

MOTION FOR AN INTERIM ORDER: DOMESTIC RELATIONS

An Informational Guide to a North Dakota State Civil Court Process

The North Dakota Legal Self Help Center provides resources to people who represent themselves in civil matters in the North Dakota state courts. The information provided in this informational guide is <u>not</u> intended for legal advice but only as a general guide to a civil court process. **If you decide to represent yourself, you will need to do additional research to prepare**.

When you represent yourself, you must abide by the following:

- State or federal laws that apply to your case;
- Case law, also called court opinions, that applies to your case; and
- Court rules that apply to your case, which may include:
 - North Dakota Rules of Civil Procedure;
 - North Dakota Rules of Court;
 - North Dakota Rules of Evidence;
 - o North Dakota Administrative Rules and Orders;
 - Any local court rules.

Links to the laws, case law, and court rules can be found at <u>ndcourts.gov</u>.

A glossary with definitions of legal terms is available at <u>ndcourts.gov/legal-self-help/glossary</u>.

When you represent yourself, you are held to the same requirements and responsibilities as a lawyer, even if you don't understand the rules or procedures. If you are unsure if this information suits your circumstances, consult a lawyer.

This information <u>is not</u> a complete statement of the law. This covers basic information about the process of making and answering a motion for an interim order in a North Dakota state district court domestic relations case. The Center is not responsible for any consequences that may result from the information provided. The information cannot replace the advice of competent legal counsel licensed in the state of North Dakota.

<u>Use at your own risk</u>.

WARNING – A motion for interim order can have serious legal consequences. It is strongly recommended that you consult a lawyer and carefully consider all of your options before you represent yourself in a motion for an interim order.

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This informational guide is made up of three sections:

<u>First Section</u>: General information about motions for interim orders in domestic relations cases. (Pages 6-14)

Second Section: The basic motion for interim orders process from beginning to end. (Pages 15-35)

<u>Third Section</u>: Appendix of formatting examples of common motion for interim order documents. (Pages 36-85)

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INFORMATION ABOUT MOTIONS FOR INTERIM ORDERS IN DOMESTIC RELATIONS CASES

WHAT IS A MOTION FOR AN INTERIM ORDER IN A DOMESTIC RELATIONS CASE?

An interim order is a temporary court order following a required evidentiary hearing. The order is intended to be of limited duration. Generally, an interim order will only be in effect until the court makes a final order in the domestic relations case.

A motion for interim order is a written request to the Court identifying any proposals for resolution of an issue on a temporary basis.

Generally, an interim order may be requested after a domestic relations case has already been started.

Domestic relations cases are family disputes involving the rights and duties of parents, children, husbands and/or wives.

An interim order may include:

- Payment of support,
- Temporary parental rights and responsibilities,
- A parenting schedule of minor children,
- Payment of attorney's fees and costs,
- The use of real or personal property; and/or
- For restraining and eviction regarding property.

An interim order cannot be amended, unless:

- The parties have previously agreed to allow amendments; and/or
- In the event of a material change of circumstances.

DOES THE ND LEGAL SELF HELP CENTER HAVE MOTION FOR INTERIM ORDER FORMS?

No, the ND Legal Self Help Center does not have a packet of forms for making a motion for an interim order. If you decide to represent yourself, you will need to create and prepare your own legal documents.

Names and descriptions of the documents you will need to create and prepare are found throughout this guide. Formatting examples of common motion for interim order documents are found at the end of this guide.

Although the ND Legal Self Help Center does not have forms or instructions for motions for interim orders in North Dakota state district court, a variety of General-Use forms are available as a starting point for creating your own legal documents.

All of the General-Use forms available through the ND Legal Self Help Center are available at www.ndcourts.gov/legal-self-help. Scroll to the "District Court Civil" section.

You may find the forms in the Legal Services of North Dakota Family Law Manual of interest. The Legal Services of North Dakota Family Law Manual contains a variety of family law forms that were created for lawyers to use as examples in family law cases. The Legal Services of North Dakota website is <u>www.legalassist.org</u>.

(References to the Legal Services of North Dakota Family Law Manual are for your convenience only. The ND Legal Self Help Center does not endorse, warrant, or accept responsibility for the content or uses of the Family Law Manual. You must independently determine the legal sufficiency of the forms in the Family Law Manual. Use at your own risk.)

IS THERE HELP AVAILABLE FOR CREATING LEGAL DOCUMENTS?

If you would like assistance creating your legal documents, consult a lawyer licensed to practice in North Dakota.

Ask the lawyer about Limited Legal Representation. Lawyers licensed to practice in North Dakota may agree to help you with part of your civil action, such as preparing legal documents, while you handle the rest of your civil action.

You and the lawyer must agree in writing to Limited Legal Representation.

WHAT ARE NORTH DAKOTA LAWS AND RULES RELATED TO MOTIONS FOR INTERIM ORDERS?

Chapter 14-05 of the North Dakota Century Code governs divorce and legal separation. www.legis.nd.gov/cencode/t14c05.html

Chapter 14-09 of the North Dakota Century Code governs parenting rights and responsibilities, such as custody, visitation, and child support. www.legis.nd.gov/cencode/t14c09.html

Chapter 14-12.2 of the North Dakota Century Code governs enforcement and modification of child support and spousal support orders issued by other states or countries. <u>www.legis.nd.gov/cencode/t14c12-2.html</u>

Chapter 14-14.1 of the North Dakota Century Code governs child custody and visitation jurisdiction. <u>www.legis.nd.gov/cencode/t14c14-1.pdf</u>

Chapter 14-20 of the North Dakota Century Code governs paternity. Review the entire Chapter. <u>www.legis.nd.gov/cencode/t14c20.pdf</u>

Chapters 14-05, 14-09, 14-12.2, 14-14.1, and 14-20 are Chapters within Title 14 of the North Dakota Century Code. There are many other laws related to families in Title 14. You may find them of interest. <u>www.legis.nd.gov/cencode/t14.html</u>

The North Dakota Rules of Civil Procedure apply to civil matters in North Dakota state district courts. The rules are found at <u>www.ndcourts.gov/legal-resources/rules/ndrcivp</u>.

The North Dakota Rules of Court apply to civil matters in North Dakota state district courts. The rules are found at <u>www.ndcourts.gov/legal-resources/rules/ndrct</u>. See particularly:

- Rule 8.2 (Interim Orders in Domestic Relations Cases), and
- Rule 3.2 (Motions).

The North Dakota Rules of Evidence apply to civil matters in North Dakota state district courts. The rules are found at <u>www.ndcourts.gov/legal-resources/rules/ndrev</u>.

North Dakota case law (court decisions) is useful for interpreting what the law means for your individual circumstances.

When the decision of a case is appealed from a North Dakota State District Court to the North Dakota Supreme Court, the Supreme Court writes their opinion to explain how and why they interpreted the laws or rules to decide the appeal the way they did. The opinions are case law and are followed by North Dakota courts deciding later cases with similar facts and issues.

One way to research case law related to motion for interim order(s), is to use the print version of the North Dakota Century Code to find the short summaries of case law after each Section of the Century Code. Case law summaries directly follow the text of the Century Code Section. To view the full text of the opinion, go to <u>www.ndcourts.gov</u> and click on "Supreme Court Opinions."

Laws constantly change through legislation, administrative rulings and case law (court decisions). To determine how a law applies to your situation, review the applicable law or laws, administrative rulings and case law (court decisions). Notes of case law (court decisions) related to North Dakota law can be found in the print editions of the North Dakota Century Code. Print editions of the North Dakota century Code are found in many North Dakota public and academic libraries.

Only a lawyer licensed to practice in North Dakota who has agreed to represent you can give you legal advice. Legal advice includes interpreting how the laws and rules apply to your situation.

WHAT ARE THE DEFINITIONS OF SOME OF THE COMMONLY USED TERMS IN A MOTION FOR AN INTERIM ORDER?

The following definitions are intended to be helpful, BUT they are not intended to constitute legal advice OR address every possible meaning of the terms in this section.

Best Interests of the Child – The 13 factors the District Court uses when deciding the residential responsibility and parenting time arrangements that are in the best interests of the child. The 13 factors are listed in North Dakota Century Code Section 14-09-06.2. www.legis.nd.gov/cencode/t14c09.pdf

Child support – Money paid by a parent for the financial benefit of a child. Child support is based on guidelines set by the North Dakota Department of Human Services. If a parent can show a different ability to earn income than the guidelines show, the court may order a higher or lower child support payment.

The Child Support Division of the North Dakota Department of Human Services created and provides support for the Child Support Guidelines Calculator. The Calculator is available at childsupport.dhs.nd.gov/lawyers/child-support-guidelines.

Custody – See Residential Responsibility.

Decision making responsibility – The responsibility to make decisions concerning the minor child. The term may refer to decisions on all issues or on specific issues, but not child support issues.

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Deploying or deployed parent – A deploying, or deployed parent is a uniformed service member who has been notified of orders of movement or mobilization for more than ninety days, but less than eighteen months AND the orders are designated as unaccompanied, not authorized for dependent travel, or do not permit family members to move to the deployment location.

Domestic relations cases – Family disputes involving the rights and duties of parents, children, husband and/or wife.

For example:

- **Divorce** The only way to legally end your marriage. In other words, the two married individuals become unmarried once their divorce is granted by a court.
- Legal separation A civil court process with requirements that are similar to the requirements for granting a divorce. However, unlike a divorce, legal separation does not end the marriage, but it does end many of the legal responsibilities spouses have to each other, while they are married.
- Establishing parenting rights and responsibilities A civil court process involving parents who were never married to each other, which determines all the rights and responsibilities a parent has concerning the parent's child.
- **Paternity** The establishment of a father-child relationship.
- **Maternity** The establishment of a mother-child relationship.

Evidentiary hearing – An evidentiary hearing is similar to a trial, except without a jury. The Moving Party presents their evidence and witnesses, and then the Opposing Party has an opportunity to cross-examine those witnesses and also call their own witnesses who may be cross-examined by the Moving Party. The Judicial Officer weighs all the facts, evidence, and arguments presented at the evidentiary hearing and either grants or dismisses the motion for an interim order.

Ex-Parte Motion for an Interim Order – Also called an emergency or urgent motion. An exparte interim order is granted by a judge who makes a decision on the motion based only on the documents and affidavit evidence BEFORE holding the required hearing.

Ex-parte interim orders will only be issued if a court thinks that there are exceptional circumstances present. If the court grants an ex-parte interim order, an evidentiary hearing MUST be held within 30 days of the court granting the ex-parte interim order.

Home state – The state in which a minor child lived with a parent for at least six consecutive months immediately before the commencement of a child custody proceeding. In the case of a child less than six months of age, home state means the state in which the child lived from birth with a parent. A period of temporary absence of any of the mentioned persons is part of the period.

Marital property – All of the assets and debts owned by either spouse, whether owned jointly or individually.

Material Change in Circumstances – Significant change or changes since the original domestic relations case started, unknown at the time the case started, requiring a resolution of an issue on a temporary basis to serve the best interests of the child.

Obligor – The person ordered by the court to pay child support or spousal support.

Obligee – The person receiving child support or spousal support ordered by the court.

Parental rights and responsibilities – All the rights and responsibilities a parent has concerning the parent's minor child.

Parenting plan – A written plan describing each parent's rights and responsibilities.

