

At a term of the Family Court of the  
State of New York, held in and for the  
County of \_\_\_\_\_,  
at \_\_\_\_\_ New York,  
on \_\_\_\_\_, \_\_\_\_\_.

P R E S E N T:

Hon.  
Judge

\_\_\_\_\_  
In the Matter of a Post-adoption  
Contact Agreement Concerning

Child’s Name:  
Date of Birth:

Docket No.  
ORDER DETERMINING PETITION  
FOR ENFORCEMENT OF  
POST-ADOPTION  
CONTACT AGREEMENT (After  
Adoption Finalization)

Pursuant to Section 112-b  
of the Domestic Relations Law

**NOTICE: WILLFUL FAILURE TO OBEY THE TERMS AND CONDITIONS OF THIS  
ORDER MAY RESULT IN COMMITMENT TO JAIL FOR A TERM NOT TO  
EXCEED SIX MONTHS.**

The petition of [specify]: \_\_\_\_\_, dated [specify]: \_\_\_\_\_, having been  
filed requesting enforcement of a Post-adoption Contact Agreement, approved by the Family Court,  
County, and incorporated into the Order of Adoption by Order of Incorporation, dated [specify]:  
by the [specify]:  Family  Surrogate’s Court, \_\_\_\_\_ County;

And all parties to the Post-adoption Contact Agreement, including the attorney for the child,  
having been duly served with notice of this proceeding and the following having personally appeared  
[specify]:

**And the matter having duly come on for a hearing before this Court, and the Court, after  
hearing the proof and testimony offered in relation to the case, having determined that [check  
applicable box]:**

The following Respondent [specify]: \_\_\_\_\_ violated the Post-adoption Contact  
Agreement as follows [specify]:

and enforcement of the Post-adoption Contact Agreement  is  is not in the child’s best interests for

the following reasons [specify]:

**OR**

The Post-adoption Contact Agreement has not been violated.

**NOW THEREFORE, it is**

ORDERED that the petition is GRANTED and the Post-adoption Contact Agreement is enforced. as follows [specify]:

**OR**

ORDERED that the petition for enforcement of the Post-adoption Contact Agreement is DISMISSED.

ENTER

\_\_\_\_\_  
Judge of the Family Court

Dated:

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:

- Order mailed on [specify date(s) and to whom mailed ]: \_\_\_\_\_
- Order received in court on [specify date(s) and to whom given]: \_\_\_\_\_