

#### **New Jersey Judiciary**

#### How to Enforce or Request a Change of a Domestic Violence Restraining Order

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#### Additional forms you may need:

- Federal Child Support Services Application (IV-D Child Support Program at njchildsupport.gov)
- Financial Statement for Summary Support Actions (CN 11223)
- Family Case Information Statement (CIS) (CN 10482)
- Certification in Support of Establishing Paternity (CN 11176)
- Certificate of Parentage (COP) (New Jersey Department of Health, Vital Statistics form)

**Note**: These materials have been prepared by the New Jersey Administrative Office of the Courts for use by self-represented litigants. The guides, instructions, and forms will be periodically updated as necessary to reflect current New Jersey statutes and court rules. The most recent version of the forms will be available at the county courthouse or at njcourts.gov. However, you are ultimately responsible for the content of your court papers. With limited exceptions, any paper filed with the court can be looked at by the public.

Completed forms are to be submitted to the Family Division in the county where you are filing your case. A list of Family Division Offices is provided at the customer counter or at nicourts.gov.

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		Superior Court of New Jersey Chancery Division - Family Part County:
Plaintiff		Docket Number: FV-
V.		Civil Action  Application for Modification or
Defendant Plaintiff Em	agil:	Enforcement of a Domestic Violence
	Email:	Restraining Order
Plaintiff's A Name: Address	Plaintiff / □ Defendant in this matter.  Attorney:  s: Email:	
Defendant' Name:	•	
Phone:	Email:	
The curren	t Order was entered on	
□ 1. I ar	n requesting a change to the following c Prohibition from my current residence (	
	Modification/Enforcement of exclusive (specify)	possession of residence/alternate housing
	Prohibition from my current employer (	olaintiff only): (specify place of employment)
	Modification/Enforcement of payment for the court	or emergent monetary relief previously ordered by

2.	Modification/Enforcement of court ordered monitoring of batterers program or other mental health interventions (specify)
3.	DCP&P (formerly known as DYFS) $\square$ is $\cap$ is not actively involved with the child(ren). Explain if applicable.
4.	Modification/Enforcement of custody of the children included in the order (be specific):
5.	Modification/Enforcement of parenting time as follows (be specific):
6.	Modification/Enforcement of prohibition of contact or communication with others (be specific)  Name  Relationship
7	Modification/Enforcement of court ordered risk assessment, substance abuse, mental health
	or other evaluation:
	<ol> <li>3.</li> <li>5.</li> <li>8.</li> </ol>

	9.	Establishment of child support.
		Modification of current child support (increase/decrease) previously ordered by the court in the amount of \$ per (weekly, bi-monthly, etc.).
	10.	Explain the change in circumstances that support your request for modification. <b>For modification to increase/decrease child support payments</b> , pursuant to <i>R</i> . 5:5-3, you must file with the court a Financial Statement for Summary Support Action and your most recent Federal Income Tax Return or three (3) most recent paystubs. Please remove or cover any personal identifiers and/or addresses from all attachments.
	44	Enforcement of child augment proving all and and but the count in the amount of
Ш	11.	Enforcement of child support previously ordered by the court in the amount of \$ per(weekly, bi-monthly, etc.).
		Obligee: Birth Date Birth Date
		Child: Birth Date
		Child: Birth Date
		Child: Birth Date
	12.	Modification/Enforcement of medical coverage for plaintiff or children (be specific):
	13.	Modification/Enforcement of emergent support awarded to plaintiff or children (be specific):
	14.	Modification to increase/decrease spousal support. Pursuant to <i>R</i> .5:5-2, (be specific): <b>Note</b> : This request requires that you attach a Case Information Statement.