Parenting schedule – The schedule of when the minor child is in the care of each parent.

Parenting time – The time when the minor child is to be in the care of a parent. (Also known as visitation.)

Primary residential responsibility – A parent with more than fifty percent of the residential responsibility.

Residential responsibility – A parent's responsibility to provide a home for the child. (Also known as custody.)

Spousal support – Money paid by one spouse to the other after they separate or divorce. (Also known as alimony or maintenance.)

Visitation – See Parenting Time.

WHO ARE THE PARTIES IN A MOTION FOR AN INTERIM ORDER?

Plaintiff: The parent or spouse who is listed as the Plaintiff in the original domestic relations action. For example, the parent who started the action with service of the summons and complaint on the other parent.

Defendant: The parent or spouse who is listed as the Defendant in the original domestic relations action. For example, the parent who filed a written Answer in order to participate in the original case.

Moving Party: The parent or spouse bringing the Motion for an Interim Order. The Moving Party in the motion may be either the Plaintiff or the Defendant.

Opposing Party: The other parent or spouse. In other words, the parent or spouse who is not bringing the motion. (Also called the Non-moving party.)

Real Party in Interest – (Also known as the Statutory Real Party in Interest.) The State of North Dakota is added as a real party in interest to parenting rights and responsibilities actions <u>only</u> when:

- Child support will be established or modified, and a minor child receives assistance through programs administered by the North Dakota Department of Human Services, such as temporary assistance to needy families, Medicaid, and foster care;
- Child support will be established or modified, and an application was made and accepted for services provided by the Child Support Division of the North Dakota Department of Human Services; or
- Child support or spousal support will be established or modified and North Dakota or the Child Support Division of the North Dakota Department of Human Services is required to be involved in proceedings related to support orders of other states or countries under the Uniform Interstate Family Support Act.

WHAT IS THE NORTH DAKOTA RESIDENCY REQUIREMENT FOR A MOTION FOR AN INTERIM ORDER?

The North Dakota residency requirement applies to the original domestic relations case that was started by the Plaintiff, but does not apply to the motion for an interim order itself.

Thus, the Plaintiff, who filed the original domestic relations case, must have been a North Dakota resident for the required amount of time before filing.

For example:

- **Divorce and Separation** may not be granted, unless the plaintiff has been a resident of North Dakota for six consecutive months before they commenced the court action.
- Parenting Rights and Responsibilities a court has the ability to make an initial child custody determination only if the state is the home of the child on the date that the action is started, or was the home state of the child within six months before the action was started, and the child is absent from the state, but a parent continues to live in this state.
 - <u>Note</u>: You should read and familiarize yourself with Section 14-14.1-12 of the North Dakota Century Code.
- **Paternity** the residency requirement for paternity is very complex. You should review and familiarize yourself with Sections 14-20-36 through 14-20-40 of the North Dakota Century Code to determine whether or not you meet the residency requirements.

EX-PARTE (EMERGENCY) MOTION FOR AN INTERIM ORDER

This informational guide <u>does not</u> provide process information for making a motion for an exparte interim order.

A motion for an ex-parte interim order is sometimes referred to as an emergency and/or urgent motion. An ex-parte interim order is granted by a judge who makes a decision on your motion based only on your documents, affidavits of evidence, and without first holding the required hearing.

Ex-parte interim orders will only be issued if a court thinks that there are exceptional circumstances present.

For example:

- A threat of imminent danger to someone or a minor child of such person,
- If a court finds evidence that someone is in need of protection; and/or
- If the court finds evidence that the marital estate requires protection.

If the court grants an ex-parte interim order, an evidentiary hearing MUST be held within 30 days of the court granting the ex-parte interim order. The Moving Party MUST prove what they alleged in their written ex-parte motion.

You should read and familiarize yourself with Rule 8.2(a) of the North Dakota Rules of Court available at: www.ndcourts.gov/legal-resources/rules/ndrct/8-2.

LAWYER RESOURCES AND LIMITED LEGAL REPRESENTATION

You are not required to hire a lawyer to bring a civil action in North Dakota State District Court. If you decide to represent yourself, you must follow all of the rules, laws and procedures that a lawyer is required to follow.

Lawyer Resources

If you decide to find a lawyer to represent you, you may find the following options of interest.

- Legal Services of North Dakota is a non-profit organization, providing free legal assistance to North Dakota residents in a variety of matters based on income. Legal Services of North Dakota can also determine whether an applicant meets the income requirements for the Volunteer Lawyers program that offers low-cost legal assistance based on income. The phone number is (800) 634-5263 and the website is <u>www.legalassist.org</u>.
- The State Bar Association of North Dakota provides a lawyer referral service to match paying clients in need of legal services with lawyers. The phone number is (866) 450-9579 and the website is <u>www.sband.org</u>. The cost is \$30.00 for a 30 minute consultation with a lawyer.
- For a list of all lawyers who are licensed to practice in North Dakota, go to the North Dakota Supreme Court website at <u>www.ndcourts.gov/Lawyers</u>. You can narrow your search by name or location.

Limited Legal Representation

Lawyers licensed to practice in North Dakota may provide Limited Legal Representation in civil actions. Limited Legal Representation (sometimes called "unbundling") is a way that a lawyer can help you with part of your case while you do the rest of your case. You pay for the part of the case the lawyer handled. For example:

- You may want an attorney to give you an expert opinion about your options, or your legal rights and responsibilities;
- You can consult with an attorney to prepare or review your legal documents, but attend hearings yourself;
- You can represent yourself through the whole case, and periodically consult with an attorney who can coach you on the law, procedures and strategy;
- You can do the preparation yourself and hire an attorney just to make court appearances for you.

You and the lawyer must agree in writing to Limited Legal Representation.

THE MOTION FOR AN INTERIM ORDER PROCESS IN NORTH DAKOTA

PART ONE: THE MOVING PARTY RESEARCHES THE LAWS & RULES; MAKES DECISIONS; GATHERS INFORMATION

Read this court process information <u>carefully</u>. Review the formatting examples of motion for interim order documents at the end of this guide.

If you do not know if you should use this informational guide and formatting examples of motion for interim order documents, consult a lawyer who is licensed to practice in the state of North Dakota.

Research Rule 8.2 of the North Dakota Rules of Court & Other Applicable Laws:

Use the links above to research how the statutes (laws) enacted by the North Dakota Legislature and case law apply to your specific situation.

You can find Rule 8.2 on the North Dakota Supreme Court website under "Legal Resources," 'Rules of Court," and then by selecting "8.2 Interim Orders in Domestic Relations Cases," or by clicking here: www.ndcourts.gov/legal-resources/rules/ndrct

Make Decisions:

Review what you are asking the court to decide. Identify your proposal(s) for resolution of the issue(s). Outline how the laws, rules and your facts support what you are asking the court to decide.

Remember, an interim order may include:

- Payment of support,
- Temporary parental rights and responsibilities,
- A parenting schedule of minor children,
- Payment of attorney's fees and costs,
- The use of real or personal property; and/or
- For restraining and eviction regarding property.

Gather Information:

For example:

- At least one copy of the documents that established the original domestic relations action. In other words, the Summons and Complaint for the domestic relations case.
 - The summons and complaint are the documents that must be served on the Defendant to start a domestic relations case.
 - These documents can be filed with the Court before the motion for an interim order documents are filed, <u>or</u> filed at the same time.
 - <u>Note</u>: If these documents have already been filed with the Court, you do not need to file the summons, complaint, or proof of service of the summons and complaint again.
- Supporting documentation that you plan to refer to in your motion documents.
 - Any supporting documentation to which you refer in your motion documents <u>must</u> be served on the Opposing Party and filed with the Court.
- Affidavits of individuals with first-hand knowledge that you plan to refer to in your motion documents.
 - Provide the *Affidavit of* ______ *in Support of Motion for Interim Order* to each individual to complete and return to you.
 - See Appendix E below.
 - Any affidavit to which you refer in your motion documents <u>must</u> be served on the Opposing Party and filed with the Court.
 - <u>Note</u>: An evidentiary hearing is required for motions for interim orders.
 - The individual(s) who provided you with an affidavit may be required to attend the evidentiary hearing as a witness. Thus, if someone provides you with their affidavit, you will need to ensure that they're available to attend a scheduled court date where they will speak about what they wrote in their affidavit. You may wish to consider subpoenaing your witness to ensure that they will attend the scheduled hearing.
- Child support calculations, if you plan to request the court require payment of child support.
 - The Calculator is available at <u>childsupport.dhs.nd.gov/lawyers/child-support-</u><u>guidelines</u>.
 - The Child Support Division of the North Dakota Department of Human Services created and provides support for the Child Support Guidelines Calculator.
 - Court system and ND Legal Self Help Center staff <u>cannot</u> provide support for the Child Support Guidelines Calculator.

PART TWO: MOVING PARTY CREATES THEIR MOTION FOR INTERIM ORDER DOCUMENTS

The Moving Party is required to create, serve and file their motion for interim order documents.

Create the Following Documents:

- Notice of Motion for Interim Order -
 - See Appendix A: Notice of Motion for Interim Order formatting example below.
 - A written notice that tells all the parties that the Moving Party is requesting an order from the Court.
 - Motions for interim orders require a hearing. Therefore, you will need to request a hearing date from the Clerk of Court in the County where your domestic relations case is filed.
 - When you contact the Clerk of Court, ask if the County requires that you file a proposed Interim Order with your motion documents. (See the information about the "Interim Order (Proposed)" below.
 - You will need to include the hearing time, date and location on the Notice of Motion.

• Motion for Interim Order –

- See Appendix B: Motion for Interim Order formatting example below.
- A short, specific purpose, written request to the Court in an existing domestic relations case, for an interim order.
- In other words, a short, written request of your proposal, which, if granted by the Court, would result in an interim order.

• Brief in Support of Interim Motion -

- See Appendix C: Brief in Support of Motion for Interim Order formatting example below.
- A written document that explains why the Moving Party filing the motion for interim order should have the motion granted by the court.
 - In other words, an explanation as to why the court should grant your proposal.
- A list of the Moving Party's version of the facts related to the motion for interim order.
- An explanation of each law, case law or court rule that supports the Moving Party's argument(s) and an application of each to the Moving Party's specific set of facts.

- Affidavit in Support of Interim Motion -
 - See Appendix D: Affidavit in Support of Motion for Interim Order formatting example below.
 - Your, the Moving Party's, written statement of the facts. Your written statement is made under oath, in front of an authorized officer.
 - Facts that you refer to in the brief should also appear in the affidavit.
 - The affidavit must be signed by you, the Moving Party, in the presence of a notary public.

• Financial Statement and Affidavit –

- See Appendix K: Financial Statement and Affidavit formatting example below.
- An itemized financial statement, which is required for <u>all</u> motions for interim orders.
- Also available online, in Appendix B of the North Dakota Rules of Court.

• Confidential Information Form –

- See Appendix L: Confidential Information Form formatting example below.
- Review <u>Rule 3.4</u> of the North Dakota Rules of Court. Lists the full confidential information that is not allowed to appear in documents filed with the court. This form is not a part of the public court record.
- Also available online, in Appendix H of the North Dakota Rules of Court.

