

GLENN A. GRANT, J.A.D. Acting Administrative Director of the Courts

Richard J. Hughes Justice Complex • P.O. Box 037 • Trenton, NJ 08625-0037 njcourts.gov • Tel: 609-376-3000 • Fax: 609-376-3002

TO:Hon. Thomas W. Sumners, Jr.
Assignment Judges
Hon. Mala Sundar
AOC Directors and Assistant Directors
Clerks of Court
Trial Court Administrators

DIRECTIVE #07-24 Supersedes Directive #14-23

[Questions may be directed to the Criminal Practice Division at (609) 815-2900 ext. 55300]

FROM: Glenn A. Grant, J.A.D.

SUBJ: Guidelines for Judicial Officer Protection Orders

DATE: August 2, 2024

This Directive supersedes Directive #14-23 and promulgates updated procedures for petitions for and issuance of Judicial Officer Protection Orders, effective immediately. The updates: (1) clarify that applications are handled emergently within the county in which the petition is filed; (2) establish the process for obtaining counsel for Judicial Officers before the final hearing; and (3) revise the attached forms to include the name and information pertaining to the Judicial Officer to assist law enforcement in identifying the protected individual.

<u>Overview</u>

These procedures implement the civil process, as set forth in N.J.S.A. 2C:12-14 et seq. and as provided by L.2021, c.327, for a petitioner to obtain an order of protection on behalf of a current or former judicial officer, upon a charge or conviction of a crime directed at or committed against a judicial officer with a nexus to the judicial officer's performance of public duties. As set forth in the statute, a "judicial officer" is any active, formerly active, or retired federal, state, county, or municipal judge, including a judge of the Tax Court and any other court of limited jurisdiction established, altered, or abolished by law, a judge of the Office of Administrative Law, a judge of the Division of Workers' Compensation, and any









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other judge established by law who serves in the executive branch.

Specifically, the protection order would prohibit a respondent from returning to the scene of the alleged crime or contacting the judicial officer, household members, friends, co-workers, or relatives in any way. It would also prohibit the respondent from possessing a firearm or any other weapon enumerated in N.J.S.A. 2C:39-1(r) and would disqualify the respondent from purchasing, possessing, or carrying a handgun, pursuant to N.J.S.A. 2C:58-3(c)(11). As a result, any existing permit to carry a handgun would be revoked pursuant to N.J.S.A. 2C:58-4(f). The statute further provides for the search and seizure of any firearm or weapon at any location where the court has reasonable cause to believe the weapon is located, and for the seizure of any purchaser identification card or permit to purchase a handgun issued to the respondent. A final protection order also could require the respondent to undergo a mental health evaluation and appropriate treatment.

I. Temporary Judicial Officer Protection Orders

a. Filing

A petitioner may file a petition with the Superior Court for emergency ex parte relief in the form of a temporary protection order at any time following the charge or conviction of a defendant for any crime directed at or committed against a judicial officer where there is a nexus between the alleged or convicted crime and the judicial officer's public duties. See Attachment 2 (Petition for Temporary Judicial Officer Protection Order – CN 12976). The petitioner may be (1) a law enforcement officer, (2) a formerly active or retired judicial officer or a family or household member of such judicial officer, (3) an active judicial officer or a family or household member of such judicial officer, or (4) an active judicial officer where a law enforcement officer has declined to petition the Superior Court or a family or household member of such judicial officer. As provided in the statute, a "family or household member" is a spouse, domestic partner as defined in N.J.S.A. 26:8A-3, partner in a civil union couple as defined in N.J.S.A. 37:1-29, or former spouse, former domestic partner, or former partner in a civil union couple, or any other person who is a present household member or was at any time a household member; a person with whom the respondent has a child in common, or with whom the respondent anticipates having a child in common if one of the parties is pregnant; or a current or former dating partner.

As noted above, applications for the temporary protection order may be filed emergently. Indeed, a judicial officer may need the protections articulated in the temporary order immediately. Law enforcement may file the petition using the attached Page 3 of 8 Directive #07-24 Guidelines for Judicial Officer Protection Orders

form on behalf of the judicial officer. There will be an established means to contact the Division of Law in the Attorney General's Office, whether during normal business hours, after normal business hours, or on weekends, so that that office can provide an attorney as soon as reasonably practicable before the final hearing. When it is known that law enforcement or the judicial officer will seek a protection order, law enforcement, the judicial officer, or a designee of the judicial officer, must contact the Judiciary's Court and Judicial Security Unit, who then on behalf of the Judicial Officer will contact both the Office of Counsel to the Administrative Director and the Attorney General's Division of Law. The Division of Law has indicated to the Judiciary that in these instances it will provide an outside attorney or law firm to represent the judicial officer solely on the civil matter related to the protection order.

Petitions for these Judicial Officer Protection Orders must be filed in the Superior Court with contemporaneous notice to the Assignment Judge, following local emergent application protocols. The Assignment Judge, or designee, shall assign a judge to hear the petition. If that judge after hearing the petition grants a temporary protection order, the Assignment Judge shall determine whether the matter should be transferred to another county for the final hearing. The following docketing number system (shown as an example) shall be used for these petitions:

County	<u>JPO</u>	Year	Sequence Number
ATL	JPO	2023	000001

b. Issuance and Form of Relief

The statutory standard for the court to issue a Temporary Judicial Officer Protection Order is upon good cause shown. To issue the protection order, the court must: (1) consider the petitioner's sworn testimony or the petition by the petitioner; (2) find that there was a nexus between the defendant's alleged or convicted crime and the performance of the judicial officer's public duties; and (3) also find that the respondent poses a threat to the safety or well-being of the judicial officer or a family or household member. See Attachment 3 (Temporary Judicial Officer Protection Order -CN 12977).

