SUPREME COURT, CIVIL BRANCH Richmond County 26 Central Avenue, Staten Island N.Y. 10301

HELP CENTER 25 Hyatt Street 5th Floor Staten Island, N.Y. 10301 (718) 675-8589

How to Answer a Motion

Note: All persons involved in a lawsuit should consult an attorney. This office gives you information, forms and instructions on court procedures. As an office of this court, we cannot give legal advice or act as your advocate.

Electronic Filing

New cases in this court (except for matrimonial, Election Law, Article 78, Mental Hygiene and Mechanic Liens) must be commenced and pursued by means of electronic filing through the New York State Courts Electronic Filing System ("NYSCEF"). Documents to be filed with the court must be e-filed through NYSCEF.

Unrepresented persons may, however, opt out of e-filing if they wish to do so. This is done by filing an opt-out form. For further information, consult the Help Center.

The discussion that follows assumes that the case is a paper case. In an e-filed case, the steps to be followed would be the same, but filings with the County Clerk and the court would be made via NYSCEF.

What You Need to Know

To answer a motion, whether one brought on by Notice of Motion or by Order to Show Cause, the following steps are taken:

Step 1. Write **answering papers**, also known as **opposing papers**. These papers consist of your **affirmation in opposition** (with exhibits, if you wish) and a **litigation back**.

Step 2. Have <u>copies</u> of the answering papers **served** upon all parties to the case.

Step 3. Obtain affirmations of service.

Step 4. Submit the **original** answering papers, with **original** affirmations of service to the court. This is done at the time and place stated in the Notice of Motion or Order to Show Cause or on the adjourned date, if any.

Step 1 - Prepare the Answering Papers

Answering papers are your response to the motion and include an affirmation in opposition. The affirmation in opposition is your statement that explains why you want the motion to be denied. <u>Include everything you want to say about the facts of the case and all documents you want considered by the Judge. You will not be given the opportunity to speak to the Judge unless he or she requires oral argument of the motion. Do not leave important details or papers out, expecting to add them later. Any exhibits (documents that support your position) must be attached to the affirmation and labeled Exhibit A, Exhibit B, and so on.</u>

If appropriate, you may submit the affirmations of others, together with your affirmation in opposition. For example, a person with personal knowledge of issues raised by the motion may provide you with an affidavit in support of your position. This is only appropriate, however, where the person submitting the affidavit has first-hand knowledge of the dispute.

Any <u>legal</u>, as opposed to <u>factual</u> issues, raised by the motion should be addressed in a separate document called a **Memorandum of Law**. If the party making the motion has submitted a Memorandum of Law, you may answer in your own **Memorandum in Opposition**. Legal research may be done at the Public Access Law Library at 25 Hyatt Street, 5th Floor, New York, N.Y. 10301, Mon-Fri, (9:00 AM-1:00 PM).

When are the opposing papers due? Opposing papers must be served by the date stated in the Notice of Motion or Order to Show Cause or the adjourned date, of any. If the Notice of Motion does not demand service by a specific date, opposing papers <u>must</u> be served at least 2 days before the return date of the motion. See Civil Practice Law and Rules (CPLR) 2214(b). If the motion was made by Order to Show Cause, opposing papers must be served by the return date of the Order to Show Cause, or sooner, if the Order to Show Cause requires earlier service.

Step 2- Service of Opposing Papers

A copy of all legal papers being submitted to the court must be served on all parties by someone, over the age of 18, who is not a party to the lawsuit. <u>You cannot serve your own papers</u>. See CPLR 2103(a). It is usually proper to have answering papers served by mail. See CPLR 2103. However, if the Judge orders some other means of service, you must follow the directive of the court. **Important**: When the opposing party is represented by an attorney, opposing papers must be served <u>upon the attorney</u> (not that attorney's client), by mail, or by delivery to the attorney's office, or in any other manner permitted by CPLR 2214 or specified by the Judge.

Step 3 - Obtain Affirmations of Service

The person serving your opposing papers must give you a sworn, notarized **affirmation of service**, which includes the details of service for each person served. An affirmation of service states the item served (in this case, your affirmation(s) in opposition, with exhibits, if any and a memorandum of law, if any), the manner of service (whether by mail or personal service) and other details. The affirmation must be attached to the **original** opposition papers before they are submitted to the court.

Another acceptable way to prove service on papers is the **acknowledgment of service**. If the attorney or self-represented party receiving opposing papers by personal delivery is willing to sign an acknowledgment of service <u>on the litigation back of the **original** opposition papers</u>, the signed, dated acknowledgment of service can serve as proof of service. The term "proof of service" is defined by the CPLR to include affirmations of service and acknowledgments of service. A litigant cannot assume that any other "proof" will be acceptable to the court.

Step 4 - Submit Opposing Papers to the Court *DO NOT BE LATE*

On the return date of the motion, you must come to court and submit the **original** opposition papers, with the **original** affirmation(s) of service attached. Without affirmations or acknowledgments of service, the opposing papers will not be accepted. If the Judge assigned to your case wishes to hear "oral argument" of the motion, you will be notified of the date, time, and courtroom where you <u>must</u> appear to explain why the motion should be denied. When submitting your opposition papers, you may include a stamped, self-addressed envelope so that a copy of the Judge's decision may be mailed to you.

Note: Cross-Motion (See CPLR 2215)

If, in addition to asking the court to deny your opponent's motion, you want to ask for any other relief, you must ask by making a cross-motion. Prepare a notice of cross-motion (the return date is the same as the return date of the motion). Also, prepare an affirmation in support of the cross-motion. Your affirmation in support should also include facts in opposition to your opponent's motion. Cross-motion papers must be served in the same manner as opposition papers. A filing fee of \$45 is required to be paid when submitting a cross-motion to the court. This fee may be waived, upon adequate proof of financial hardship. However, your motion must be made by means of an Order to Show Cause if you are requesting the fee to be waived. Ask the Clerk in the Help Center for details about applying for poor person status for making an Order to Show Cause.

[Print in black ink all areas in bold letters]

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF RICHMOND

[fill in name(s)]	Plaintiff(s)/Petitioner(s),	Index Number
-	against-	
[fill in name(s)]	Defendant(s)/Respondent(s).	AFFIRMATION IN OPPOSITION
deposes and says:	[your name], being d	uly sworn,
	f / defendant [circle one] in this matter. I m	nake this affidavit in opposition to the motion or
-		an order: [Describe what the other party

2. I believe the Court should deny the motion or petition because [**Explain why it should be denied**. If you wish to present Exhibits (documents), identify and explain each. Add more pages if needed.]

WHEREFORE, I respectfully request that this motion/petition be denied.

[sign your name]

[print your name]

I, ______ (print name), affirm on this _____ day of _____,

20_____ under the penalties of perjury, under the laws of New York, which may include a fine or imprisonment, that the foregoing is true, and I understand that this document may be filed in an action or proceeding in a court of law.

Signature

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF RICHMOND

[fill in	name(s)]	Plaintiff(s)/Petitioner(Index N	umber	
- against-				AFFIRMATION OF SERVICE AFT COMMENCEMENT OF LITIGATION	
[fill in	name(s)]	Defendant(s)/Respondent	t(s).		
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		□ 5'4" - 5'8"	\Box 100 - 150 lbs. \Box 131 - 160 lbs.	•	
		□ 5'9" - 6'0"	\Box 161 - 200 lbs.	\Box Over 61 years	
		□ Over 6'	\Box Over 200 lbs.		
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	Hair color			[describe]	
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