Document you May be Required to Create:

- Interim Order (Proposed) -
 - See Appendix M: Interim Order (Proposed) formatting example below.
 - This is your proposed interim order for the Court to sign, if the Court grants your requests in your motion for an interim order.
 - If the Court grants the requests in your motion for an interim order <u>and</u> uses your proposed order, the judicial officer assigned to your case will date and sign your proposed order.
 - When you contact the Clerk of Court to schedule an evidentiary hearing on your motion, ask if the County requires that you file a proposed Interim Order with your motion documents.

PART THREE: MOVING PARTY ARRANGES FOR SERVICE OF COPIES OF THE DOCUMENTS ON OPPOSING PARTY

The Moving Party is required to serve copies of motion for an interim order documents on the Opposing Party.

Service is providing copies of your completed interim order documents and other supporting documents on the Opposing Party.

The Moving Party will also be required to complete and file an Affidavit of Service. An Affidavit of Service provides the District Court with proof that you served the Opposing Party.

The District Court **will not** act on your motion documents, unless you file proof of service with the court.

The Moving Party is required to serve one copy of each of the following documents on the Opposing Party:

- Notice of Motion for Interim Order;
- Motion for Interim Order;
- Brief in Support of Motion for Interim Order;
- Affidavit in Support of Motion for Interim Order;
- Financial Statement and Affidavit;
- Interim Order (Proposed) <u>only if required by the County</u>; and
- All other supporting documentation, including affidavits of others with first-hand knowledge.

DO NOT serve a copy of the Confidential Information Form on the Opposing Party.

Service by Mail:

You may arrange for service of the copies of the documents by mail by an individual who is at least 18 years old.

- Put the copies in an envelope;
- <u>Either</u>:
 - Address the envelope with the Opposing Party's last known address; <u>OR</u>
 - If you know the Opposing Party is currently represented by a lawyer, address the envelope with the lawyer's address; and
- List your address as the return address on the envelope.

The individual who is at least 18 years old takes the envelope to a United States Post Office and mails the envelope. Postage must be prepaid.

Service by mail is complete upon mailing.

Complete the Affidavit of Service by Mail:

See Appendix F: Affidavit of Service by Mail below.

The individual who took the envelope to a United States Post Office and mailed it must complete the Affidavit of Service by Mail.

Caption:

• Complete the Caption exactly as the Caption of the Notice of Motion form is filled out.

Paragraphs 1-6:

• Follow the directions on the form.

Date and Signature:

- DO NOT date and sign the form until your signature can be witnessed by a Notary Public or Clerk of Court.
- Fill in the County and State where the form was signed.
- Fill in the printed name, address, and telephone number.

Make ONE COPY of the completed Affidavit of Service by Mail form for your records. You will file the original with the Clerk of District Court in Step Four.

Additional Service Information for Motions:

There are other service options available for motions. Go to <u>www.ndcourts.gov/legal-self-help/service-in-a-civil-action</u>. See the "Service After a Civil Action Has Started" section.

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PART FOUR: MOVING PARTY FILES THEIR INTERIM MOTION DOCUMENTS WITH THE CLERK OF COURT

The Moving Party is required to file their original motion for an interim order documents and other supporting documents with the Clerk of District Court:

The original, completed:

- Notice of Motion for Interim Order;
- Motion for Interim Order;
- Brief in Support of Motion for Interim Order;
- Affidavit in Support of Motion for Interim Order;
- Financial Affidavit / Itemized Financial Statement;
- Interim Order (Proposed) <u>only if required by the County;</u>
- Confidential Information Form;
- Affidavit of Service; and
- All other supporting documentation, including affidavits of others with first-hand knowledge.

Neither party will be required to pay a filing fee.

PART FIVE: OPPOSING PARTY CALCULATES DEADLINE; RESEARCHES THE LAWS & RULES; MAKES DECISIONS; GATHERS INFORMATION

Read this court process information <u>carefully</u>. Review the formatting examples of answer to interim motions documents at the end of this guide.

If you do not know if you should use this guide and formatting examples of answer to motion for interim order documents, consult a lawyer who is licensed to practice in North Dakota.

Calculate your deadline to answer the motion for an interim order:

The Opposing Party must calculate their deadline to answer the motion.

If the Opposing Party <u>does not bring any new issues</u> to the court's attention, the Opposing Party must file and serve their response <u>no later than 7 days</u> prior to the hearing.

If the Opposing Party <u>brings new issues</u>, other than those discussed in the Moving Party's initial motion, to the court's attention, the Opposing Party must file and serve their response <u>no later</u> <u>than 14 days</u> prior to the hearing.

Remember, issues include:

- Payment of support,
- Temporary parental rights and responsibilities,
- A parenting schedule of minor children,
- Payment of attorney's fees and costs,
- The use of real or personal property; and/or
- For restraining and eviction regarding property.

When calculating days for filing and service:

- Do not include the day of the event that triggers the start of the period;
- Count by calendar days, including Saturdays, Sundays, and legal holidays; and
- Include the last day of the period, but if the last day is a Saturday, Sunday, or legal holiday, the period continues to run until the end of the next day that is not a Saturday, Sunday, or legal holiday.

Research Rule 8.2 of the North Dakota Rules of Court & Other Applicable Laws:

Use the links above to research how the laws enacted by the North Dakota Legislature and case law apply to your situation.

Make decisions:

Make an outline of the facts and arguments you want to include in your response.

Make a copy of the Moving Party's motion for interim order documents on which to make your own notes. Review ALL of the motion for interim order documents and make an outline of the facts and arguments you want to include in your response.

You may find the "Answering a Motion – Checklist" useful as a general guide. (www.ndcourts.gov/legal-self-help/answering-a-motion.)

Gather Information:

For example:

- At least one copy of the documents that established the original domestic relations action. In other words, the original Summons and Complaint.
 - The summons and complaint are the documents that must be served to start a case to establish custody.

- Supporting documentation that you plan to refer to in your answer to motion documents.
 - Any supporting documentation to which you refer in your answer to motion documents <u>must</u> be served on the Moving Party and filed with the court.
- Affidavits of individuals with first-hand knowledge you plan to refer to in your answer to motion documents.
 - Provide the *Affidavit of _____ in Support of Answer to Motion for Interim Order* to each individual to complete and return to you.
 - See Appendix I below.
 - Any affidavit to which you refer to in your answer to motion documents <u>must</u> be served on the Moving Party and filed with the Court.
 - <u>Note</u>: An evidentiary hearing is required for motions for interim orders.
 - The individual(s) who provided you with an affidavit may be required to attend the evidentiary hearing as a witness. Thus, if someone provides you with their affidavit, you will need to ensure that they're available to attend a scheduled court date where they will speak about what they wrote in their affidavit. You may wish to consider subpoenaing your witness to ensure that they will attend the scheduled hearing.
- Child support calculations, if the Moving Party requested payment of child support in their motion, or you plan to request payment of child support in your answer.
 - The Calculator is available at <u>childsupport.dhs.nd.gov/lawyers/child-support-</u> guidelines.
 - The Child Support Division of the North Dakota Department of Human Services created and provides support for the Child Support Guidelines Calculator.
 - Court system and ND Legal Self Help Center staff <u>cannot</u> provide support for the Child Support Guidelines Calculator.

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PART SIX: OPPOSING PARTY CREATES THEIR DOCUMENTS TO ANSWER THE INTERIM MOTION

The Opposing Party is required to create, serve and file their documents to answer the motion for interim order.

Create the Following Documents:

- Answer Brief to Motion for Interim Order -
 - See Appendix G: Answer Brief to Motion for Interim Order formatting example below.
 - A written document that explains why the Opposing Party is answering the motion for interim order.
 - In other words, an explanation as to why the court should grant your proposal, rather than the Moving Party's proposal.
 - A list of the Opposing Party's version of the facts related to the motion for interim order.
 - The Opposing Party's response to each argument in the Moving Party's brief in support of interim motion.
 - An explanation of each law, case law or court rule that supports the Opposing Party's argument(s) and an application of each to the Opposing Party's specific set of facts.

• Affidavit in Support of Answer to Motion for Interim Order -

- See Appendix H: Affidavit in Support of Answer to Motion for Interim Order formatting example below.
- Your, the Opposing Party's, written statement of the facts. Your written statement is made under oath, in front of an authorized officer.
- Facts that you refer to in the answer brief should also appear in the affidavit.
- The affidavit must be signed by you, the Opposing Party, in the presence of a notary public.

• Financial Statement and Affidavit –

- See Appendix K: Financial Statement and Affidavit formatting example below.
- An itemized financial statement, which is required for <u>all</u> motions for interim orders.
- Available online, in Appendix B of the North Dakota Rules of Court.

- Confidential Information Form
 - See Appendix L: Confidential Information Form formatting example below.
 - Review <u>Rule 3.4</u> of the North Dakota Rules of Court. Lists the full confidential information that is not allowed to appear in documents filed with the court. This form is not a part of the public court record.
 - Available online, in Appendix H of the North Dakota Rules of Court.

Document you May be Required to Create:

- Interim Order (Proposed) -
 - See Appendix M: Interim Order (Proposed) formatting example below.
 - This is your proposed interim order for the Court to sign, if the Court grants your requests in your answer to motion for an interim order.
 - If the Court grants the requests in your answer to motion for an interim order and uses your proposed order, the judicial officer assigned to your case will date and sign your proposed order.
 - Contact the Clerk of Court of the County where your domestic relations case is filed. Ask if the County requires that you file a proposed Interim Order with your answer to motion documents.

PART SEVEN: OPPOSING PARTY ARRANGES FOR SERVICE OF COPIES OF THE ANSWER TO MOTION DOCUMENTS ON MOVING PARTY

The Opposing Party is required to serve copies of the answer to motion for an interim order documents on the Moving Party.

Service is providing copies of your completed answer to motion for an interim order documents and other supporting documents on the Moving Party.

The Opposing Party will also be required to complete and file an Affidavit of Service. An Affidavit of Service provides the District Court with proof that you served the Moving Party.

The District Court <u>will not</u> act on your answer to motion documents, unless you file proof of service with the court.

The Opposing Party is required to serve one copy of each of the following documents on the Moving Party:

- Answer Brief to Motion for Interim Order;
- Affidavit in Support of Answer to Motion for Interim Order;
- Financial Statement and Affidavit;
- Interim Order (Proposed) <u>only if required by the County</u>; and

• All other supporting documentation, including affidavits of others with first-hand knowledge.

DO NOT serve a copy of the Confidential Information Form on the Moving Party.

Service by Mail:

You may arrange for service of the copies of the documents by mail by an individual who is at least 18 years old.

- Put the copies in an envelope;
- <u>Either</u>:
 - Address the envelope with the Moving Party's last known address; <u>OR</u>
 - If you know the Moving Party is currently represented by a lawyer, address the envelope with the lawyer's address; and
- List your address as the return address on the envelope.

The individual who is at least 18 years old takes the envelope to a United States Post Office and mails the envelope. Postage must be prepaid.

Service by mail is complete upon mailing.

Complete the Affidavit of Service by Mail:

See Appendix J: Affidavit of Service by Mail below.

The individual who took the envelope to a United States Post Office and mailed it must complete the Affidavit of Service by Mail.

Caption:

• Complete the Caption exactly as the Caption of the Notice of Motion form is filled out.

Paragraphs 1-6:

• Follow the directions on the form.

Date and Signature:

- DO NOT date and sign the form until your signature can be witnessed by a Notary Public or Clerk of Court.
- Fill in the County and State where the form was signed.
- Fill in the printed name, address, and telephone number.

