

LEGAL AID IN MATTERS OF SPECIAL URGENCY – LIST OF STEPS THAT MAY BE TAKEN UNDER REGULATION 18(1)(a)

- (a) such steps as may be appropriate to intimate an intention to oppose proceedings;
- (b) such steps as may be appropriate to state the basis upon which proceedings are opposed;
- (c) such steps as may be appropriate to reponer or otherwise recall a decree in absence;
- (d) moving to sist further procedure or opposing the recall of a sist;
- (e) moving to prorogate the time for compliance with any order or rule;
- (f) moving or opposing a motion for discharge of any diet;
- (g) moving for or opposing decree by default;
- (h) moving for or opposing a motion for summary decree;
- (i) initiating proceedings to avoid time-bar;
- (j) moving for interim orders for custody or interdict or interim orders under section 11 of the 1995 Act, including (where not already done) initiating or entering proceedings in which such orders may be sought;
- (k) opposing interim orders of any kind;
- (l) moving for or opposition to an exclusion order;
- (m) moving for or opposition to an order for a power of arrest;
- (n) opposing a motion for variation of an order relating to parental responsibilities or parental rights under section 11 of the 1995 Act;
- (o) opposing a freeing order for adoption or an application by a local authority for a parental responsibilities order under section 86 of the 1995 Act;
- (p) obtaining reports on custody or access or on residence orders or contact orders within the meaning of section 11(2)(c) and (d) of the 1995 Act when the court so orders;
- (q) appearing at a Child Welfare Hearing which has been fixed under rule 33.22A of the Ordinary Cause Rules 1993;
- (r) obtaining warrant for inhibition on the dependence or arrestment on the dependence, including (where not already done) initiating proceedings containing an application for such warrant, and taking steps to have the warrant executed;
- (s) initiating proceedings for suspension or suspension and interdict;
- (t) initiating or opposing appellate proceedings other than such proceedings in the House of Lords;
- (u) initiating such proceedings as are necessary to enable an application to be made for interim liberation in an immigration matter; and
- (v) initiating an application to the Court of Session which is certified by the Secretary of State to be a Convention application as defined in regulation 46 below.