

ORDER OF TEMPORARY CUSTODY

JD-JM-149 Rev. 12-08
C.G.S. § 46b-128, 46b-129(b),
46b-56(a); 17a-105

INSTRUCTIONS TO PREPARER

1. This form is to be used only when ordering temporary custody of a minor child to the Department of Children and Families (DCF).
2. Upon issuance of order, contact Juvenile Court Clerk for hearing dates.
3. Provide signed original order to DCF and forward copy to Juvenile Court Clerk.
4. Retain copy of order for court file and seal document.

**STATE OF CONNECTICUT
SUPERIOR COURT
JUVENILE MATTERS**
www.jud.ct.gov



Court Issuing Order (Location)		Docket Number
Name of Child/Youth	Address of Child/Youth	Date of Birth
Name of Mother	Address of Mother	
Name of Father	Address of Father	
Name of Defendant (Criminal Matters)	Address of Defendant (Criminal Matters)	
Name of Legal Guardian (If any)	Address of Legal Guardian	
Name of Putative Father (If any)	Address of Putative Father	
If Parent(s) is/are Minor(s), Name(s) of Grandparent(s) or Guardian(s)	Address(es) of Grandparent(s) or Guardian(s)	

Based on the facts presented, the court makes the following findings:

- The defendant who resides with the above named child/youth has been charged with an offense under C.G.S. § 53-20 or 53-21 or Part V, VI, VII of Chapter 952.
- The custody of the above named child/youth is the subject of a pending family matter.
- The conditions and circumstances of the above named child/youth have been brought to the attention of this court:
 - I. A. said child/youth is suffering from serious physical illness, or
 - B. said child/youth is suffering from serious physical injury, or
 - C. said child/youth is in immediate physical danger from surroundings.

and

As a result of said conditions, the child's/youth's safety is endangered and immediate removal from such surroundings is necessary to ensure the child's/youth's safety.

- II. Continuation in the home is contrary to the welfare of said child/youth.
- III. A. Reasonable efforts to prevent or eliminate the need for removal of said child/youth were made by the state.
- B. Reasonable efforts to prevent or eliminate the need for removal of said child/youth from the home were not possible.
- C. Reasonable efforts were not made.

IT IS HEREBY ORDERED THAT:

The temporary care and custody of said child/youth shall be vested in the Department of Children and Families pending a hearing as set forth below on the confirmation of this order.

Name of Judge	Signed (Judge)	Date Signed
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AND IT IS FURTHER ORDERED that the above-named mother/father/guardian/defendant be and hereby is/are summoned to appear before the court on the Hearing Date(s) set out below, at the address shown below, by having a proper officer leave a true and attested copy of this order and summons with them or at their usual place of abode, or if so ordered, by publication or mail and return same to the court on or before the date indicated.

- The name and address of the Victim of a sexual assault may be disclosed to DCF in accordance with C.G.S. § 54-86e. Information disclosed pursuant to this order shall not be further disclosed.

**Hearing Date - Preliminary
Hearing on Temporary Custody →**

Date	Time of Hearing .M.
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Hearing Date - Petition →

Date	Time of Hearing .M.
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Court Location →

Court Location of Hearing (Number, street, and town)	Telephone
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Publication for: (Name)	Statutory Mail for: (Name)	Service on or Before (Date)	Return By (Date)
Name of Person Signing	Signed (Judge, Assistant clerk)	Date Signed	