Make ONE COPY of the completed Affidavit of Service by Mail form for your records. You will file the original with the Clerk of District Court in Step Four.

Additional Service Information for Motions:

There are other service options available for motions. Go to <u>www.ndcourts.gov/legal-self-help/service-in-a-civil-action</u>. See the "Service After a Civil Action Has Started" section.

PART EIGHT: OPPOSING PARTY FILES THEIR ANSWER TO INTERIM MOTION DOCUMENTS WITH THE CLERK OF COURT

The Opposing Party is required to file their original answer to motion for an interim order documents and other supporting documents with the Clerk of District Court:

The original, completed:

- Answer Brief to Motion for Interim Order;
- Affidavit in Support of Answer to Motion for Interim Order;
- Financial Statement and Affidavit;
- Interim Order (Proposed) <u>only if required by the County;</u>
- Confidential Information Form; and
- All other supporting documentation, including affidavits of others with first-hand knowledge.

Neither party will be required to pay a filing fee.

PART NINE: PREPARE FOR THE EVIDENTIARY HEARING OF THE MOTION

An <u>evidentiary hearing</u> is similar to a trial, except without a jury.

The Moving Party presents their evidence and witnesses, and then the Opposing Party has an opportunity to cross-examine those witnesses and also call their own witnesses who may be cross-examined by the Moving Party.

The Judicial Officer weighs all the facts, evidence, and arguments presented at the evidentiary hearing and either grants or dismisses the motion for interim order.

If you need special assistance at the hearing:

If you have a disability, do not read or understand English well, or require special accommodations in the courtroom, contact the Clerk of District Court's office as soon as possible.

Review pre-trial or trial guidebooks for self-represented individuals:

Preparing for an evidentiary hearing is often a complex and confusing process.

NDLSHC Info Guide

Review pre-trial and trial guidebooks for self-represented litigants. Your local public or academic library may have resources available.

Library Resources: (Not all legal resources are available online.)

ODIN is a shared library database of many North Dakota academic, public, state agency, and special libraries. Search ODIN for resources that may be available in a North Dakota library near you. (www.odin.nodak.edu)

If the book is available for interlibrary loan through ODIN, ask the librarian or library staff of your local North Dakota library how to request the book.

Following are a selection of library resources on ODIN that may be of interest to you:

<u>A Short & Happy Guide to Evidence</u>, Sydney Beckman, West Academic Publishing, 2018.

<u>Courtroom Evidence Handbook: 2018-2019 Student Edition</u>, Steven Goode, Olin Wellborn III, West Academic Publishing, 2018.

The Legal Answer Book for Families, Emily Doskow, Marcia Stewart, NOLO, 2014.

<u>Objections at Trial</u>, Ronald Carlson, Edward Imwinkelried, Myron Bright, National Institute for Trial Advocacy, c2015.

<u>Represent Yourself in Court: How to Prepare & Try a Winning Case</u>, Paul Bergman, Sara Berman, NOLO, 2016.

North Dakota Century Code Annotated, Lexis Nexis, Creation Date c1959 – present.

North Dakota Court Rules Annotated, Lexis Nexis, Creation Date c1990 – present.

Gather documentation:

You will be required to prove the allegations that you made in your motion documents or your answer to motion documents. Gather the documentation you believe will prove your allegations.

For example:

- At least one copy of the original petition and/or complaint that began the domestic relations case.
- Copies of the motion documents filed with the Court and served on the Opposing Party.
- Copies of the answer to motion documents filed with the Court and served on the Moving Party.
- Copies of the supporting documentation filed with the Court.

• List of witnesses, including the individuals whose affidavits were filed with the Court in support of the motion and the answer to motion.

Review the North Dakota Rules of Evidence carefully:

The North Dakota Rules of Evidence governs whether or not your evidence will be admitted for consideration at the hearing. The Rules also govern how you object to evidence the Opposing Party wants to admit at the hearing.

The starting point for admitting evidence at the hearing is whether the evidence is <u>relevant</u>. You must show a <u>reasonable connection</u> between the evidence you want the Judicial Officer to consider and the legal claim you are trying to prove.

You should familiarize yourself with the North Dakota Rules of Evidence.

An Evidence Research Guide is available at <u>www.ndcourts.gov/legal-self-help</u> by scrolling to the "District Court Civil" section.

Notice of Intent to Cross Examine Affidavit Witnesses:

See Appendix N: Notice of Intent to Cross Examine Witnesses – formatting example below.

Rule 8.2(e)(2) of the North Dakota Rules of Court governs the use of evidence in support of or in opposition to an interim order. You can find Rule 8.2(e)(2) here: <u>www.ndcourts.gov/legal-</u><u>resources/rules/ndrct/8-2</u>

Evidence used in support of or in opposition to an interim order **<u>must be</u>** presented by affidavit, unless the Court allows otherwise.

- The Moving Party and the Opposing Party must each include their own affidavit in support of their motion or answer to motion.
- For the Moving Party to present evidence from other individuals with first-hand knowledge, see Appendix E: Affidavit of _____ in Support of Motion for Interim Order – formatting example below.
- For the Opposing Party to present evidence from other individuals with first-hand knowledge, see Appendix I: Affidavit of ______ in Support of Answer to Motion for Interim Order – formatting example below.

If you choose to present evidence from other individuals with first-hand knowledge by affidavit, you must make the individual who provided you with the affidavit available for crossexamination by the other party. In other words, you must ensure that the individual who provided you with the affidavit is available to attend the evidentiary hearing so that the Opposing Party may question them regarding the affidavit.

If the Moving Party wishes to cross-examine any of the individuals who provided affidavits to the Opposing Party regarding their affidavit:

- The Moving Party must notify the Opposing Party **in writing** at least 24 hours before the start of the evidentiary hearing.
- If the Moving Party **does not** give 24 hours' notice to the Opposing Party, the Moving Party may be considered to have waived their right to cross-examination.

If the Opposing Party wishes to cross-examine any of the individuals who provided affidavits to the Moving Party regarding their affidavit:

- The Opposing Party must notify the Moving Party **in writing** at least 24 hours before the start of the evidentiary hearing.
- If the Opposing Party **does not** give 24 hours' notice to the Moving Party, the Opposing Party may be considered to have waived their right to cross-examination.

<u>Note</u>: Both the Moving Party and the Opposing Party are required to attend the evidentiary hearing. Neither the Moving Party nor the Opposing Party are required to receive notice of intent to cross examine from the other party.

Subpoenas:

If you require a witness to appear at the hearing or require production of documents, electronically stored information or other tangible things, you may need the Clerk of District Court to issue a subpoena. Only a Clerk of District Court or a lawyer for a party may issue a subpoena.

A Subpoena Informational Guide is available at <u>www.ndcourts.gov/legal-self-help</u> by scrolling to the "District Court Civil" section.

Organize the information, documents, etc. that you think you will need for the hearing:

At minimum, prepare an outline of your remarks and arguments. List the evidence you believe will prove each of your arguments.

PART TEN: THE EVIDENTIARY HEARING

The evidentiary hearing is an examination of the facts and law, presided over by the Judicial Officer assigned to your case.

The Moving Party and Opposing Party each have an opportunity to tell their side of the facts and argue how the laws apply to the situation.

The Judicial Officer weighs the facts, evidence, and arguments presented by the Moving Party and Opposing Party and either grants or dismisses the motion for interim order.

If you need special assistance at the hearing:

If you have a disability, do not read or understand English well, or require special accommodations in the courtroom, contact the Clerk of District Court's office as soon as possible.

Do <u>not</u> be late:

<u>Do not be late</u> for your evidentiary hearing. If you have a serious, unavoidable reason why you cannot go to the evidentiary hearing on the scheduled day or will be late, call the Clerk of District Court's office as soon as possible.

Be aware that even if you contact the Clerk of District Court's office, the Judicial Officer may decide to hold the evidentiary hearing without you.

Bring the information, documents, etc. that you prepared for the hearing:

Bring all of the files, paperwork, etc. that you gathered and organized while preparing for the evidentiary hearing.

Bring the outline of what you want to say.

Before the hearing begins:

Organize your files and paperwork on your assigned table in the courtroom so you can easily locate information as needed throughout the hearing.

Conduct of the hearing:

In general, an evidentiary hearing proceeds in the following order:

• <u>The evidentiary hearing begins</u> when everyone in the courtroom is asked to rise when the Judicial Officer comes into the courtroom:

- The Judicial Officer begins the evidentiary hearing by identifying any documents that were submitted to the Clerk of District Court and identifying the names of the parties.
- Opening Statements:
 - If the Judicial Officer allows opening statements, the Moving Party usually goes first.
 - An opening statement describes the issues that a party will discuss and states what the party expects to prove during the hearing.
- The Moving Party Presents their Case:
 - The Moving Party has the burden of proving the allegations that they made in their motion for interim order documents.
 - The Moving Party may call individuals with first-hand knowledge to testify.
 - The Moving Party may testify on their own behalf.
 - The Opposing Party may object to the evidence presented by the Moving Party.
 - The North Dakota Rules of Evidence govern how to object to evidence and how the Moving Party may respond to objections to their evidence.
- The Opposing Party has the Option to Cross-Examine the Moving Party's Witnesses:
 - After the Moving Party finishes direct questioning of their witnesses, the Opposing Party has the chance to ask these witnesses questions. This is called cross-examination.
 - If the Moving Party testifies on their own behalf, the Opposing Party may crossexamine the Moving Party.
 - The Opposing Party may only ask questions about the topics covered during the Moving Party's direct questioning of the witnesses.
- <u>The Opposing Party Presents their Case</u>:
 - The Opposing Party presents their evidence, including witnesses with first-hand knowledge.
 - The Moving Party may object to the evidence presented by the Opposing Party.
 - The North Dakota Rules of Evidence govern how to object to evidence and how the Opposing Party may respond to objections to their evidence.
- The Moving Party has the Option to Cross-Examine the Opposing Party's Witnesses:
 - After the Opposing Party finishes direct questioning of their witnesses, the Moving Party has a chance to cross-examine those witnesses.
 - If the Opposing Party testifies on their own behalf, the Moving Party may crossexamine the Opposing Party.

- The Moving Party may only ask questions about the topics covered during the Opposing Party's direct questioning of their witnesses.
- <u>Closing Arguments</u>:
 - If the Judicial Officer allows closing arguments, the Moving Party usually goes first.
 - A closing argument is a summary of the evidence presented at the hearing and an argument to the Judicial Officer on how the motion for interim order should be decided.

The Judicial Officer May Decide the Interim Motion at the End of the Hearing <u>OR</u> Decide at a Later Date:

- At the end of the evidentiary hearing, the Judicial Officer may make a final decision on the motion for interim order <u>or</u> may decide to make a final decision at a later date.
 - If the Judicial Officer makes a final decision at the end of the hearing, the Judicial Officer may require the party who won the motion for interim order to prepare the interim motion order.
 - If the Judicial Officer DOES NOT make a final decision at the end of the evidentiary hearing, the Judicial Officer will make a decision at a later date. If this is the case, both parties will receive the Judicial Officer's decision in writing.
- Generally, the prevailing party (i.e. the party who won the motion for interim order) is assigned to prepare the proposed interim order for the Judicial Officer to sign.

