

**APPLICATION FOR EMERGENCY  
EX PARTE ORDER OF CUSTODY**

JD-FM-222 Rev. 11-22  
C.G.S. § 46b-56f; P.A. 21-15

*This form is available  
in other language(s).*

For information on ADA  
accommodations,  
contact a court clerk or go to:  
[www.jud.ct.gov/ADA](http://www.jud.ct.gov/ADA).

STATE OF CONNECTICUT  
**SUPERIOR COURT**

[www.jud.ct.gov](http://www.jud.ct.gov)

**Instructions**

1. Complete this form, including the affidavit on page 2.
2. Attach an Affidavit Concerning Children, form JD-FM-164.
3. If there is not yet a court case, or post-judgment motion to modify custody, you must file it with this application (e.g., the divorce, legal separation, annulment, custody action, or post-judgment motion to modify custody must be filed with this application).
4. Bring the original and a copy of this form to the court clerk's office.
5. After your application is processed, the clerk will give you the proper papers to have served on the respondent.
6. Make sure the originals are returned to court after service.

Court Use Only

EXPCUS



Judicial District of <b>Danbury</b>	At (Town) <b>Danbury</b>	Return date (If applicable)	Docket number <b>DBD-FA-24-6049190</b>
--	-----------------------------	-----------------------------	---

Name of case (Plaintiff v. Defendant)

**Olya Conterez vs Wesley Inman**

1. I, (Name and address) [REDACTED],

am the Applicant for this emergency ex parte order of custody, and I am the ☒ Parent ☐ Legal Guardian of the following child or children for whom I am seeking this order (attach additional sheets if necessary):

Child's Name (First, Middle Initial, Last)	Date of birth (Month, day, year)
[REDACTED]	[REDACTED]

2. The Respondent (Name and address) **Olya Conterez**, [REDACTED]

is the ☒ Parent ☐ Legal Guardian of the child or children named above.

3. I am filing or there is already a pending matter in which I am a party for:

- ☐ divorce (dissolution of marriage). ☐ legal separation.  
☐ annulment. ☒ custody of the child or children named above.  
☐ post-judgment modification of custody.

4. I believe there is an immediate and present risk of physical danger or psychological harm to the child or children listed above as further explained in the attached affidavit.

**I ask the Court to enter the following ex parte orders:**

- ☐ Temporary legal and physical custody to \_\_\_\_\_
- ☒ Visitation as follows: **6pm-6pm every other day starting today and SUPERVISED 100% of the time until 6/25**
- ☐ No visitation.
- ☐ Respondent may not remove the child or children from the State of Connecticut.
- ☐ Respondent may not interfere with Applicant's custody of the child or children.
- W.I.** ☒ Respondent may not interfere with the educational program of the child or children.
- ☒ Other (specify):

I request SUPERVISED visitation. 6pm-6pm every other day as ordered by Judge Winslow. Courtney Abeling supervising 100%.

**STARTING MONDAY 6/17 @ 6pm BPD pickup**  
**Courtney Abeling will pickup + drop off + remain**  
**at [REDACTED] - Brookfield CT 06804**

Signed (Attorney or self-represented party) <b>[Signature]</b>	Printed name of person signing <b>Wesley Inman</b>	Date signed <b>6/17/24</b>
Address (Number, street, town or city, state, zip code) [REDACTED]		Telephone number [REDACTED]

Print Form

Reset Form

*M2-03*

**Affidavit**

I, (Name) **WESLEY INMAN**, am the Applicant in this matter and swear to the following (explain the events that have occurred, when they occurred, and why you believe that there is an immediate and present risk of physical danger or psychological harm to the child or children):