	Chi	ild	Birth Date							
	Chi	ild	Birth Date							
	Chi	ild	Birth Date							
		To the best of my knowledge, my child(ren) <b>is not</b> physically o	r mentally disabled.							
	☐ My child <b>is</b> disabled. Describe disability:									
		My child is not attending high school or any other post-element	tary education program.							
		My child is attending high school or other post-elementary edu- the name of school and most recent date(s) attended:	cation program. Provide							
		My child is not married.								
		My child is not married.  If married, date of marriage:								
		•								
		If married, date of marriage:								
16.		If married, date of marriage:  My child is not in the military.								
16.		If married, date of marriage:  My child is not in the military.  If in the military, date enrolled and branch								
16.		If married, date of marriage:  My child is not in the military.  If in the military, date enrolled and branch  heck any additional reliefs you are seeking to modify or enforce and compensatory Damages								
16.	□ Cr	If married, date of marriage:  My child is not in the military.  If in the military, date enrolled and branch  heck any additional reliefs you are seeking to modify or enforce and compensatory Damages  Punitive Damages	and explain your reason.							
16.	Ch	If married, date of marriage:  My child is not in the military.  If in the military, date enrolled and branch  heck any additional reliefs you are seeking to modify or enforce and compensatory Damages  Punitive Damages	and explain your reason. ed)							

□ 17.	Modification/Enforcement of a relief not stated above (be specific):
Δttache	ed is a copy of the order I am requesting the court to modify or enforce.
□ Add	litional Information Form attached
	rtify that <b>all</b> the statements made above are true. I am aware that if <b>any</b> of the statements de by me are willfully false, I am subject to punishment.
Date	Signature □ Plaintiff □ Defendant

# New Jersey Courts

### New Jersey Judiciary Confidential Litigant Information Sheet

Pursuant to N.J.S.A. 2A:17-56.60 and to assure accurate court records, both parties must complete and file this form when a dissolution (FM) complaint or a non-dissolution (FD) complaint is filed.

This form is confidential and will not be shared with the other party.

						•	
Section 1. This section makes the section of the se					something does not apply to y known."	ou, enter	"N/A."
If you have an existing cas  Docket Number:	se, pro	vide the			n have an existing child support of umber:	order, prov	vide the
Do you have an active don  ☐ Yes ☐ No	nestic	violence	res	straini	ng order with the other party in t	nis case?	
Plaint	iff				Defendant		
Name (last, first, middle	initial)				Name (last, first, middle initial	)	
Social Security Number	Date	of Birth			Social Security Number	Date of Bir	th
Address: Street	•				Address: Street		
City		State	Zi	р	City	State	Zip
Plaintiff Phone Number					Defendant Phone Number		
Plaintiff Email Address					Defendant Email Address		
Race		X			Race		
Ethnicity					Ethnicity		
Gender					Gender		
Attorney Name					Attorney Name		
Attorney Address: Street	7				Attorney Address: Street		
City		State	Zip	)	City	State	Zip
The Judiciary will provide reasonable accommodations to enable individuals with access and participate in court events. Please contact the <u>local ADA coordinator</u> to accommodation. Contact information is available at <u>njcourts.gov</u> .							
The New Jersey Judiciary court as soon as possible.	-	es <u>court</u>	-int	erpret	ing services. If you need an inte	preter, no	tify the
Plaintiff  ☐ spoken language inter language:		required	]		Defendant  ☐ spoken language interprete language:	r required	i

Form Revised: 11/2024 CN: 10486 (Form B)

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Section 2. This section must be completed if the case involves alimony, spousal or child support, custody, parenting time (visitation) or paternity. If something does not apply to you, enter "N/A." If you do not know the information, enter, "unknown."

	<b>,</b>					,,				
		Plaintiff	1					Defendant		
, , ,			Employer Name (or other income source)							
Em	ployer Address	: Street				Employer Address: Street				
City State Zip			City			State	Zip			
Professional, Occupational, Re Licenses (Include types and lic					Professional, Occupational, Recreational Licenses (Include types and license numbers.					
Driv	er's License N	umber	State I	ssue	ed	Driver's	License Nur	nber	State Iss	sued
Hei	ght Weight	Eyes	Hair			Height	Weight	Eyes	Hair	
Aut	o License Plate	e Number	Sta	ate		Auto Lie	cense Plate N	Number	State	
Mal	Ке	Model	1		Year	Make		Model	1	Year
		I		C	hildren	nformat	ion			l
1.	Name (last, fi	rst, middle	initial)						Date	of Birth
	Race:									
	Ethnicity:									
	Gender:									
2.										
۷.	Race:				·					
	Ethnicity:									
	Gender:									
3.										
٠.	Race:									
	Ethnicity:									
	Gender:									
4.										
	Race:									
	,									
	Gender:									