PART ELEVEN: AFTER THE EVIDENTIARY HEARING

Proposed Interim Order:

See Appendix M: Interim Order (Proposed) – formatting example below.

Review Rule 54 of the North Dakota Rules of Civil Procedure and Rule 7.1 of the North Dakota Rules of Court carefully!

The interim order is the written order of the judge's or judicial referee's decision in the motion for an interim order.

The proposed interim order must be served on all parties, and proof of service filed with the Clerk of District Court.

 For service instructions and affidavit of service forms, go to <u>https://www.ndcourts.gov/legal-self-help/service-in-a-civil-action</u> and review the instructions and forms under "Service After a District Court Civil Action Has Started."

The judge or judicial referee will decide whether the proposed interim order is appropriate. If the judge or judicial referee decides it is appropriate, the clerk of court will sign and date the interim order.

Notice of Entry of Interim Order:

Review Rule 58 of the North Dakota Rules of Civil Procedure.

Within 14 days after the interim order is entered, the prevailing party must serve notice of entry of the interim order on the other Party. A copy of the interim order must be included with the notice of entry of interim order.

 For service instructions and affidavit of service forms, go to <u>https://www.ndcourts.gov/legal-self-help/service-in-a-civil-action</u> and review the instructions and forms under "Service After a District Court Civil Action Has Started."

After service is complete, the prevailing party must file the original Notice of Entry of Interim Order and proof of service on the other party with the Clerk of District Court.

Proposed Findings of Fact, Conclusions of Law and Interim Order:

You <u>may</u> also be required to provide proposed findings of fact and conclusions of law.

If so, review Rule 52 of the North Dakota Rules of Civil Procedure and Rule 7.1 of the North Dakota Rules of Court carefully!

Findings of fact are the judge's or judicial referee's written determination of the facts made from the evidence presented. This explains what facts the judge or judicial referee found to be true.

Conclusions of law are the rulings of law made by the judge or judicial referee based on, or in connection with, the findings of fact. These are the legal consequences of the facts the judge or judicial referee found to be true.

The proposed findings of fact, conclusions of law and interim order would also need to be served on all parties, and proof of service filed with the Clerk of District Court.

 For service instructions and affidavit of service forms, go to <u>https://www.ndcourts.gov/legal-self-help/service-in-a-civil-action</u> and review the instructions and forms under "Service After a District Court Civil Action Has Started." The judge or judicial referee would decide whether the proposed findings of fact, conclusions of law and interim order are appropriate. If the judge or judicial referee decides they are appropriate, the judge or judicial referee will sign and date the findings of fact, conclusions of law and interim order.

It is important to note, that the interim order and, if applicable, findings of fact and conclusions of law are not official until signed and dated by the judge or judicial referee.

APPENDIX OF FORMATTING EXAMPLES OF COMMON MOTION FOR INTERIM ORDER DOCUMENTS

Formatting examples of the motion for interim order documents listed below are found on the following pages.

Moving Party Motion Documents

- Appendix A: Notice of Motion for Interim Order
- Appendix B: Motion for Interim Order
- Appendix C: Brief in Support of Motion for Interim Order
- Appendix D: Affidavit in Support of Motion for Interim Order
- Appendix E: Affidavit of _____ in Support of Motion for Interim Order
- Appendix F: Affidavit of Service by Mail

Opposing Party Answer to Motion Documents

- Appendix G: Answer Brief to Motion for Interim Order
- Appendix H: Affidavit in Support of Answer to Motion for Interim Order
- Appendix I: Affidavit of _____ in Support of Answer to Motion for Interim Order
- Appendix J: Affidavit of Service by Mail

Motion Documents for Both Parties

- Appendix K: Financial Statement and Affidavit
- Appendix L: Confidential Information Form
- Appendix M: Interim Order (Proposed)
- Appendix N: Notice of Intent to Cross Examine Witnesses

This North Dakota Legal Self Help Center resource was created by Katelyn Williams, as part of the University of North Dakota School of Law Externship Program, Spring 2019.

STATE OF NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF	JUDICIAL DISTRICT	
) (Plaintiff)	Case No	
Vs)		
(Defendant)) DEFENDANT,)		
TO:(List names of parties to receive no	tics of motion for interim order)	
(List numes of parties to receive no	Suce of motion for interim order)	
1. YOU ARE HEREBY GIVEN NOTICE that an	evidentiary hearing on the Motion for Interim	
Order will be heard before the Court pursuant to	Rule 8.2 of the North Dakota Rules of Court,	
the Honorable	_ presiding, on the day of	
, 20, at	_ (am/pm) or as soon thereafter as the matter	
may be heard.		
2. PLEASE TAKE FURTHER NOTICE that if you	u do not bring any new issues to the court's	
attention, you must file and serve your response	no later than seven (7) days prior to the	
evidentiary hearing. However, if you do bring ne	w issues to the court's attention, you must file	
and serve your response no later than fourteen	(14) days prior to the evidentiary hearing.	
Dated this day of	, 20	
(Moving Party Signature)		
(Moving Party Printed Name)		
(Address)	(City, State, Zip Code)	
(Telephone Number)		
Interim Order Informational Guide		

STATE OF NORTH DAKOTA			IN DISTRICT COURT	
COUNTY OF	_			_ JUDICIAL DISTRICT
)	Case No	
(Plaintiff))		
	PLAINTIFF,)		
Vs)	MOTION FOR INTERIM	ORDER
)		
)		
(Defendant))		
	DEFENDANT,)		

2. Wherefore, D Plaintiff / D Defendant *(choose one)* respectfully moves the Court as follows: (*For each option below, check either "Yes" or "No."*)

2a. Payment of Support: D Yes (briefly explain) D No

2b. Temporary Parental Rights and Responsibilities:
Yes (briefly explain)
No

2c. A Parenting Schedule of Minor Children: Yes (briefly explain) No

2d.	Payment of Attorney's Fees and Costs: Yes (briefly explain) No
 2e.	The Use of Real or Personal Property:
 2f.	For Restraining from and/or Eviction from Property:

3. This motion for interim order is based on the brief, affidavit in support of the brief, and financial statement and affidavit in support of this motion for interim order, which are served and filed with the motion for interim order.

Dated this _____ day of ______, 20_____,

(Signature of Moving Party)

(Moving Party Printed Name)

(Address)

(City, State, Zip Code)

(Telephone Number)

STAT	TE OF	NORTH DAKOTA			IN DISTRICT COU	RT	
COU	ΙΝΤΥ (DF	_			JUDI	CIAL DISTRICT
(Plaintiff) Vs (Defendant)) PLAINTIFF,))) DEFENDANT.)		Case No BRIEF IN SUPPORT OF MOTION FOR INTERIM ORDER			
			<u>STATE</u>	MENT C	OF FACTS		
1.	Th	e above-captioned	civil case, is a	domest	c relations action	for (choose oi	ne):
		Divorce.					
		Legal separation.					
		Establishing pare	nting rights and	d respor	sibilities.		
		Establishing pater	rnity.				
		Other					
2. two		hoose the sentence do not apply.) The parties in the				-	
		(<i>date</i>) in			(city),		(state).
		The parties in the	above-captior	ned case	were never marr	ied but cohab	itated from
				_ (date)	to		(date),
		in			_(city),	(.	state).
		The parties in the	above-captior	ned case	were never marr	ied and never	cohabitated.

3. The D Plaintiff had the initiating documents served / D Defendant was served with the initiating documents (*choose one*), on the _____ day of ______, 20____ (*date you had the summons and complaint for the original domestic relations case served on the Defendant* <u>or the date you were served the summons and complaint by the Plaintiff</u>).

4. **Paternity.** (Choose one.)

Paternity is not disputed.

□ Paternity needs to be determined for the following children (*insert the initials of all minor child*(*ren*) and their year of birth, for which paternity needs to be determined):

_____, born in _____; _____, born in _____; _____, born in _____;

and _____, born in _____.

5. The initials and year(s) of birth of all children of the parties are (*insert the initials of your*

minor child(ren) and their year(s) of birth): _____, born in _____; ____, born in

_____; _____, born in _____; and _____, born in _____. In the above captioned

case, the Delaintiff / Defendant (choose one) respectfully seeks an interim order which will

apply to the following children (make clear, by referencing initials and year(s) of birth, which of

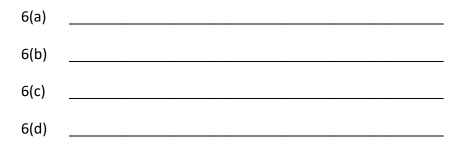
your children the interim order will apply to): _____, born in ____; ____, born in

_____; _____, born in _____and _____, born in _____.

6. **Real and/or Personal Property.** (*Choose one.*)

□ There is <u>no real and/or personal property</u> in respect of which the interim order is sought.

□ There <u>is real and/or personal property</u> in respect of which the interim order is sought. The legal description of real and/or personal property in respect of which the interim order is sought (*using subparagraphs 6(a) and so on, list the real and/or personal property you want the interim order to apply to*):



7. (Briefly describe the additional relevant facts leading you to make this motion. Number each paragraph of your facts as 7(a), 7(b), 7(c), and so on. If you refer to facts from your supporting affidavit, other supporting affidavits, and/or other documents, include the title of that affidavit and/or document in parentheses following the reference.) (Paragraph 7, continued.)

LAW AND ARGUMENT

- 8. The Court may grant a temporary interim order:
 - Relating to the issue of child support. N.D.R.Ct. 8.2(b)(1).
 - Of parenting rights and responsibility in a proceeding. N.D.R.Ct. 8.2(b)(2).
 - Which includes a parenting schedule of minor children, which provides for reasonable parenting time [unless the evidence establishes that parenting time should be restricted and/or prohibited]. N.D.R.Ct. 8.2(b)(2).
 - For the payment of attorney's fees and costs if a party has insufficient personal income and/or funds with which to pay these fees and/or costs. N.D.R.Ct. 8.2(b)(3).
 - Which provides for the use of real and/or personal property. N.D.R.Ct. 8.2(b)(4).
 - Which restrains and/or evicts a party to the proceeding from using and/or maintaining control or real and/or personal property. N.D.R.Ct. 8.2(b)(4).

9. In the above captioned case, D Plaintiff / D Defendant (*choose one*) respectfully seeks: (For each option below, check either "Yes" or "No." Your selections must correspond with paragraph 2 of your Motion for Interim Order document.)

9a.	Payment of Support: Yes (briefly explain) No
9b.	Temporary Parental Rights and Responsibilities: D Yes (briefly explain) D No
9c.	A Parenting Schedule of Minor Children: Yes (briefly explain) No
9d.	Payment of Attorney's Fees and Costs: Yes (briefly explain) No
9e.	The Use of Real of Personal Property: D Yes (briefly explain) D No
 9f.	For Restraining from and/or Eviction from Property:

CONCLUSION

10. Plaintiff / Defendant (*choose one*) respectfully requests this Court issue findings consistent with this Motion and Brief. Said request is based on the Motion and Brief herein, and the supporting affidavits and exhibits of (*full names of individuals who provided an affidavit*):

Dated this _____ day of ______, 20_____,

(Signature of Moving Party)

(Moving Party Printed Name)

(Address)

(City, State, Zip Code)

(Telephone Number)

STATE OF NORTH DAKOTA		IN DISTRICT COURT	
COUN	TY OF	JUDICIAL DISTRICT	
(Plaint Vs (Defer	tiff)) PLAINTIFF,)) ndant)) DEFENDANT.)	Case No AFFIDAVIT IN SUPPORT OF MOTION FOR INTERIM ORDER	
	I,	, the undersigned,	
state a	as follows:		
1.	I am the 🗖 Plaintiff / 🗖 Defendant (<i>choo</i>	ose one), in the above-captioned civil case.	
2.	The above-captioned civil case, is a dom	estic relations action for (choose one):	
	Divorce.		
	Legal separation.		
	Establishing parenting rights and res	ponsibilities.	
	Establishing paternity.		
	Other		
3. two th	(Choose the sentence that applies to you hat do not apply)	ir circumstances <u>and</u> strike through the other	
	□ The □ Plaintiff / □ Defendant (<i>choo</i>	se one) and I, in the above-captioned case, were	
	married on (d	<i>ate</i>) in	
	(city), (state	е).	