1. An emergency ex parte order is required because (attach additional sheets if necessary):

Olya Conterez has conspired with Jennifer [REDACTED] who is the mother of my other daughter [REDACTED]. Jennifer for years has used parental alienation as a tool to punish me for leaving her. Olya Conterez has done the same. Contrary to Olyas statements, I left her and did not want to be with her and did not love her. I was not acting erratic at all, I simply wanted nothing to do with Olya. I am and have always been an amazing father to both of my girls. My daughters love me more then anything and these two women have done all that they can to take them away, including abusing the Court. Olya filed a restraining order the same day I told her I filed an FBI report. Mrs. [REDACTED] filed a dcf report, 12 hours after I filed a motion of contempt. And a restraining order less then a week later. Before this we had ZERO movement in our court case for 12 years. Olya has weaponized my daughter to a degree never seen before. Any time I make a claim against her or catch her in fraud, she simply files an order which states a lie about mental health. They both conspired to make up a story about Israel and a threat. I can disprove w evidence. [REDACTED] admitted Olya said [REDACTED] belongs in a concentration camp. The truth is that both of these women are terrified because I found out that they are "persons of interest" in several crimes. This is not to be confused to say that they are charged or convicted. But I did report Olya to the FBI, DOJ, Homeland Security, State Police, NSCIS, Postal Inspector, brookfield police and another local police department. I am a former federal agent and have credentials to support this. I did state that Olya Conterez works as a contractor for the CIA, because I have found such information on her computer when I lived with her. She did deny the allegations. I have seen a variety of circumstantial evidence. It is for this reason that her and the Court staff have attempted to make me seem "crazy" or have mental health issues. Olya conterez has implied to me that she is a lesbian and is in a relationship with a woman. During court, she brought the woman with her. I do not know her name, Olya called her Trent Reznor. I do know that Mrs. Conterez during our relationship had an affair with both men and women. Regardless, this is not my concern. I would like to focus on my daughters lives and happiness. I would happily agree to SUPERVISED visitation with my sister Courtney Abeling present 100% of the time. My daughters both need me in their lives. They depend on me. I was primary caregiver their entire lives. Both moms were minimally present. They continue to cause stress and grief to the girls. I believe this is child abuse. I respectfully request my children back. I did nothing wrong except expose these women. My daughters are suffering emotionally. I have spent \$60K to date.

2. An emergency ex parte order is in the best interests of the child or children because there is an immediate and present risk of physical danger or psychological harm to the child or children named in this application.

3. (Select one) I ☒ have ☐ have not been a party or a witness or participated in any other capacity in any other proceeding in Connecticut or in any other state concerning custody of or visitation with any child listed in this application. If you have, identify the name of any court(s), the court case number(s) and the date(s) of any order(s):

Ramey vs Inman -TRO

Ramey vs Inman-Torrington Superior Court ( I Have filed a motion for consolidation)

4. (Select one)

☐ I have or another person has taken the following actions to inform the respondent of this application (if it was another person, state who it is):

☒ No actions have been taken to inform the respondent of this application, but the court should consider this application on an ex parte basis for the following reasons:

I have no ability to speak to Olya Conterez due to the TRO she was awarded on false terms.

I certify that the statements above are true to the best of my knowledge and belief

Signed (Affiant)

*Wesley Inman*

Print name of person signing

Wesley Inman

Subscribed and sworn to before me (Assistant Clerk, Commissioner of Superior Court, Notary Public)

Date signed

6/17/24

**Order** (To be completed by the court)

☐ The Court has reviewed this application and finds that an immediate and present risk of physical danger or psychological harm to the child or children exists, and in the best interests of the child or children the Court enters the below ex parte order and orders that a hearing be held no later than 14 days from the date of this order.

☐ Temporary legal and physical custody to \_\_\_\_\_

☐ Visitation as follows: \_\_\_\_\_

☐ No visitation.

☐ Respondent may not remove the child or children named in the application from the State of Connecticut.

☐ Respondent may not interfere with Applicant's custody of the child or children named in the application.

☐ Respondent may not interfere with the educational program of the child or children named in the application.