The court in its temporary protection order may include the following forms of emergent relief, prohibiting the respondent from: (1) returning to the scene of the alleged crime; (2) having any contact with the judicial officer, family or household members or friends, co-workers, or relatives in any way; and/or (3) possessing any firearm or other weapon enumerated in N.J.S.A. 2C:39-1(r). The statute also authorizes the court to order

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the search for and seizure of any firearm or other weapon at any location where the court has "reasonable cause to believe the weapon is located," and the seizure of any firearms purchaser identification card or permit to purchase a handgun issued to the respondent. The court shall state with specificity the reasons for and the scope of any search and seizure authorized by the order.

c. Standard for Issuing a Search Warrant in Conjunction with a Temporary Judicial Officer Protection Order

As noted above, the statutory standard for issuance of a protection order is "good cause shown," and the statutory provision regarding search warrants uses the phrase "reasonable cause" as to the location to be searched. These statutory provisions are identical to those found in the Prevention of Domestic Violence Act, N.J.S.A. 2C:25-28(i) and (j). In <u>State v. Hemenway</u>, 239 N.J. 111 (2019), the Court determined that a "probable cause" standard was required for search warrants issued pursuant to the Prevention of Domestic Violence Act to ensure compliance with constitutional requirements.

Accordingly, applying that same standard, a search warrant for any firearms and or other weapons as defined in N.J.S.A. 2C:39-1(r) that the respondent may possess or own can only be issued in conjunction with a temporary protection order when the court finds that probable cause exists to believe that the respondent (1) was charged with or convicted of a crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted and the performance of the judicial officer's public duties; (2) the respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer; (3) the respondent owns or possesses firearms or other weapons as defined in N.J.S.A. 2C:39-1(r); and (4) such firearms or other weapons are presently at a specifically described location.

d. Service and Duration of a Temporary Judicial Officer Protection Order

A Temporary Judicial Officer Protection Order granting emergent relief, together with the petition, shall be immediately served on the respondent and provided to the appropriate law enforcement agencies for the municipalities in which the victim and the respondent reside. Additionally, notices shall be immediately forwarded to any law enforcement agencies for the municipalities in which the victim is employed, if different from where they reside. Page 5 of 8 Directive #07-24 Guidelines for Judicial Officer Protection Orders

The temporary order shall remain in effect until further order of the court. The temporary order will include the date for the hearing for a final protection order, which must take place within 10 days after the date the petition was filed. The hearing for a final order shall be held where the pending criminal charges or conviction are venued, unless good cause is shown for the hearing to be held elsewhere.

e. Appeals from Denials of Petitions for a Temporary Judicial Officer Protection Order

If the court denies the petition for a temporary protection order, the petitioner may file an appeal to the Appellate Division as of right within 45 days of the entry of that order pursuant to \underline{R} . 2:2-3(a)(1).

II. Final Judicial Officer Protection Orders

a. Hearing Requirements

A hearing for the final protection order shall be scheduled to take place within 10 days after the petition was filed, but may be postponed upon request and in the discretion of the court (e.g., to allow for the corresponding criminal matter to be concluded). The hearing for a final order shall be held in the county where the pending criminal charges or the conviction are venued, unless good cause is shown for the hearing. The judicial officer shall be represented by an attorney or firm provided by the Division of Law. The petitioner and the respondent shall be given an opportunity to provide information to the court to consider whether to issue a final protection order. Additionally, the respondent shall be afforded the right to testify, to present witnesses, to submit documents, to cross-examine any witnesses who may appear at the hearing, and to present relevant information. The rules governing admissibility of evidence at trial shall not apply to the presentation and consideration of information at the hearing.

At the hearing for the final protection order, the standard for proving the allegations in the petition shall be a preponderance of the evidence, and the petition shall be granted if the court finds (1) there is a nexus between the alleged crime charged or the crime for which the respondent was convicted and the performance of the judicial officer's public duties, and (2) the respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer. Additionally, in determining whether a final order of protection should be granted, the court shall consider but not be limited to the previous history between the judicial

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officer and the respondent, including any threats, harassment, or physical intimidation; and the existence of immediate danger to person and property.

b. Final Relief

The court shall grant any relief necessary to protect the victim from further harm, including but not limited to: (1) prohibiting the respondent from returning to the scene of the alleged crime; (2) prohibiting the respondent from having any contact in any way with the judicial officer, family, household members, friends, co-workers, or relatives; (3) forbidding the respondent from possessing any firearm or other weapon enumerated in N.J.S.A. 2C:39-1(r); (4) in accordance with Guideline I(c) above, ordering the search for and seizure of any firearms or other weapons at any location where the court has reasonable cause to believe the weapon is located; (5) ordering the seizure of any firearms purchaser identification card or permit to purchase a handgun issued to the respondent; and (6) requiring the respondent to undergo a mental health evaluation and appropriate treatment. See Attachment 4 (Final Judicial Officer Protection Order – CN 12978).

c. Appeals from a Final Judicial Officer Protection Order Decision

If the petitioner or the respondent wishes to appeal the decision by the court to grant or deny issuance of the Final Judicial Officer Protection Order, any such appeal must be filed within 45 days after the entry of that decision pursuant to <u>R.</u> 2:2-3(a)(1).

d. Termination of a Final Judicial Officer Protection Order

The petitioner, the judicial officer victim, or the respondent may apply for termination of a final protection order at any time following issuance of the order. A petition to terminate a Final Judicial Officer Protection order shall be filed in the vicinage where the final order was entered. See Attachment 5 (Petition for Termination of Judicial Officer Protection Order – CN 12979).