The Plaintiff / Defendant (*choose one*) and I, in the above-captioned case, were never married but cohabitated from ______ (*date*) to ______ (*date*), in ______

(city), _____ (state).

□ The □ Plaintiff / □ Defendant (*choose one*) and I, in the above-captioned case, were never married and never cohabitated.

4. I, the Plaintiff, had the initiating documents served on the Defendant / I, the

Defendant, was served with the initiating documents (choose one), on the _____ day of

______, 20_____, 20_____, date you had the summons and complaint for the original domestic relations case served on the Defendant, <u>or</u> the date which you were served the summons and complaint by the Plaintiff).

5. Paternity. (Choose one)

□ Paternity is not disputed.

□ Paternity needs to be determined for the following children (*insert the initials of all*

minor child(ren) and their year(s) of birth, for which paternity needs to be determined):

_____, born in _____; _____, born in _____; _____, born in _____;

and _____, born in _____.

6. The initials and year(s) of birth of all children of the parties are (*insert the initials of your*

minor child(ren) and their year(s) of birth): _____, born in _____; ____, born in

_____; _____, born in _____; and _____, born in _____. In the above captioned

case, the Delaintiff / Defendant (*choose one*) respectfully seeks an interim order which will

apply to the following children (*make clear, by referencing initials and year(s) of birth, which of your children the interim order will apply to*): ______, born in _____; _____, born in _____; _____, born in _____; and ______, born in _____.

7. Real and/or Personal Property. (Choose one)

□ There is <u>no real and/or personal property</u> in respect of which the interim order is sought.

□ There <u>is real and/or personal property</u> in respect of which the interim order is sought. In the above captioned case, I, the □ Plaintiff / □ Defendant (*choose one*), respectfully seek an interim order which will apply to the following real and/or personal property (*using subparagraphs 7(a) and so on, list the real and/or personal property you want the interim order to apply to*):

7(a)	
7(b)	
7(c)	
7(d)	

8. (In first person, briefly describe the relevant facts leading you to make this motion. Number each paragraph of your facts as 8(a), 8(b), 8(c), and so on. If you refer to facts from other supporting affidavits, and/or other documents, include the title of that affidavit and/or document in parentheses following the reference.) (Paragraph 8, continued.)

9. I state, under penalty of perjury, that everything I stated in this affidavit is true and correct.

Dated this day of	, 20	
(Moving Party Signature)		
(Moving Party Printed Name)		
(Address)	_	
(City, State, Zip Code)	_	
(Telephone Number)	_	
State of:		
County of:		
Signed and sworn to before me on	, 20	by
		·

(Notary Public or Clerk of Court)
If Notary, my commission expires:

STAT	E OF NORTH DAKOTA	IN DISTRICT COURT
COU	NTY OF	JUDICIAL DISTRICT
(Plai	ntiff)	Case No
·	PLAINTIFF,)	
Vs)	AFFIDAVIT OF
)	IN SUPPORT OF MOTION FOR
)	INTERIM ORDER
(Defe	endant)) DEFENDANT.)	
	l,	, the undersigned,
bein	g first sworn, on my oath state as follows:	
1.	l am	
(iden	tify relationship to parties).	
2.	I am at least 18 years of age and reside	in <i>(city),</i>
	(state),	(county).
3.	My statement is based on my <u>first-hanc</u>	<u>d knowledge</u> .
4.	(Describe the specific facts to which you	ı have first-hand knowledge. Number each

paragraph of your facts as 4(a), 4(b), 4(c), and so on.)

(Paragraph 4, continued.)

5. I state, under penalty of perjury, that the information contained in this Affidavit, is true and correct.

Dated this day of	, 20	
(Signature)		
(Printed Name)		_
(Address)	(City, State, Zip Code)	(Telephone Number)
Signed and sworn to before me on		, 20 by

(Notary Public or Clerk of Court)
If Notary, my commission expires: _____

STATI	E OF NORTH DAKOTA	IN DISTRICT COURT		
COUN	ITY OF	JUDICIAL DISTRICT		
(<i>Plaintiff</i>) PLAINTIFF, Vs) AFFIDAVIT OF SERVICE BY MAIL) Case No		
(Defe	ndant) DEFENDANT.)		
	(A separate affidavit is	required for each person served.)		
The p	erson serving court documents by m	ail swears:		
1.	My name is:	(name of person who		
maile	d documents). I am at least 18 years o	of age.		
2.	List of Court Documents Served: (c (Check <u>only</u> the documents that we document served that is not already	re served. Use "Other" to write the title of each		
	Notice of Motion for Interim Ord	ler.		
	Motion for Interim Order.			
	Brief in Support of Motion for International Support of Motion	terim Order.		
	Affidavit in Support of Motion fo	r Interim Order.		
	Financial Statement and Affidavi	t.		
	Other:			
	Other:			
3.	Service by Mail:			

I served a true and correct copy of each of the court documents listed in Paragraph 2 by

mailing them, enclosed in an envelope, by First-Class mail, postage prepaid, and by depositing

them in the United States Mail, directed to the person listed in Paragraph 5.

4. Date and Post Office Location of Service by Mail:

Date	Court Documents Were Served by Mail: _		
Unite	d States Post Office Location:		
	(City)	(County)	(State)
5.	Person Served by Mail:		
	Name of Person Served:		
	Mailing Address:		
	City, State, Zip Code:		
6.	I swear under penalty of perjury that e	verything I stated in this Affidavit of S	ervice by
Mail i	s true and correct.		
STATE	E OF))) ss.		
COUN	ITY OF)		
	Dated this day of	, 20	
(Signo	ature of Person Who Mailed Documents)		
(Print	ed Name)		
(Addr	ess)	(City, State, Zip Code)	
Telep	hone Number:		
	Subscribed and sworn to before me	,?	20
(Nota	ry Public or Clerk of Court)		
lf nota	ary, my commission expires:		

STATE OF NORTH DAKOTA		NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF) (Plaintiff)) Vs) (Defendant)) DEFENDANT.)		DF	JUDICIAL DISTRICT Case No ANSWER BRIEF TO MOTION FOR INTERIM ORDER	
) PLAINTIFF,))) nt))		
		<u>STATEMEN</u>	T OF FACTS	
1.	Th	e above-captioned civil case, is a dome	estic relations action for (choos	se one):
		Divorce.		
		Legal separation.		
		Establishing parenting rights and resp	oonsibilities.	
		Establishing paternity.		
		Other		
2. two i	(Cl that d	hoose the sentence that applies to you do not apply)	r circumstances <u>and</u> strike thro	-
		The parties in the above-captioned ca	ase were married on	
		(<i>date</i>) in	(city),	(state).
		The parties in the above-captioned ca	ase were never married but co	habitated from
		(da	<i>te</i>) to	(date),
		in	(city),	(state).
		The parties in the above-captioned ca	ase were never married and ne	ever cohabitated.

3. The D Plaintiff had the initiating documents served / D Defendant was served with the initiating documents (*choose one*), on the _____ day of ______, 20_____, 20_____, 20_____, date you had the summons and complaint for the original domestic relations case served on the Defendant <u>or</u> the date you were served the summons and complaint by the Plaintiff).

4. The Moving Party filed a motion with the court for an interim order in the abovecaptioned case on the _____ day of ______, 20_____ (*date the Moving Party filed the motion*).

5. **Paternity.** (Choose one.)

Paternity is not disputed.

□ Paternity needs to be determined for the following children (*insert the initials of all*

minor child(ren) and their year(s) of birth, for which paternity needs to be determined):

_____, born in _____; ____, born in ____; ____, born in ____;

and ______, born in _____.

6. The initials and year(s) of birth of all children of the parties are (*insert the initials of your*

minor child(ren) and their year(s) of birth): _____, born in ____; ____, born in

_____; _____, born in _____; and _____, born in _____. In the above captioned

case, the interim order will apply to the following children (make clear, by referencing initials

and year(s) of birth, which of your children the interim order will apply to): _____, born in

_____; _____, born in _____; _____, born in _____; and _____, born in

7. (Briefly describe the additional relevant facts that apply to your answer to the motion for an interim order. Number each paragraph of your facts as 7(a), 7(b), 7(c), and so on. If you refer to facts from your supporting affidavit, other supporting affidavits, and/or other documents, include the title of that affidavit and/or document in parentheses following the reference.)

LAW AND ARGUMENT

- 8. The Court may grant a temporary interim order:
 - Relating to the issue of child support. N.D.R.Ct. 8.2(b)(1).
 - Of parenting rights and responsibility in a proceeding. N.D.R.Ct. 8.2(b)(2).
 - Which includes a parenting schedule of minor children, which provides for reasonable parenting time [unless the evidence establishes that parenting time should be restricted and/or prohibited]. N.D.R.Ct. 8.2(b)(2).
 - For the payment of attorney's fees and costs if a party has insufficient personal income and/or funds with which to pay these fees and/or costs. N.D.R.Ct. 8.2(b)(3).
 - Which provides for the use of real and/or personal property. N.D.R.Ct. 8.2(b)(4).
 - Which restrains and/or evicts a party to the proceeding from using and/or maintaining control or real and/or personal property. N.D.R.Ct. 8.2(b)(4).

9. In the above captioned case (*indicate if you agree or disagree with the Moving Party's requests, or if the Moving Party did not make the request. If you wish to make requests that the Moving Party did not, you will make those request(s) in Paragraph 10 below.*):

9(a) **Payment of Support.** (Choose one.)

□ I agree to the other party's request for payment of support.

□ I do not agree with the other party's request for payment of support (briefly explain).

□ The Moving party did not request payment of support.

9(b) **Temporary Parental Rights and Responsibilities.** (Choose one.)

□ I agree to the other party's request for temporary rights and responsibilities.

I do not agree with the other party's request for temporary parental rights and responsibilities (briefly explain).

The Moving party did not request temporary parental rights and

responsibilities.

9(c) **Parenting Schedule of Minor Children.** (*Choose one.*)

□ I agree to the other party's recommended parenting schedule of our minor children.

□ I do not agree with the other party's recommended parenting schedule of our minor children (*briefly explain*).

□ The Moving party did not request a parenting schedule of minor children.

9(d) **Payment of Attorney's Fees and Costs.** (*Choose one.*)

□ I agree to the other party's request for payment of attorney's fees and costs.

□ I do not agree with the other party's request for payment of attorney's fees and costs (*briefly explain*).

□ The Moving party did not request payment of attorney's fees and costs.