Form Revised: 11/2024 CN: 10486 (Form B)

Kit Revised: 08/2025, CN: 12093

Provide the information below if you have <b>Health Care Provider:</b>	health insurance available for th Policy Number:	e children. <b>Group Number:</b>
Section 3. Your signature is required.	<u>.                                    </u>	
I certify that the foregoing information praction am aware that if I willfully provide inaccu		,
Date s/	ature	
Print	Name	

Form Revised: 11/2024 CN: 10486 (Form B) Kit Revised: 08/2025, CN: 12093



## New Jersey Judiciary Family Practice Division

#### **Additional Information Sheet**

Full Name:	Date:	
	statements made by me are true. I am aware that if any of the foregoing willfully false, I am subject to punishment	ng
Date	Signature Plaintiff/Counterclaimant	

## New Jersey Courts

#### New Jersey Judiciary

## How to Enforce or Request a Change of a Domestic Violence Restraining Order - Instructions

You can use this packet if your **docket number starts with the letters "FV,"** and you have an order from the court that you want to change. Some types of changes you can request with this packet include but are not limited to:

- Change(s) to an existing or establishment of a Child/Spousal Support Order;
- Change(s) to an existing Custody or Parenting Time Order
- Prohibition against contact with others
- Remove or Add a Protected Party (Please note in order to do this you must be either the Plaintiff or Defendant)
- Financial Reliefs, such as housing or living expenses
- Damages or Payments, such as compensation for property damage or other losses
- Possession of Personal Property.

**Important Notice:** Look over the entire form **and check only the reliefs you are seeking**. You may seek more than one relief, but only the ones you check will be considered on the day of your hearing.

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The numbered steps listed below tell you what forms you will need to fill out and what to do with them. Each form should be typed or printed clearly on 8.5" x 11" white paper only. Forms may not be filed on a different size or color paper.

#### Considerations When Changing or Enforcing a Domestic Violence Restraining Order

## These Papers Are for Filing an Application to Modify a Domestic Violence Restraining Order The word application used in this packet means a written request in which you ask the court to change or enforce an order it has already made. The court will change an order only if important facts or circumstances have changed from the time the order was issued.

#### **Notice to Appear**

When you file this application with the court, you must provide the court with the most current address of the other party (if known). The court will notice the plaintiff, defendant, and any attorney connected to your case of the hearing date. Your appearance is mandatory.

#### How to File an Appeal

An appeal is a written request asking a higher court to look at the decision of the judge and change that judge's decision. You must make that written request for an appeal within 45 days after the judge decided the case and signed a judgment in the Superior Court.

If you want to file an appeal of a court order, do not use this packet of materials. Instead, you should contact the Appellate Division in writing or by phone:

Appellate Division, Superior Court

**Hughes Justice Complex** 

P.O. Box 006,

Trenton, NJ 08625-0006

Their telephone number is (609) 292-4822. The Appellate Division staff will provide you with information on how to file an appeal.

#### "My Case is an Emergency" (Emergent Application Order to Show Cause)

An emergent hearing in family court is meant to protect children from substantial and irreparable harm. You must file for an emergent hearing at the courthouse. You cannot file for an emergent hearing through the mail. Only a judge can determine if your case will qualify as an emergent matter.

#### Where to Mail or Bring Your Papers

You should mail or bring your completed packet to the courthouse where your case was last heard. When mailing, make sure you specify the "Family Division" and "Domestic Violence Intake" in your address to insure your papers arrive at the correct division in the court.

#### Sample Address

(Name of County) Courthouse Family Division Domestic Violence Intake 1234 Street PO Box# City, State, Zip code

All courthouse addresses can be found on njcourts.gov

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#### Other Papers That You May Have to Complete Depending on Your Case

Each case has unique circumstances that may require different information. Read the next section carefully. Include any documents that will be needed for your case. Failure to complete certain required documents may result in your application being returned as "deficient" which may delay the scheduling of your case. The following list of documents provide a direct link when you click on the document name. If you have a hard copy of this packet the documents may be found at njcourts.com by usin the CN number under the title.