The court, on notice to the petitioner, the respondent, and the appropriate law enforcement agency, may terminate the final protection order after a hearing. See Attachment 6 (Order Regarding Termination of Final Judicial Officer Protection Order – CN 12980). In making the determination on a request to terminate a final protection order, the court shall consider whether the factors that were originally assessed in granting the final order are still present and whether there has been a material change in circumstances

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such that the Final Judicial Officer Protection Order is no longer required to ensure the victim's safety.

III. Violation of a Judicial Officer Protection Order

A violation by the respondent of a Judicial Officer Protection Order (whether temporary or final) issued pursuant to the act constitutes a criminal offense under N.J.S.A. 2C:29-9(b), and each order shall so state. N.J.S.A. 2C:12-16. The Assignment Judge, or designee, shall determine assignment of a judge to preside over any proceedings resulting from any charges under N.J.S.A. 2C:29-9(b) alleging violation of a Judicial Officer Protection Order. The Assignment Judge also shall determine whether the case should be transferred to another county.

IV. Confidentiality of Records Related to Judicial Officer Protection Orders

All records related to proceedings for Judicial Officer Protection Orders (whether temporary or final) are confidential and may not be disclosed to anyone other than the respondent and the parties of record participating in the proceedings articulated in this Directive, unless the court finds good cause to release such records. Rule 1:38-3(f)(4). All records relating to these protection orders shall be sealed by the court pursuant to Rule 1:38-11. If records are ordered to be released, the petitioner must be served with a copy of the court's order. If a Judicial Officer Protection Order has been issued and the underlying criminal charges are dismissed, consistent with current policy the records of the criminal case cannot be expunged because of the existence of the order.

Any questions may be directed to the Criminal Practice Division via email at <u>AOCCrimPrac.mbx@njcourts.gov</u> or by phone at 609-815-2900 ext. 55300.

Note: Attachment 1, "Process and Procedures for Handling Judicial Officer Protection Orders," is a summary version of the provisions of this Directive intended for quick reference. It is not intended as a replacement for the Directive.

Attachments:

- 1. Process and Procedures for Handling Judicial Officer Protection Orders (Summary Document)
- 2. Petition for Temporary Judicial Officer Protection Order (CN 12976)

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- 3. Temporary Judicial Officer Protection Order (CN 12977)
- 4. Final Judicial Officer Protection Order (CN 12978)
- 5. Petition for Termination of Judicial Officer Protection Order (CN 12979)
- 6. Order Regarding Termination of Final Judicial Officer Protection Order (CN 12980)
- cc. Chief Justice Stuart Rabner Associate Justices Criminal Presiding Judges Municipal Court Presiding Judges Matthew J. Platkin, Attorney General Steven D. Bonville, Chief of Staff Meryl G. Nadler, Counsel to the Administrative Director Special Assistants to the Administrative Director Justin M. Patterson Moles, Chief, Criminal Court Services Robin Morante, Chief, Court and Judicial Security Criminal Division Managers and Assistant Division Managers Municipal Division Managers and Assistant Division Managers Alyson Honrath, Assistant Chief, Court and Judicial Security Virginia Spitale, Assistant Chief, Criminal Court Services

Attachment 1

Summary of Processes and Procedures for Judicial Officer Protection Orders



Summary of Processes and Procedures for Judicial Officer Protection Orders

Filing Procedures, Relief, Violations and Terminations L. 2021 c.327

Promulgated by Superseding Directive #07-24 (08/02/2024)

August 2, 2024

I. **Definitions:**

(1) A Judicial Officer Protection Order is a type of restraining order available to active, formerly active and retired Judicial Officers that provides legal relief to the petitioner by prohibiting the respondent from returning to the scene of the crime, prohibiting contact with the judicial officer or their family or household members, friends, co-workers, etc., and provides for forbidding possession of (and the seizure of) firearms or other weapons; a final order may require mental health treatment.

(2) "Judicial officer" means any active, formerly active, or retired federal, state, county, or municipal judge, including a judge of the Tax Court and any other court of limited jurisdiction established, altered, or abolished by law, a judge of the Office of Administrative Law, a judge of the Division of Workers' Compensation, and any other judge established by law who serves in the executive branch.

(3) "Petitioner" means a law enforcement officer, a formerly active or retired judicial officer or a family or household member of such judicial officer, or an active judicial officer on behalf of whom a law enforcement officer has declined to petition the Superior Court pursuant to this section or a family or household member of such judicial officer.

(4) "Family or household member" means a spouse, domestic partner as defined in N.J.S.A. 26:8A-3, partner in a civil union couple as defined in N.J.S.A. 37:1-29, or former spouse, former domestic partner, or former partner in a civil union couple, or any other person who is a present household member or was at any time a household member; a person with whom the respondent has a child in common, or with whom the respondent anticipates having a child in common if one of the parties is pregnant; or a current or former dating partner.

II. Temporary Judicial Officer Protection Orders (TJPOs)

- a. The Petitioner may file a petition with the Superior Court for emergency *ex parte* relief in the form of a temporary protection order at any time following the charge or conviction of a defendant if:
 - i. The respondent was charged or convicted with any crime directed at or committed against a judicial officer where there is a nexus between the alleged or convicted crime and the judicial officer's public duties; and
 - ii. the respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer.
- b. When it is known that law enforcement or the judicial officer will seek a protection order, law enforcement, the judicial officer, or a designee of the judicial officer, must contact the Judiciary's Court and Judicial Security Unit, who then on behalf of the Judicial Officer will contact both the Office of Counsel to the Administrative Director and the Attorney General's Division of Law.
- c. The Division of Law will provide an outside attorney or law firm to represent the judicial officer solely on the civil matter related to the protection order.
- d. Law enforcement or other petitioner should use the form Petition for Temporary Judicial Protection Order (CN 12976) approved by the Administrative Director of the Courts attached to this Directive.
- e. Petitions for these Judicial Officer Protection Orders must be filed in the Superior Court with contemporaneous notice to the Assignment Judge, following local emergent application protocols.
- f. The Assignment Judge, or designee, shall assign a judge to hear the petition. If that judge after hearing the petition grants a temporary protection order, the Assignment Judge shall determine whether the matter should be transferred to another county for the final hearing.

