06/27/05			At Partof the	
			Supreme Court of the S	State of New
			York held in and for the	
				=
			leave blank	011
				200
			leave date blank	, 200
			teare delle starm	
DDECEME.	HON			
PRESENT:	HON.	· C 44	• 1	
	J.S.C. Name of Justice	e ii matter as	ssigned	
		X		
			Index No	
			insert court inc	dex no.
	DI : .: CC	:		CATION
	Plaintiff,		ORDER TO SHOW (	JAUSE
		:	FOR TEMPORARY	
-against-			RELIEF	
		:		
		:		
	Defendant.	:		
		X		
Upon readi	ng and filing the annexed a	ffidavit of	. th	ne (Plaintiff/
Upon reading and filing the annexed affidave Defendant) in this action, sworn to on			your name ("movant")	cross out
Defendant) in this	action, sworn to on		. together with the	Statement
inapplicable		late of affidavi	it	
	rn to on			ed to this
,	date of Statement of N		1 1	
Order to Show Can	ise, and a Summons with N		ımmons and Complaint)*	
order to bliott edit	iso, and a summons which	(01 20	annions and Complaint)	
LET	,	(Plaintiff/De	efendant), show cause bef	ore this Cour
	opposing party's name	cross out ina		ore uns cour
	opposing party's name	cross out incl	ppiicubic	
at Part Room	thereof to be held at	t the Courth	ouse located at	
ieave bia	THK .			
			Now Vork on	
addr	ress of Courthouse		, New York on	eave blank
шиг	ess of Continouse		ι	care own
at 9.30 a m or as so	oon thereafter as the parties	s can he hea	rd	
at 7.50 a.m. or as s	oon moreation as the parties	s can be nea	10,	

\* If action is being commenced simultaneously with service of Order to Show Cause

WHY	an Order should not be made and entered (check the applicable boxes):
	Granting to movant an Order of Protection;
	Granting to movant and movant's child(ren) an Order of Protection;
	Granting to movant temporary custody of the child(ren);
	Granting to movant temporary child support pursuant to the guidelines set forth in the
	Child Support Standards Act;
	Granting to movant visitation of the children during the pendency of this action;
	Granting to movant temporary maintenance;
	Ordering the opposing party during the pendency of this action to provide medical
	insurance coverage for movant and the child(ren), and ordering the opposing party to pay a
	pro rata share of unreimbursed medical expenses for the child(ren);
	Ordering the non-custodial parent to purchase and maintain in full force
	and effect a life insurance policy in an amount sufficient to secure support obligations and
	naming the movant as irrevocable beneficiary during the pendency of this action;
	Granting exclusive possession of the marital residence to the movant;
	Ordering the opposing party, his or her agents, or anyone else acting on
	his or her behalf, except as otherwise directed by the court and during the pendency of this
	action, from selling, canceling, dissipating, transferring, encumbering, borrowing from or
	against, or otherwise disposing of or destroying any property acquired by the parties
	during the marriage, whether such property is owned by the parties jointly or individually
	or with any third party or parties, including but not limited to: personal and real property,

	pensions, savings plans, bank accounts, certificates o	f deposit, insurance payments, tax
	refund payments, stocks, bonds, and other assets in s	afe deposit boxes or other
	depositories;	
	Granting such other and further relief as the Court ma	ay deem just and proper.
SUFF	TICIENT REASON APPEARING THEREFOR,	
ORD	ERED, that a Temporary Order of Protection shall issu	ne this date in favor of
	againstspouse's name	Terms/conditions
of such Orde	spouse's name are set forth on the attached Temporary Order of Programs	
ORD	<b>ERED</b> , that pending the hearing of the instant applicat	ion and the further Order of
this Court,	, his or her agents, or anyo	one else acting on his or her behalf,
except as other	spouse's name erwise directed by the Court and during the pendency of	of this action, refrain from selling,
canceling, dis	ssipating, transferring, encumbering, borrowing from o	r against, or otherwise disposing of or
destroying an	y property acquired by the parties during the marriage,	, whether such property is owned by
the parties join	intly or individually or with any third party or parties, i	ncluding but not limited to: personal
and real prop	erty, pensions, savings plans, bank accounts, certificate	es of deposit, insurance payments, tax
refund payme	ents, stocks, bonds, and other assets in safe deposit box	es or other depositories; his or her
agents, or any	yone else acting on his or her behalf, except for everydate	ay living expenses, and/or in the
ordinary cour	rse of business.*	
ORD	<b>ERED</b> , that service of a copy of this Order to Show Ca	nuse, the papers upon which it is
granted and t	he Temporary Order of Protection, if any, (together wi	th a Summons with Notice
or Summons	and Complaint).** be made by personal delivery upon	spouse's name and spouse's
attornes	atataddress of spouse and spou	on or before

<sup>\*</sup> alleges that spouse's business is marital property \*\* if action is being commenced simultaneously

	, be deemed good and sufficient service.
leave date blank	
	ENTER,
	Justice of the Supreme Court