9(e) Use of Real and/or Personal Property. (Choose one.)

□ I agree to the other party's request for the use of real and/or personal property.

□ I do not agree to the other party's request for the use of real and/or personal property (*briefly explain*).

□ The Moving party did not request use of real and/or personal property.

9(f) **Restraining from and/or Eviction from Property.** (*Choose one.*)

□ I agree to the other party's request for my restraining from and/or eviction from property.

□ I do not agree to the other party's request for my restraining from and/or eviction from property (*briefly explain*).

□ The Moving party did not request restraining from and/or eviction from property.

OTHER RELIEF

10. Additional Rule 8.2 of the North Dakota Rules of Court Requests (*choose one*):

□ No. There is no additional relief that I would like to request.

□ Yes. In addition to the relief requested above, I would like the Court to order the following that the Moving Party did not already request: *(select any <u>additional relief</u> <u>allowed by Rule 8.2 of the North Dakota Rules of Court</u>, that the Moving Party has not already requested, that you would like the court to order.)*

10(a) 	Payment of Support: Yes (briefly explain) N/A
 10(b) 	Temporary Parental Rights and Responsibilities: Yes (briefly explain) N/A
 10(c) 	A Parenting Schedule of Minor Children: Yes (briefly explain) N/A
 10(d) 	Payment of Attorney's Fees and Costs: Yes (briefly explain) N/A
 10(e) 	The Use of Real of Personal Property: Yes (briefly explain) N/A
 10(f) 	For Restraining from/Eviction from Property: Yes (briefly explain) N/A

CONCLUSION

11. I respectfully ask the Court to grant me the relief requested above, including an award of attorney's fees, if I am able to retain an attorney for this matter, and any other relief the Court finds appropriate. Said request is based on the Answer Brief herein, and the supporting affidavits and exhibits of (*full names of individuals who provided an affidavit*):

Dated this _____ day of _____, 20_____,

(Signature of Opposing Party)

(Opposing Party Printed Name)

(Address)

(City, State, Zip Code)

(Telephone Number)

STATE	E OF NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF		JUDICIAL DISTRICT	
(Plain Vs (Defei	tiff)) PLAINTIFF,)) ndant)) DEFENDANT.)	Case No AFFIDAVIT IN SUPPORT OF ANSWER TO MOTION FOR INTERIM ORDER	
	I,	, the undersigned,	
state	as follows:		
1.	I am the 🗖 Plaintiff/ 🗖 Defendant (<i>choose</i>	e one), in the above-captioned civil case.	
2.	The above-captioned civil case, is a domestic relations action for (choose one):		
	Divorce.		
	Legal separation.		
	Establishing parenting rights and response	onsibilities.	
	Establishing paternity.		
	D Other		
3. two tl	(Choose the sentence that applies to your hat do not apply)	circumstances <u>and</u> strike through the other	
	The 🗖 Plaintiff / 🗖 Defendant (<i>choose on</i>	e) and I, in the above-captioned case, were	
	married on(date	e) in	
	(city), (state).		

□ The □ Plaintiff / □ Defendant (*choose one*) and I, in the above-captioned case, were never married and never cohabitated.

4. \Box I, the Plaintiff, had the initiating documents served on the Defendant / \Box I, the

Defendant, was served with the initiating documents (choose one), on the _____ day of

______, 20_____, 20_____, date you had the summons and complaint for the original domestic relations case served on the Defendant, <u>or</u> the date which you were served the summons and complaint by the Plaintiff).

5. The Moving Party filed a motion with the court for an interim order in the abovecaptioned case on the _____ day of ______, 20_____ (*date the Moving Party filed the motion*).

6. **Paternity.** (Choose one.)

Paternity is not disputed.

□ Paternity needs to be determined for the following children (*insert the initials of all minor child(ren) and their year(s) of birth, for which paternity needs to be determined*):

_____, born in _____; _____, born in _____; _____, born in _____;

and ______, born in _____.

8. Real and/or Personal Property. (Choose one.)

____·

□ There is <u>no real and/or personal property</u> in respect of which the interim order is sought.

□ There <u>is real and/or personal property</u> in respect of which the interim order is sought (*using subparagraphs 8(a) and so on, list the real and/or personal property you want the interim order to apply to*):

8(a)	
8(b)	
8(c)	
8(d)	

9. (In first person, briefly describe the relevant facts that apply to your answer to the motion for an interim order. Number each paragraph of your facts as 9(a), 9(b), 9(c), and so on. If you refer to facts from other supporting affidavits, and/or other documents, include the title of that affidavit and/or document in parentheses following the reference.)

(Paragraph 9, continued.)

10. I state, under penalty of perjury, that everything I stated in this affidavit is true and

correct.

Dated this day of	, 20	
(Signature of Opposing Party)		
(Opposing Party Printed Name)		
(Address)	-	
(City, State, Zip Code)	-	
(Telephone Number)	-	
State of:		
County of:		
Signed and sworn to before me on	, 20	by
		<u> </u> .

(Notary Public or Clerk of Court)

If Notary, my commission expires:

STATE	OF NORTH DAKOTA			IN DISTRICT COURT	
COUN	TY OF				JUDICIAL DISTRICT
			١		
(Plaint	 tiff))	Case No	
·	<i></i>	PLAINTIFF,)		
Vs)	AFFIDAVIT OF	
)	IN SUPPORT OF ANSWE	R TO MOTION
)	FOR INTERIM ORDER	
(Defer	ndant))		
		DEFENDANT.)		
	l,				, the undersigned,
being	first sworn, on my oat	h state as follo	WS:		
1.	l am				
lidont	if , volation abia to post	inal			
liaenti	ify relationship to part	les).			
2			• • • • •		
2.	l am at least 18 years	of age and res	side in _		(city),
		(state),		(county).	
-					
3.	My statement is base	ed on my <u>first-h</u>	hand kn	owledge.	

4. (Describe the specific facts to which you have first-hand knowledge. Number each paragraph of your facts as 4(a), 4(b), 4(c), and so on.)

(Paragraph 4, continued.)

5. I state, under penalty of perjury, that the information contained in this Affidavit, is true and correct.

Dated this day of	, 20	—
(Signature)		
(Printed Name)		_
(Address)	(City, State, Zip Code)	(Telephone Number)
Signed and sworn to before me on _		, 20 by

(Notary Public or Clerk of Court) If Notary, my commission expires: _____

STATE	E OF NORTH DAKOTA	IN DISTRICT COURT		
COUNTY OF		JUDICIAL DISTRICT		
Vs	ndant))) AFFIDAVIT OF SERVICE BY MAIL)) Case No))		
	(A separate affidavit is	required for each person served.)		
The p	erson serving court documents by m	ail swears:		
1.	My name is:	(name of person who		
maile	<i>d documents</i>). I am at least 18 years o	of age.		
2.	 List of Court Documents Served: (check all that apply) (Check <u>only</u> the documents that were served. Use "Other" to write the title of each document served that is not already listed.) Answer Brief to Motion for Interim Order. Affidavit in Support of Answer to Motion for Interim Order. 			
	Financial Statement and Affidavit			
	Other:			
	Other:			
3.	Service by Mail:			
	I served a true and correct copy of e	each of the court documents listed in Paragraph 2 by		
mailir	ng them, enclosed in an envelope, by	First-Class mail, postage prepaid, and by depositing		

them in the United States Mail, directed to the person listed in Paragraph 5.

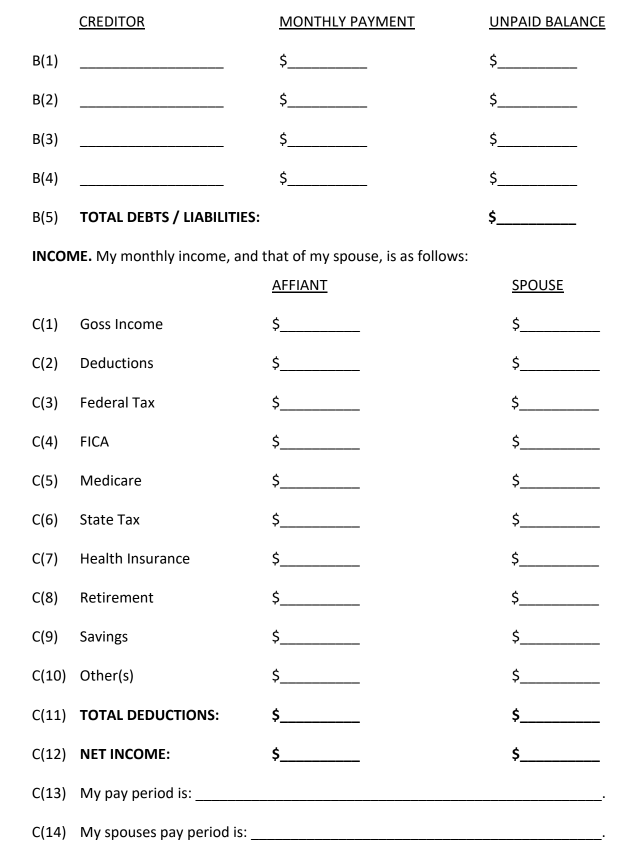
4. Date and Post Office Location of Service by Mail:

Date	Court Documents Were Served by Mail:		
Unite	d States Post Office Location:		
	(City)	(County)	(State)
5.	Person Served by Mail:		
	Name of Person Served:		
	Mailing Address:		
	City, State, Zip Code:		
6.	I swear under penalty of perjury that everyt	hing I stated in this Affidavit of	Service by
Mail i	is true and correct.		
STATI	E OF))) ss.		
COUN) SS.		
	Dated this day of	, 20	
(Signo	ature of Person Who Mailed Documents)		
(Print	red Name)		
(Addr	ress)	(City, State, Zip Code)	
Telep	hone Number:		
	Subscribed and sworn to before me		, 20
(Nota	rry Public or Clerk of Court)		
lf not	ary, my commission expires:		

STATE OF NORTH DAKOTA		ORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF			JUDICIAL DISTRICT	
(Plaintiff))(Plaintiff))Vs)(Defendant))DEFENDANT.)			Case No FINANCIAL STATEMENT AND AFFIDAVIT RULE 8.2 N.D.R.Ct. APPENDIX B	
follo			, the undersigned, states as	
Α.	ASSE A(1)	TS. I have cash on hand:	\$	
	A(2)	I have on deposit in financial i		
	A(3)	I have stocks and bonds in the	amount of: \$	
	A(4)	Other assets and approximate	value are [list all items]:	
		A(4)(a)	\$	
		A(4)(b)	\$	
		A(4)(c)	\$	
		A(4)(d)	\$	
		A(4)(e)	\$	
		A(4)(f)	\$	
	A(5)	TOTAL ASSETS:	\$	

B. DEBTS / LIABILITIES.

C.