g. The following docketing number system (shown as an example) shall be used for these petitions:

<u>County</u>	JPO	Year	Sequence Number
ATL	JPO	2023	000001

- h. A TJPO shall be issued upon good cause shown through sworn testimony or the petition and will remain in effect until the judge issues a further order.
- i. To issue the protection order, the court must:

(1) consider the petitioner's sworn testimony or the petition by the petitioner;

(2) find that there was a nexus between the defendant's alleged or convicted crime and the performance of the judicial officer's public duties; and

(3) also find that the respondent poses a threat to the safety or well-being of the judicial officer or a family or household member.

- j. The court in its temporary protection order may include the following forms of emergent relief:
 - i. Forbidding the respondent from returning to the scene of the alleged crime;
 - ii. Prohibiting the respondent from having any contact with the judicial officer, family or household members of the judicial officer, or the judicial officer's friends, co-workers, or relatives in any way; and
 - iii. Forbidding the respondent from possession, and permitting the seizure, of firearms or other weapons enumerated in N.J.S.A. 2C:39-1(r).
- k. A TJPO granting emergent relief, together with the petition, shall be immediately served on the respondent and forwarded to the appropriate law enforcement agencies for the municipalities in which the victim and the respondent reside and the municipality in which the victim works.

- 1. The temporary order shall remain in effect until further order of the court. The temporary order will include the date for the hearing for a final protection order, which must take place within 10 days after the date the petition was filed.
- m. The petitioner may file an appeal of a denial of a TJPO as of right with the Appellate Division pursuant to Court Rule 2:2-3(a)(1) within 45 days of the entry of the order denying the petition.

III. Final Judicial Officer Protection Order (FJPO)

- a. A hearing for the final protection order shall be scheduled to take place within 10 days after the petition was filed but may be postponed upon request and in the discretion of the court (e.g., to allow for the corresponding criminal matter to be concluded).
- b. The hearing for a final order shall be held in the county where the pending criminal charges or conviction are venued, unless good cause is shown for the hearing to be held elsewhere.
- c. The prosecutor and the respondent shall be given an opportunity to provide information to the court to consider whether to issue an FJPO.
- d. The respondent shall be afforded the right to testify, to present witnesses, to submit documents, to cross-examine any witnesses who may appear at the hearing, and to present relevant information. The rules governing admissibility of evidence at trial shall not apply to the presentation and consideration of information at the hearing.
- e. The judicial officer shall be represented by an attorney or firm provided by the Division of Law.
- f. At the hearing for the final protection order, the standard for proving the allegations in the petition shall be a preponderance of the evidence.
- g. The petition shall be granted if the court finds (1) there is a nexus between the alleged crime charged or the crime for which the respondent was convicted and the performance of the judicial officer's public duties, and (2) the respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer.

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- h. The court shall consider but not be limited to the previous history between the judicial officer and the respondent, including any threats, harassment, or physical intimidation; and the existence of immediate danger to person and property.
- i. The petitioner or the respondent may appeal the decision by the court to grant or deny issuance of the FJPO within 45 days after the entry of that decision pursuant to R. 2:2-3(a)(1).

IV. Final Relief

If appropriate, the court shall grant any relief necessary to protect the victim from further harm, including but not limited to:

- a. Prohibiting the respondent from returning to the scene of the alleged crime;
- b. Prohibiting the respondent from having any contact with the judicial officer, family, household members, friends, co-workers, or relatives in any way;
- c. Forbidding the respondent from possessing any firearm or other weapon enumerated in N.J.S.A. 2C:39-1(r);
- d. In accordance with Guideline V below, ordering the search for and seizure of any firearms or other weapons at any location where the court has reasonable cause to believe the weapon is located;
- e. Ordering the seizure of any firearms purchaser identification card or permit to purchase a handgun issued to the respondent;
- f. Requiring the respondent to undergo a mental health evaluation and appropriate treatment.

V. Search Warrant

A search warrant may be issued at the same time as the TJPO or the FJPO. The statute authorizes the court to order the search for and seizure of any firearm or other weapon at any location where the court has "reasonable cause to believe the weapon is located," and the seizure of any firearms

Promulgated by Superseding Directive #07-24 (08/02/2024) Page 6 purchaser identification card or permit to purchase a handgun issued to the respondent. The court shall state with specificity the reasons for and the scope of any search and seizure authorized by the order.

As noted above the statutory standard for issuance of a protection order is "good cause shown," and the statutory provision regarding search warrants uses the phrase "reasonable cause" as to the location to be searched. These statutory provisions are identical to those found in the Prevention of Domestic Violence Act, N.J.S.A. 2C:25-28(i) and (j). The standard for issuing a search warrant for the seizure of weapons is controlled by State v. Hemenway, 239 N.J. 111 (2019), where the Court determined that a "probable cause" standard was required for search warrants issued pursuant to the Prevention of Domestic Violence Act to ensure compliance with constitutional requirements. As such, a search warrant for any firearms and or other weapons as defined in N.J.S.A. 2C:39-1(r) can only be issued in conjunction with a temporary protection order when the court finds that probable cause exists to believe that the respondent: (1) was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted and the performance of the judicial officer's public duties; (2) the respondent poses a threat to the safety or wellbeing of the judicial officer or a family or household member of the judicial officer; (3) the respondent owns or possesses firearms or other weapons as defined in N.J.S.A. 2C:39-1(r); and (4) such firearms or other weapons are presently at a specifically described location.