☐ Other: \_\_\_\_\_

☒ This application for ex parte orders is denied. A hearing shall be ordered on the application, pursuant to General Statutes § 46b-56f (c). *Date for next already-scheduled hearing in this case. No separate date for this hearing.*

By the Court (Judge)

*Heidi G. Winslow*

Date ordered

*6/17/24***Order for Notice and Summons** (To be completed by clerk)

The court orders that a hearing on this Application be held on (date)

*7/12/24*

at (time)

*11:00 AM*

This hearing will be held

☒ in person at:

Superior Court, Judicial District of:	Room number (if known)	Phone number (Area code first)
<i>DBD</i>	<i>FLO</i>	<i>203-207-8600</i>
Court location (Number, street and town)		
<i>146 White St Danbury, CT</i>		

☐ remotely (online by video). You are ordered to:

- File an Appearance form with a current, valid e-mail address at least 5 days before this hearing, unless you have already done so;
- Attend this hearing by following the instructions that are sent to your e-mail address by the court; and
- Contact the court clerk's office before the scheduled time of this hearing if you are unable to follow the instructions.

You must contact the court clerk's office at least 5 days before this hearing if you do not have or cannot get an e-mail address, or if you do not have access to an electronic device that you can use to participate in this remote hearing.

The court further orders the Applicant to give the Respondent notice of this Application, the Affidavit, any ex parte order, and this order, by having a true and attested copy served on the Respondent by any proper officer at least 5 days before the date of the hearing. Proof of service must be made to this Court.

To any proper officer: By the Authority of the State of Connecticut, you must serve a true and attested copy of the Application, Affidavit, Ex Parte Order (if any), and this order on the person named below in one of the ways required by law at least 5 days before the date of the hearing, and file proof of service with this Court.

Person to be served

*Olya Conterez*

Address

*[Redacted Address]*

By the Court

*(Medeiros)*

Assistant Clerk

*[Signature]*

Date signed

*6/17/24**[Signature]*



# Connecticut Judicial Branch

Notice to filer: Enclosed are the documents you filed with an assigned IN-PERSON RESOLUTION PLAN DATE. You must contact a state marshal to have your papers served on the other party at least 12 days before the court date.

## Notice to Parties

A MANDATORY Resolution Plan Date has been scheduled with Family Services for the date and time above. ALL PARTIES AND THEIR COUNSEL, IF ANY, MUST COME TO THE COURTHOUSE FOR THIS EVENT. The purpose is to provide an opportunity to learn about the court process, determine the specific issues in your case, the likelihood of reaching an agreement, and the amount of court involvement needed. At the end, an Action Plan will be recommended by Family Services to the court.

A judge will be available for a hearing, to consider agreements, and to make scheduling or other appropriate orders.

At least 2 days before your Resolution Plan Date, you must do the following:

1. Contact Family Services if there is a protective order or restraining order in place between the parties.
2. Each party or their attorney must complete a financial affidavit and exchange it with the other party. Financial affidavit forms can be found here, [https://www.jud.ct.gov/webforms/default.aspx?load\\_catg=Family#searchTable](https://www.jud.ct.gov/webforms/default.aspx?load_catg=Family#searchTable).

You may be excused from your Resolution Plan Date ONLY if you have reached a FINAL agreement on ALL issues in your case and you have submitted the agreement to the court for approval in advance.

Instructions on how to request the entry of judgment by agreement, or the approval of any final agreement, in a divorce, legal separation or custody/visitation action without a court hearing can be found here, <https://jud.ct.gov/family/FArequest.htm>.

If a party or their counsel do not follow this order, sanctions may be imposed by the court which may include a monetary sanction, the entry of a nonsuit, default or dismissal. If counsel or the parties do not appear with Family Services on the assigned Resolution Plan Date, the court may dismiss the case or decide the same as an unopposed matter.

Questions should be directed to:  
Neil Brown  
Family Caseflow Coordinator  
203-207-8631  
[Neil.Brown@jud.ct.gov](mailto:Neil.Brown@jud.ct.gov)

IMPORTANT: If you were served with these papers you must file an appearance form (JD-CL-12) in order to receive notices from the court.

Court forms can be found by visiting [jud.ct.gov](http://jud.ct.gov)