D. **EXPENSES.** My current monthly expenses to support myself and child(ren) are as

follows:

D(1)	Home / Rent Payment	\$
D(2)	Gas / Electricity	\$
D(3)	Homeowner's / Renter's Insurance	\$
D(4)	Water	\$
D(5)	Telephone	\$
D(6)	Cable Television	\$
D(7)	Food and Household Items	\$
D(8)	Clothing	\$
D(9)	Laundry	\$
D(10)	Life Insurance	\$
D(11)	Automobile Insurance	\$
D(12)	Transportation	\$
D(13)	Child Care	\$
D(14)	School Expenses	\$
D(15)	Unreimbursed Medical, Dental, Optical	\$
D(16)	Newspapers and Magazines	\$
D(17)	Donations	\$
D(18)	Entertainment	\$
D(19)	Miscellaneous	\$
D(20)	TOTAL EXPENSES:	\$

(Signature of D Moving Party / D Opposing Party)		
(choose one)		
(Moving Party / Opposing Party Printed Name) (choose one)		
(Address)		
(City, State, Zip Code)		
(Telephone Number)		
State of:		
County of:		
Signed and sworn to before me on	, 20	by
(Notary Public or Clerk of Court)		
If Notary, my commission expires:		

Dated this _____ day of ______, 20____.

STATE OF NORTH D	ΑΚΟΤΑ	IN DISTRICT COURT	
COUNTY OF		JUDICIAL DISTRICT	
)		
(Plaintiff)	PLAINTIFF,	Case No	
Vs)	CONFIDENTIAL INFORMATION FORM RULE 3.4 N.D.R.Ct. APPENDIX H	
(Defendant)) DEFENDANT.)		
	FULL INFORMATION	REDACTED INFORMATION	
PLAINTIFF: Name:			
Date of Birth:	<u> </u>	Year of Birth:	
Social Security #:		XXX-XX	
DEFENDANT: Name:			
Date of Birth:		Year of Birth:	
Social Security #:		XXX-XX	
MINOR CHILD: Name:		Initials:	
Date of Birth:		Veer of Dirth	
Social Security #:		XXX-XX-	
MINOR CHILD: Name:		Initials:	
Date of Birth:		Voor of Dirth.	
Social Security #:		XXX-XX	
MINOR CHILD: Name:		Initials:	
Date of Birth:		Year of Birth:	
Social Security #:		XXX-XX	

FULL INFORMATION

REDACTED INFORMATION

FINANCIAL ACCOUNT	NUMBERS:	
Name of Account:		
Account Number:		Last 4 Digits:
Name of Account:		
Account Number:		Last 4 Digits:
Name of Account:		
Account Number:		Last 4 Digits:
Name of Account:		
Account Number:		Last 4 Digits:
Name of Account:		
Account Number:		Last 4 Digits:
Dated this	day of, 20_	
		, 🗅 Plaintiff / 🗅 Defendant
(Signature of ⊔ Movin	g Party / 🖵 Opposing Party) (choose one)	
(Moving Party / C	Opposing Party Printed Name) (choose one)	_
(Address)	(City, State, Zip Code) (Telephone Number)

STATE OF NORTH DAKOTA		IN DISTRICT COURT
COUNTY OF	_	JUDICIAL DISTRIC
(Plaintiff) Vs	PLAINTIFF,) Case No)
(Defendant)	DEFENDANT.) FINDINGS AND INTERIM ORDER)))

THE COURT FINDS:

 The [Plaintiff's] [Defendant's] Motion for an Interim Order and supporting documentation; and the [Plaintiff's] [Defendant's] Answer to Motion for an Interim Order and supporting documentation came before the Court for hearing at the [name] County Courthouse in [city], North Dakota on [date] at [time]. The Plaintiff, [was] [was not] present in Court and [self-represented][represented by attorney,]. The Defendant, [was] [was not] present in Court and [self-represented] [represented by attorney,].

2. The Court reviewed the motion, affidavits, testimony and being otherwise fully advised of the current facts and circumstances related to this case, the Court issues an Interim Order.

3. This Court has jurisdiction in the domestic relations action to enter interim orders regarding [payment of child support, payment of spousal support, temporary parental rights and responsibilities, a parenting schedule of minor children, payment of attorney's fees and costs, use of real or personal property, restraining from or eviction from property].

(Include the following paragraph if the interim order applies to minor children of Plaintiff and Defendant.)

4. This order applies to the minor children named below:

[Initials for child]Birth Year: [....][Initials for child]Birth Year: [....][Initials for child]Birth Year: [....]

(Include the following paragraph if the interim order applies to minor children of Plaintiff and Defendant and child support was granted.)

5. The Court makes the following findings regarding payment of child support:

In accordance with North Dakota Child Support Guidelines, and based on the [Plaintiff's]

[Defendant's] Child Support Guidelines Worksheet, the person responsible for paying child

support should pay \$[monthly amount] per month. The current mailing addresses for the

Plaintiff and Defendant are as follows.

(Include the following paragraph if the interim order applies to a married Plaintiff and Defendant and spousal support was granted.)

6. The Court makes the following findings regarding payment of spousal support: The [Plaintiff] [Defendant] needs spousal support from the [Plaintiff] [Defendant] because [....].

The current mailing addresses for the Plaintiff and Defendant are as follows: [....].

(Include the following paragraph if interim order applies minor children of Plaintiff and Defendant and temporary parental rights and responsibilities, and a parenting schedule were granted.)

7. The Court finds that an interim order providing for temporary parental rights and responsibilities and a parenting schedule are in the best interests of the minor children.

(Include the following paragraph if the Plaintiff or Defendant were granted attorney's fees and costs.)

8. The Court finds that the following evidence establishes that the [Plaintiff] [Defendant]

has insufficient personal income or funds with which to pay attorney's fees and costs.

(Include the following paragraph if the use of real and/or personal property was granted.)

9. The Court finds that an interim order providing for the use of the Plaintiff sand

Defendant's [real] [personal] property is necessary.

(Include the following paragraph if restraining or eviction from property was granted.)

10. The Court makes the following findings regarding [restraining] [evicting] from [real]

[personal] property: [....].

THE COURT ORDERS:

(Include the following paragraph if the interim order applies to minor children of the Plaintiff and Defendant and child support was granted.)

11. <u>Child Support</u>: The [Plaintiff] [Defendant] shall pay the [Plaintiff] [Defendant] \$[monthly amount] per month as and for child support based on net monthly income of \$[net monthly income]. Child support shall commence before the 10th day of each month starting with the month following the signing of this Interim Order. Child support is based on the [Plaintiff's] [Defendant's] Child Support Guidelines Worksheet, which is incorporated by reference. All child support payments shall be made through the North Dakota State Disbursement Unit (SDU), and mailed to: SDU, P.O. Box 7280, Bismarck, ND 58507-7280. A parent owing support may make payments by personal check until a check is returned for nonsufficient funds. After that, payments must be made by case, money order, or certified check. Any child support

payment made directly by the parent paying support to the parent receiving support, rather than through the SDU, will be treated as a gift unless Child Support agrees to give credit for the payment.

(Include the following paragraph if the interim order applies to married Plaintiff and Defendant and spousal support was granted.)

12. <u>Spousal Support</u>: The [Plaintiff] [Defendant] shall pay to the [Plaintiff] [Defendant] \$[monthly amount] per month as and for spousal support for a period of [time period], commencing [date]. All spousal support payments shall be made through the North Dakota State Disbursement Unit (SDU), and mailed to: SDU, P.O. Box 7280, Bismarck, ND 58507-7280. A spouse owing support may make payments by personal check until a check is returned for nonsufficient funds. After that, payments must be made by case, money order, or certified check. Any spousal support payment made directly by the spouse paying support to the spouse receiving support, rather than through the SDU, will be treated as a gift unless Child Support agrees to give credit for the payment.

(Include the following paragraphs if the interim order applies minor children of thePlaintiff and Defendant and temporary parental rights and responsibilities, and a parenting schedule were granted.)

13. <u>Temporary Parental Rights and Responsibilities</u>:

a. Both the Plaintiff and Defendant have parental rights and responsibilities for the [child] [children]. Those parental rights and responsibilities and responsibilities shall be defined in accordance with Section 14-09-32 of the North Dakota Century Code, giving both the Plaintiff and Defendant the following rights and duties:

- i. Right to access and obtain copies of the child's educational, medical, dental, religious, insurance, and other records or information.
- ii. Right to attend educational conferences concerning the child. This right does not require any school to hold a separate conference with each parent.
- iii. Right to reasonable access to the child by written, telephonic, and electronic means.
- iv. Duty to inform the other parent as soon as reasonably possible of a serious accident or serious illness for which the child receives health care treatment. The parent shall provide to the other parent a description of the serious accident or serious illness, the time of the serious accident or serious illness, and the name and location of the treating health care provider.
- v. Duty to immediately inform the other parent of residential telephone numbers and address, and any changes to the same.
- vi. Duty to keep the other parent informed of the name and address of the school the child attends.
- b. <u>Residential Responsibility</u>: [Shared equally between the Plaintiff and Defendant.]

[Primary residential responsibility shall be with the [Plaintiff] [Defendant]. The

[Plaintiff] [Defendant] shall have parenting time according to the Parenting Schedule

below.]

c. <u>Decision Making Responsibility</u>: [The Plaintiff and Defendant shall share the decision making responsibilities for any major decisions relating to the healthcare, education

and spiritual development of the [child] [children]. The Plaintiff and Defendant shall

each have decision making responsibility for day-to-day decisions for the [child]

[children] during his or her parenting time.]

[Decision making responsibility shall be awarded as follows: [....].]

14. **Parenting Schedule:** Parenting time, and the parenting schedule shall be as follows:

Weekends:

Weekdays:

Holidays:

Days off from school:

Birthdays:

Summers:

Vacations:

Parenting time beginning date:

(Include the following paragraph if the Plaintiff or Defendant were granted attorney's fees and costs.)

15. <u>Attorney's Fees and Costs</u>: The [Plaintiff] [Defendant] shall pay \$[....], a reasonable

amount to obtain legal representation, to [Plaintiff] [Defendant] within [....] days.

(Include the following paragraph if the use of real and/or personal property was granted.)

16. Use of Real and/or Personal Property: Use and possession or real property and

personal property shall be awarded as follows [....].

[Payment of debts shall be made as follows [....].]

(Include the following paragraph if restraining or eviction from property was granted.)

17. **Restraining or Eviction from Property**: The [Plaintiff] [Defendant] shall be [restrained from entering] [evicted from] the property located at [....] as follows: [....].

18. This Order shall remain in effect until further Order of this Court.

Dated this _____ day of ______, 20_____.

Judge/Judicial Referee

MOT 3 FORM

STATE OF NORTH DAKO	TA	IN DISTRICT	IN DISTRICT COURT	
COUNTY OF			JUDICIAL DISTRICT	
(Plaintiff) Vs (Defendant)	PLAINTIFF, DEFENDANT.))) NOTICE OF	INTENT TO MINE WITNESSES	
TO: THE ABOVE NAMED) 🗅 Plaintiff / 🗋 (DEFENDANT (choos	e one).	
1. Pursuant to N.D.	R.Ct. 8.2(e)(2), 🖵 Pl	aintiff / 🖵 Defenda	nt (<i>choose one</i>), hereby gives	
notice of their intent to	cross examine the f	ollowing individual(s):	
•				
•				
•				
at the		_(date of hearing)	evidentiary hearing, on	
🗅 Plaintiff's / 🗅 Defend	ant's (<i>choose one</i>) N	Notion for Interim (Drder.	
Dated this	_day of	, 2()	
(Signature of 🗅 Moving	Party / 🖵 Opposing	ı Party)		
(Moving Party / Op	pposing Party Printe	d Name)		
(Address)		(Cit	y, State, Zip Code)	
(Telephone Number)				

Interim Order Informational Guide
ndcourts.gov; "Self Help"