VI. Violations of a Judicial Officer Protection Order

A violation by the respondent of a Judicial Officer Protection Order (whether temporary or final) constitutes a criminal offense under N.J.S.A. 2C:29-9(b), and each order shall so state. The Assignment Judge, or designee, shall determine assignment of a judge to preside over any proceedings resulting from any charges under N.J.S.A. 2C:29-9(b) alleging violation of a Judicial Officer Protection Order. The Assignment Judge shall determine whether the case should be transferred to another county.

VII. Termination of a Final Judicial Officer Protection Order

- a. The petitioner, judicial officer victim, or the respondent may apply for a termination of a final protection order at any time following issuance of the order. The application to terminate the order shall be filed in the vicinage where the final order was entered.
- b. The court, on notice to the County Prosecutor, the respondent, and the appropriate law enforcement agency, may terminate the final protection order after a hearing.
- c. The court shall determine whether the factors that were originally assessed in granting the FJPO are still present, and whether there has been a material change in circumstances such that the Final Judicial Officer Protection Order is no longer required to ensure the victim's safety.

VIII. Confidentiality of Records Related to Judicial Officer Protection Orders

- a. All records related to Judicial Officer Protection Orders (whether temporary or final) are confidential and may not be disclosed to anyone other than the respondent and the parties of record participating in the proceedings, unless the court finds good cause to release such records. Judicial Officer Protection Order records are therefore sealed from public access pursuant to Rule 1:38-11.
- b. If records are ordered to be released, the petitioner must be served with a copy of the court's order.
- c. If a Judicial Officer Protection Order has been issued and the underlying criminal charges are dismissed, the records of the criminal case cannot be expunged because of the existence of the order.

Attachment 2

Petition for Temporary Judicial Officer Protection Order

CN 12976

In the Matter of, , Respondent				Superior Court of New Jersey County Petition for Temporary Judicial Officer Protection Order						
		ľ	Copondent				(T	JPO)	
	at or commit or the crime	ted ag for wh	ainst a judicia	al offi	icer	where	there is a	nexus	s betw	or convicted of a reen the alleged mance of the
household men <i>Protection Orde</i> judicial officer's scene of the all	I believe Respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer. I ask the Court to grant a <i>Temporary Judicial Officer Protection Order</i> to prohibit Respondent from having any contact with the judicial officer, or the judicial officer's friends, co-workers, or relatives in any way; forbid Respondent from returning to the scene of the alleged crime; and forbid Respondent from owning, possessing, or acquiring firearms or other weapons as defined in N.J.S.A. 2C:39-1(r).									
Judicial Officer	's Informat	ion								
Name										
Bar ID County of Status Residence			Status	5			Judici Jurisd	ial Office liction		
Petitioner's Inf	ormation		same as Judi	cial (Offi	cer				
Name										
Role/ Relationsh	nip		ID Number:	🗆 Ba	adg	e Numb	er	or 🗆	□ Bar ID	
Agency			I							
Case Information	on									
County of Charg	County of Charge Complaint/Indictment Number Status of Charge Sentence (if any)									
Respondent's I	nformation	(to th	e extent the ir	nform	nati	on is kr	own)			
First Name				MI	MI Last Name					
Date of Birth		Sex		Social Security Number SBI Number XXX-XX-			BI Number			
Race		•							Et	hnicity

In the Matter of:							SBI Number:			
Height		Weight	t	Hair Color			E	ye Colc	or	
ft	in		lbs							
Distinguis	hing Fea	atures (\$	Scars, t	facial hair, etc.)						
Street Ad	Street Address									
City								State	Zip)
Home Ph	one Nun	nber A	Alternat	e Phone Number		Email				
						1				
Driver's L	icense N	lumber				State				Expiration Date

eve Respondent poses a threat to the safety or well-being of the judicial officer or a family or whold member of the judicial officer because Respondent:
was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties. Explain.
demonstrated a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer. Explain.
has an existing or previous judicial officer protection order issued against them. Explain.
has previously violated a judicial officer protection order issued against them. Explain.
List any other information that may be relevant.

□ Supporting documentation provided. Explain.

Firearms or Other Weapons Information

- \Box It is unknown if the Respondent possesses any firearms or other weapons as defined in N.J.S.A. 2C:39-1(r).
- ☐ The Respondent currently possesses the following firearm(s) or other weapons as defined in N.J.S.A. 2C:39-1(r) (to the extent known):

	Weapon	Description	Number	Lo	cation		
Does	the Respondent pos	sess a:					
	Firearms Purchaser			Yes	🗆 No	🗆 Unknown	
b.	Permit to Purchase a	a Handgun?		Yes	🗆 No	Unknown	
C.	Permit to Carry a Ha	ndgun?		Yes	🗆 No	Unknown	
	Certification						

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

	s/
Date	Signature of Petitioner or Judicial Officer
Attached:	Copy of Complaint, Indictment or Judgment of Conviction; and/or Other:

Click	to send your completed form via email:
TO:	Security Court-Judicial Security.Court-Judicial@njcourts.gov
CC:	AOCCrimPrac mailbox AOCCrimPrac.mbx@njcourts.gov

Attachment 3

Temporary Judicial Officer Protection Order (TJPO)

