

**L1915.12 Enforcement. Contempt.**

- (a) The custody conciliator may attempt to informally explain existing custody orders upon receiving written correspondence from a party or attorney of record that said order is being misinterpreted or willfully disobeyed.
- (b) Upon the filing of any motion or petition alleging violation of a custody or partial custody order, and seeking enforcement of the order, whether or not sanctions are requested, the court shall direct the parties to appear before the court for a 15 minute conference to conciliate the disagreement.
- (c) If the enforcement request is not disposed of at the initial judicial conciliation, the court shall direct appropriate additional proceedings, which may include a full conciliation with the conciliator, a direction to participate in counseling, temporary orders relative to interpretation of the existing order pending further conciliation or trial, scheduling of a trial date, or such additional matters as justice may require.
- (d) Actions referred to the conciliator shall be subject to the administrative fees and conciliation procedures set forth in these Rules.
- (e) If no agreement is reached at the scheduled enforcement conciliation conference, a conciliator's report shall be filed and the matter shall be scheduled before the court for hearing.