Confidential Litigant Information Sheet (CN 10486)(included in this kit as Form B)

This form must be completed to the best of the ability of the person filing this application. If something does not apply to you, put "n/a". Do not leave any blank spaces. This form is confidential and will not be shared with the other party.

#### Federal Child Support Services Application (IV-D Child Support Program)

You should complete this application if you are applying to establish paternity or child support. Applying for support services under the federal child support program insures your case will be enforced through the court's Probation Division. You may complete this application online at NJchildsupport.gov. This application is specific to the request for child support services and **must be completed in addition to this packet**.

### Financial Statement for Summary Support Actions (CN 11223) This form must be completed if you are requesting establish or modify child support.

You must complete this form if you are filing to establish child support. You must complete the entire form with the exception of your address, phone number, email and social security number. If something does not apply to you put "n/a". Do not leave any blank spaces. **This form will be shared with the other party pursuant court rule (***R.* **5:5-3.).** 

#### Family Case Information Statement (CIS) (CN 10482)

This form must be completed and included in your packet <u>only</u> if you are married but separated and want to establish or modify spousal support. If you are pending or already divorced from the other party, you must file a motion in that case.

Pursuant to Court Rule *R*. 5:5-2 a spousal support modification requires the parties to submit a Case Information Statement to the court. You must complete the entire form with the exception of your address, phone number, email and social security number. If something does not apply to you put "n/a". Do not leave any blank spaces. This completed form must be included in your packet submitted to the court. **This form will be shared with the other party.** 

#### **Certification in Support of Establishing Paternity** (CN 11176)

You must complete this form if you seeking to establish paternity and/or child support, and the child was not born of a marriage. Paternity must be established prior to the issuance of a child support order. If a Certificate of Parentage (COP) or a previous court order has already established paternity, this form does not need to be completed and submitted with this packet. Put "n/a" if the questions don't apply to you. **This form will be shared with the other party**.

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## New Jersey Courts www.njcourts.gov Independence - Integrity Falmess - Quality Service

#### New Jersey Judiciary

## Application for Modification or Enforcement of a Domestic Violence Restraining Order - Instructions

**Important Notice:** Look over the entire form and check only the reliefs you are seeking. You may seek more than one relief, but only the ones you check will be considered on the day of your hearing. Enter the names of the Plaintiff and Defendant as they appear on your final order.

- 1. Select the County where you are filing the application.
- 2. Fill in the Docket Number that has been issued in your case. You can find that number on the previous court order you received.
- 3. Enter the CS Number that has been issued in your case. You can find that number on the previous court order you received.
- 4. Enter the Plaintiff's and Defendant's email addresses.
- 5. Type or print your name on the line that says "I". This tells the court who is filing the application to modify the existing court order.
- 6. Select the appropriate checkbox as to whether you are the plaintiff or defendant filing this application.
- 7. Enter the Plaintiff's Attorney information (Name, Address, Phone Number)
- 8. Enter the Defendant's Attorney information (Name, Address, Phone Number)
- 9. Enter the date that the current order was entered (mm/dd/yyyy format)
- 10. Describe in detail the change requested to your order.
- 11. Check all the boxes you would like the court to consider for modification. Please give a complete explanation for your request. If you need more space for your explanation, please use the Additional Information Sheet in this packet. (**Note**: if attaching the additional information sheet, please select the checkbox on the last page of the Application form.)
- 12. Sign and date the application and select the appropriate checkbox as to whether you are the plaintiff, plaintiff, defendant, or defendant.
- 13. All your supporting documentation should be included with this packet.
- 14. Please make two copies, keep one complete copy for your records and send the original and one complete copy (including attachments) to the appropriate courthouse, addressing it to the Domestic Violence Intake Unit. The Domestic Violence Intake Unit will then serve the packet to the other party. You will receive your court date in the mail. You may also hand deliver your packet to the Domestic Violence Intake Unit.

Instructions Revised: 08/2025, CN: 12093 (Form A)

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#### Things to Think About Before You Represent Yourself in Court

#### Try to Get a Lawyer

The court system can be confusing, and it is a good idea to get a lawyer if you can. If you cannot afford a lawyer, you may contact the legal services program in your county to see if you qualify for free legal services. Their telephone number can be found online under "Legal Aid" or "Legal Services."