CN 12977

Temporary Judicial Officer Protection Order (TJPO) Superior Court of New Jersey County Petition Number Complaint/Indictment Number In the Matter of, Date of Birth Sex Respondent Social Security Number SBI Number

	matter or,			Date of Birth				
			Respondent	Social Security Number XXX-XX-	S	BI Number		
				Height ft in	V	Veight Ibs		
				Hair Color	E	Eye Color		
				Race				
				Ethnicity				
Judic	ial Officer	's Information						
Name								
Bar ID)	County of Residence	Status	County of Judicial Office Employment		Judicial Office Jurisdiction		
Findi	ngs			1				
		•		oorary Judicial Officer Pro and having considered:	tectio	<i>n Order</i> (TJPO), and		
□ the	certified p	etition, AND/OR						
□ the	testimony	of		, AND/OR				
🗆 any	/ documen	t(s) provided to the	e court (list ex	hibits)		, AND		
Also h	naving con	sidered whether th	e Responder	ıt:				
was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties;								
		rated a threat to the		ell-being of the judicial off	cer o	r a family or		
	has an ex	xisting or previous	judicial office	r protection order issued	again	st them;		
	has previously violated a judicial officer protection order issued against them; or							

	any other relevant factor(s) (specify)
The	refore, it is hereby ORDERED on this date, that:
	The Petition for a Temporary Judicial Officer Protection Order is GRANTED.
	The court finds good cause that the Respondent was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties; and that the Respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer.
	It is further ORDERED that:
	The Respondent is prohibited from having any contact with the judicial officer, or the judicial officer's friends, co-workers, or relatives in any way; AND
	The Respondent is forbidden from returning to the scene of the alleged crime; AND
	The Respondent is prohibited from owning, purchasing, possessing, or receiving firearms or other weapons as defined in N.J.S.A. 2C:39-1(r), and from securing or holding a firearms purchaser identification card or permit to purchase a handgun pursuant to N.J.S.A. 2C:58-3, or a permit to carry a handgun pursuant to N.J.S.A. 2C:58-4; AND
	Any firearms purchaser identification card, permit to purchase a handgun, or permit to carry a handgun held by the Respondent is hereby immediately revoked; AND
	The County Prosecutor is to immediately notify the New Jersey State Police that the Respondent is disqualified from owning, purchasing, possessing, or receiving firearms or ammunition pursuant to <i>N.J.S.A.</i> 2C:58-3(c)(11).
	A violation of any condition of this Order shall constitute an offense under N.J.S.A. 2C:29-9(b).
OR	
	The Petition for a Temporary Judicial Officer Protection Order is DENIED.
	The court does not find good cause that the Respondent poses a threat to the safety or well- being of the judicial officer or a family or household member of the judicial officer.
OR	
	The <i>Petition for a Temporary Judicial Officer Protection Order</i> is DISMISSED WITH PREJUDICE.
	This matter does not meet the requirements for a Judicial Officer Protection Order.
OR	
	d Form Bromulasted by Directive #07.24 (08/02/2024) CNI: 12077

SBI Number:

The *Petition for a Temporary Judicial Officer Protection Order* is DISMISSED WITHOUT PREJUDICE.

OR

□ The petition for a *Temporary Judicial Officer Protection Order* is WITHDRAWN.

Additional Reasons Set Forth on the Record and Herein

	s/
Date	Honorable
Superior Court of New Jersey – Law Division	
	County
Superior Court of New Jersey – Law Division	County

Search Warrant

- □ The Court finds that probable cause exists to believe that the Respondent
 - was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties;
 - (2) the Respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer;
 - (3) the Respondent owns or possesses firearms or other weapons as defined in N.J.S.A. 2C:39-1(r) as described below; and
 - (4) such firearms or other weapons are presently at the location described below.

To Any Law Enforcement Officer Having Jurisdiction

This order shall serve as a warrant to search for and seize any issued permit to carry a handgun, permit to purchase a handgun and firearms purchaser identification card issued to the Respondent and the following firearm(s) and/or other weapons as defined in N.J.S.A. 2C:39-1(r).

 You are hereby commanded to search for the below described firearms or weapons as defined in N.J.S.A. 2C:39-1(r), and any permit to carry a handgun, permit to purchase a handgun or firearms purchaser identification card and to serve a copy of this Order upon the person at the premises or location described herein:

Weapon	Description	Number	Location

- 2. You are hereby ordered in the event you seize any of the above described items, to give a receipt for the property so seized to the person from whom they were taken or in whose possession they were found, or in the absence of such person to leave a copy of this Order together with such receipt in or upon said structure from which the property was taken.
- 3. You are authorized to execute this Order immediately or as soon thereafter as is practicable:
 - □ Anytime □ Other
- 4. **You are further ordered,** after the execution of this Order, to promptly provide the Court with a written inventory of the property seized per this Order.

	s/	
Date	Honorable	
Superior Court of New Jersey – Law Division		
	County	
All Law Enforcement Officers will serve and fully enforce this order. This order shall remain in effect until further order of the court.		

In	the	Matter	of:
		matter	U

	Both the Petitioner and Respondent or their representative are ordered to appear for a final hearing on (date) at (time) at the Superior Court, Criminal Part, County, Room located at (address)				
	Spoken Language Interpreter Needed. Language:				
Notice to Respondent					
Failure to comply with this order may constitute criminal contempt pursuant to <i>N.J.S.A.</i> 2C:29-9(b) and may also constitute violations of other state and federal laws which may result in your arrest and/or criminal prosecution. This may result in a jail sentence.					
Onl	Only a court can modify any of the terms or conditions of this court order.				
with	Note that the hearing for a final order will be held in your absence if you have been served with this temporary order but do not appear in court at the time and place listed above for the final hearing.				

