

NOTICE TO THE BAR
CIVIL & FAMILY -- RESUMPTION OF
COURTESY COPY REQUIREMENT AS OF JANUARY 1, 2023

The Supreme Court in the attached October 24, 2022 Order has concluded the temporary suspension of the requirement to submit paper “courtesy copies” to the judge in Civil and Family matters. Accordingly, effective January 1, 2023, attorneys must send paper copies to the judge as required by Rule 1:6-4 (“Superior Court; Place for Filing Motions, Orders to Show Cause and Orders”).

Questions on the Court’s Order may be directed to the Civil Practice Division at (609) 815-2900 x54900 or the Family Practice Division at (609) 815-2900 x55350.



Glenn A. Grant
Administrative Director of the Courts

Dated: October 25, 2022

SUPREME COURT OF NEW JERSEY

By [March 25, 2020 Order](#), the Court temporarily relaxed the provisions of Rule 1:6-4 (“Superior Court; Place for Filing Motions, Orders to Show Cause and Orders”) so as to suspend the requirement that, in addition to filing all Civil motion papers, orders to show cause, and orders, attorneys must also simultaneously submit to the judge a copy of all motion papers. In subsequent Orders, including the [April 24, 2020 Clarifying Order](#), the Court further refined the suspension of that courtesy copy requirement and established a comparable provision for the Family Division.

The temporary rule relaxation was implemented in response to various pandemic-related adjustments that now have concluded.

Accordingly, it is ORDERED that the temporary suspension of the courtesy copy requirement for Civil and Family matters, as set out in the Court’s March 25, 2020 and April 24, 2020 Orders and subsequent orders, is hereby rescinded effective January 1, 2023.

For the Court,

A handwritten signature in blue ink, appearing to read "Stuart Rosen", is written over a horizontal line.

Chief Justice

Dated: October 24, 2022