If you do not qualify for free legal services and need help in locating an attorney, you can contact the bar association in your county. Most county bar associations have a Lawyer Referral Service. The Lawyer Referral Service can supply you with the names of attorneys in your area willing to handle your particular type of case and sometimes consult with you at a reduced fee.

There are also organizations of minority lawyers throughout New Jersey, as well as organizations of lawyers who handle specialized types of cases. Ask your county court staff for a list of Lawyer Referral Services that include these organizations.

#### What You Should Expect If You Represent Yourself

While you have the right to represent yourself in court, you should not expect any special treatment, help, or attention from the court. You must still comply with the Rules of the Court, even if you are not familiar with them. The following is a list of some things the court staff can and cannot do for you. Please read it carefully before asking the court staff for help.

- We can explain and answer questions about how the court works.
- We can tell you what the requirements are to have your case considered by the court.
- We can give you some information from your case file.
- We can provide you with samples of court forms that are available.
- We can provide you with guidance on how to fill out forms.
- We can usually answer questions about court deadlines.
- We cannot give you legal advice. Only your lawyer can give you legal advice.
- We cannot tell you whether or not you should bring your case to court.
- We cannot give you an opinion about what will happen if you bring your case to court.
- We *cannot* recommend a lawyer, but we can provide you with the telephone number of a local lawyer referral service.
- We cannot talk to the judge for you about what will happen in your case.
- We cannot let you talk to the judge outside of court.
- We cannot change an order issued by a judge.

#### **Keep Copies of All Papers**

If you do not hire an attorney but represent yourself, be sure to make and keep for yourself copies of all completed forms and any canceled checks, money orders, sales receipts, bills, contract estimates, letters, leases, photographs and other important documents that relate to your case.

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#### **Definitions of Words Used in This Packet**

**Application**: An *application* is a written request in which you ask the court to issue an order or to change an order that has already been issued.

**Award**: An *award* is the final decision of a judge granting damages or other relief to a party.

**Certification**: A *certification* is a written statement made to the court when you file papers with the court, swearing that the information contained in the filed papers is true.

**Child Support Number** (also referred to as "CS Number"): The *Child Support Number* is the identifying number assigned to your child, spousal, or alimony support case.

**Court Order**: A *court order* is the written decision issued by a court of law. For example, a child support court order sets forth how often, how much, and what kind of support is to be paid.

**Compensatory Damages:** An award of money in for actual economic loss, property damage, or injury.

**Docket Number**: The *docket number* is the identifying number assigned to every case filed in the court.

**Exhibits**: *Exhibits* are written documents you provide to the court to support what you want the court to decide.

**FV:** The letters the court uses to identify a Domestic Violence restraining order and a Sexual Assault Protection Order.

**File**: To *file* means to give the appropriate forms to the court to begin the court's consideration of your request.

**Modification:** A change made to court order.

**Party**: A *party* is a person, business, or governmental agency involved in a court action.

**Property Damage:** *Property damage* is injury to real or personal property through another's negligence or willful destruction.

**Punitive Damages:** *Punitive damages* are awarded for the express purpose of punishing the defendant, and to deter future similar acts.

**Relief**: To ask for *relief* is to ask the court to grant something such as custody, parenting time, or support.

**Support Obligation**: Support Obligation is the amount of support that the court orders the obligor to pay. The court order includes how much and how often support has to be paid (i.e., per week, per month, bi-weekly, etc.).

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#### **Definitions of Words Used in This Packet**

**Support Enforcement:** The Probation Division is required to enforce court orders that call for the payment of child support, health care coverage, and/or spousal support/alimony. If support is not being paid timely, Probation Support Enforcement has many state and federal tools available to enforce child support orders. These can include, but are not limited to:

- Income withholding
- Court hearing
- Bench warrant
- Tax offset federal and state
- Judgment (liens attached to property & assets)
- Credit bureau notification
- Financial Institution Data Match (FIDM) seizure of bank accounts
- Child Support Lien Network (CSLN) seizure of proceeds from law suits
- Passport denial
- License suspension
- Lottery interception

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