In the Matter of:	In th	e Ma	itter	of:
-------------------	-------	------	-------	-----

SBI Number:

			Petitioner's Return of S	Service
	Petition	er wa	s given a copy of the Petition/TJPO by:	
	Print Na	ame		Date
	s/			
	Signatu	re / B	adge Number / Department	
			Respondent's Return of	Service
	l hereby persona		fy that I served the Petition/TJPO by deliv	vering a copy to the Respondent
	Print Na	ame		Date
	s/			
	Signatu	ire / B	adge Number / Department	
	I hereby	y certi	fy that I served the Petition/TJPO by use	of substituted service as follows:
	Print Na	ame		Date
	s/			
		ire / B	adge Number / Department	
П	Respor	ndent	could not be served (explain)	
	Print Na	ame		Date
	<u>s/</u> Signatu	ire / R	adge Number / Department	
Atta	ached:		Copy of Complaint, Indictment or Judgn	nent of Conviction: and/or
			Petition; and/or	
			Temporary Judicial Officer Protection O	order (TJPO); and/or
			Other:	
<u>.</u>				
Click TO:		-	completed form via email: urt-Judicial <u>Security.Court-Judicial@njcou</u>	urts.gov

CC: AOCCrimPrac mailbox <u>AOCCrimPrac.mbx@njcourts.gov</u>

Attachment 4

Final Judicial Officer Protection Order (FJPO)

CN 12978

Final Judicial Officer Protection Order (FJPO)						
	Superior Court of New Jersey					
Count	ty	Petition Number		Complaint/Indictment Num	ber	
In the	Matter of,			Date of Birth	Sex	
			Respondent	Social Security Number XXX-XX-	SBI Number	
				Height ft in	Weight Ibs	
				Hair Color	Eye Color	
				Race		
				Ethnicity		
Judicial Officer's Information						
Name						
Bar ID)	County of Residence	Status	County of Judicial Office Employment □ N/A	Judicial Office Jurisdiction	
Findings						
entere	ed a <i>Temp</i>	•		<i>ial Officer Protection Order,</i> Order on	•	
□ the	certified p	etition, AND/OR				
□ the	testimony	of		AND/OR		
□ any document(s) provided to the court (list exhibits), AND					, AND	
Also h	aving con	sidered whether th	e Responder	nt:		
□ was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties;						

In the	Matter of: SBI Number:
	has an existing or previous judicial officer protection order issued against them;
	has previously violated a judicial officer protection order issued against them; or
	any other relevant factor(s) (specify)
The	refore, it is hereby ORDERED on this date, that:
	The petition for a Final Judicial Officer Protection Order is GRANTED.
	The court finds by a preponderance of the evidence that the Respondent was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties; and that the Respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer.
	It is further ORDERED that:
	The Respondent is prohibited from having any contact with the judicial officer, or the judicial officer's friends, co-workers, or relatives in any way; AND
	The Respondent is forbidden from returning to the scene of the alleged crime; AND
	The Respondent is prohibited from owning, purchasing, possessing, or receiving firearms or other weapons as defined in N.J.S.A. 2C:39-1(r), and from securing or holding a firearms purchaser identification card or permit to purchase a handgun pursuant to N.J.S.A. 2C:58-3, or a permit to carry a handgun pursuant to N.J.S.A. 2C:58-4; AND
	Any firearms purchaser identification card, permit to purchase a handgun, or permit to carry a handgun held by the Respondent is hereby immediately revoked; AND
	The County Prosecutor is to immediately notify the New Jersey State Police that the Respondent is disqualified from owning, purchasing, possessing, or receiving firearms or ammunition pursuant to <i>N.J.S.A.</i> 2C:58-3(c)(11).
	olation of any condition of this Order shall constitute an offense under S.A. 2C:29-9(b).
OR	
	The petition for a Final Judicial Officer Protection Order is DENIED.
	The court does not find good cause that the Respondent poses a threat to the safety or well- being of the judicial officer or a family or household member of the judicial officer.
	□ The court does not find by a preponderance of the evidence that the Respondent was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the

In the	Matte	er of:	SBI Number:
		officer's public duties; and/or The court does not find by a prepond threat to the safety or well-being of th the judicial officer.	se may be, and the performance of the judicial erance of the evidence that the Respondent poses a be judicial officer or a family or household member of offit to file an appeal of this denied Final Order before
OR			
	The	petition for a Final Judicial Officer	Protection Order is DISMISSED with prejudice.
	This	matter does not meet the requiremen	ts for a Judicial Officer Protection Order.
OR			
□ OR	The	petition for a <i>Final Judicial Officer</i>	Protection Order is DISMISSED without prejudice.
	The	petition for a Final Judicial Officer	Protection Order is WITHDRAWN.
Add	ition	al Reasons Set Forth on the Record	l and Herein
Date	<u>}</u>		s/ Honorable
		Court of New Jersey – Law Division	
		*	County

Search Warrant

- □ The Court finds that probable cause exists to believe that the Respondent
 - was charged with or convicted of any crime directed at or committed against a judicial officer and there is a nexus between the alleged crime charged or the crime for which the respondent was convicted, as the case may be, and the performance of the judicial officer's public duties;
 - (2) the Respondent poses a threat to the safety or well-being of the judicial officer or a family or household member of the judicial officer;
 - (3) the Respondent owns or possesses firearms or other weapons as defined in N.J.S.A. 2C:39-1(r) as described below; and
 - (4) such firearms or other weapons are presently at the location described below.

To Any Law Enforcement Officer Having Jurisdiction

This order shall serve as a warrant to search for and seize any issued permit to carry a handgun, permit to purchase a handgun and firearms purchaser identification card issued to the Respondent and the following firearm(s) or other weapons as defined in N.J.S.A. 2C:39-1(r).

 You are hereby commanded to search for the below described firearms or other weapons as defined in N.J.S.A. 2C:39-1(r), and any permit to carry a handgun, permit to purchase a handgun or firearms purchaser identification card and to serve a copy of this Order upon the person at the premises or location described herein:

	Weapon	Descripti	on		Number	Location
2.	receipt for the pr possession they	operty so se were found	eized to the per , or in the abse	son from nce of su	whom they ch person f	ve described items, to give a v were taken or in whose to leave a copy of this Order the property was taken.
3.						
		Anytime				
4.	You are further written inventory				•	romptly provide the Court with a
				s/		
Dat	е			Honorat	ole	
Sup	erior Court of Ne	w Jersey –	Law Division			
				County		
All Law Enforcement Officers will serve and fully enforce this order. This order shall remain in effect until further order of the court.						

