

AGREEMENTS FOR TEMPORARY ORDERS

You must file the following forms in cases where there is an agreement and you want a temporary order issue without a hearing

Temporary Order on Agreement of Parties form or

Specific language in an agreement which states that the parties waive a right to hearing before entry of the temporary order and that they understand that the order will be enforceable by the Court through contempt proceedings.

- Appearance(s) from both attorneys, unless the attorney signed the complaint. If any party is representing him or herself, he or she must file an appearance, unless he or she signed the complaint.

Financial statements from both parties if any financial matters are addressed in the agreement. They must be complete and no more than 30 days old. Copies of W-2, 1099 forms and pay stubs must be attached.

- * Child support guidelines worksheet (if child support is addressed in the agreement)

Child Support Guidelines Findings (if the parties agree to more or less than guidelines)

- Wage assignment (this is needed even if the parties agree to a suspended wage assignment)

DOR application (this is needed in all cases where there is a child support order, even if there is not a wage assignment)

Please note

All cases need to have a "next date" - please check with the Registry before choosing a date.

If you have not had a Case Management Conference in your case, please check with the Registry to see if one is needed.