Notice to Respondent

Failure to comply with this order may constitute criminal contempt pursuant to *N.J.S.A.* 2C:29-9(b) and may also constitute violations of other state and federal laws which may result in your arrest and/or criminal prosecution. This may result in a jail sentence.

Only a court can modify any of the terms or conditions of this court order.

You have the right to file an appeal of this final Order before the Appellate Division.

In the Matter of:	In	the	Matter	of:
-------------------	----	-----	--------	-----

SBI Number:

Petitioner's R	eturn of Service
Petitioner was given a copy of the Petition/F	JPO by:
Print Name	Date
<u>s/</u> Signature / Badge Number / Department	
Respondent's I	Return of Service
I hereby certify that I served the Petition/FJF personally:	O by delivering a copy to the Respondent
Print Name	Date
s/ Signature / Badge Number / Department	
□ I hereby certify that I served the Petition/FJP	O by use of substituted service as follows:
Print Name	Date
s/ Signature / Badge Number / Department	
Respondent could not be served (explain)	
Print Name	Date
s/	
Signature / Badge Number / Department	
□ Petition; and/or	nt or Judgment of Conviction; and/or rotection Order (TJPO); and/or
ick to send your completed form via email: D: Security Court-Judicial <u>Security.Court-Judic</u> C: AOCCrimPrac mailbox <u>AOCCrimPrac.mbx(</u>	

Attachment 5

Petition for Termination of Final Judicial Officer Protection Order

CN 12979

In the Matter of,	Superior Court of New Jersey County			
, Respondent	Petition Number			
SBI Number: Petition for Termination of Date of Birth: Final Judicial Officer Protecti Order (FJPO)				
I am the Petitioner Respondent. I ask the court for a h Protection Order issued against Respondent for Jud Officer	earing to terminate the Judicial Officer			
Select one or more (if you were the <i>Respondent</i> to	the above-captioned matter):			
I no longer pose a threat to the safety or well- household member of the Judicial Officer.	being of the Judicial Officer or a family or			
□ The criminal charge(s) against me were dism	issed.			
	The criminal charge(s) against me resulted in a conviction to one or more criminal or disorderly persons offense(s) in connection with this matter.			
Select (if you were the Petitioner to the above-caption	oned matter)			
Respondent no longer poses a threat to the safety or well-being of the Judicial Officer or a family or household member of the Judicial Officer.				
Reasons set forth below:				
Certifica	tion			
I certify that the foregoing statements made by me a statements made by me are willfully false, I am subject	, , ,			
<u>s/</u>				
Date Signa	ature of \Box Petitioner / \Box Respondent			
Attached: Copy of Complaint, Indictment or Final Judicial Officer Protection C Other: 	3			
Click to send your completed form via email: TO: Security Court-Judicial Security.Court-Judicial@	@nicourts.gov			

CC: AOCCrimPrac mailbox <u>AOCCrimPrac.mbx@njcourts.gov</u>

Attachment 6

Order Regarding Termination of Final Judicial Officer Protection Order

CN 12980

Order Regarding Termination of Final Judicial Officer Protection Order (FJPO)						
	Superior Co	urt of New Jersey				
County	Petition Number	Complaint/Indictment Num	ber			
In the Matter of,		Date of Birth	Sex			
	Respondent	Social Security Number XXX-XX-	SBI Number			
		Height ft in	Weight Ibs			
		Hair Color	Eye Color			
		Race	1			
		Ethnicity				
Findings						
This Matter having been opened to the court by the Petitioner Respondent for the Termination of the Final Judicial Officer Protection Order that was entered on, for Judicial Officer and after a review of such order and Sudicial Officer						
\Box no longer poses / \Box continues to pose a threat to the safety or well-being of the Judicial Officer or a family or household member of the Judicial Officer.						
For the additional reasons set forth on the record as follows:						
It is hereby ORDERED on this date, that:						
The <i>Petition for Termination of the Final Judicial Officer Protection Order</i> is GRANTED / DENIED / WITHDRAWN / DISMISSED.						
The parties have been advised of the right to file an appeal of this order before the Appellate Division.						
	<u>/s</u>					
Date	Honorable					
A	II Law Enforcement Officers w	ill serve and fully enforce	this order.			

In the Matter of:

SBI Number:

by

by use

Petitioner's Return of Service					
	Petitioner was given a copy of the		by:		
Print Name		Date			
<u>s/</u>					
Signature / Badge Number / Department					

	Respondent's Return of Service				
	I hereby certify that I served the delivering a copy to the Respondent personally:				
Prin	t Name	Date			
s/					
Sigr	nature / Badge Number / Department				
	I hereby certify that I served the of substituted service as follows:				
Prin	t Name	Date			
<u>s/</u> Sigr	nature / Badge Number / Department				
_	Decreased ant equilation the convert (eventsic)				

Respondent could not be served (explain) \Box

Print Name

s/

Signature / Badge Number / Department

Attached:	Copy of Complaint, Indictment or Judgment of Conviction; and/or
	Final Judicial Officer Protection Order; and/or
	Other:

Date

Click to send your completed form via email:

TO: Security Court-Judicial Security.Court-Judicial@njcourts.gov

AOCCrimPrac mailbox AOCCrimPrac.mbx@njcourts.gov CC:

Revised Form Promulgated by Directive #07-24 (08/02/2024), CN: 12979