

IN THE SUPREME COURT OF INDIANA
NO. _____

STATE OF INDIANA ON THE
RELATION OF _____,

RELATOR

v.

THE _____ COURT AND THE
HONORABLE _____, AS
JUDGE THEREOF,

RESPONDENTS.

EMERGENCY WRIT

This original action comes before the Supreme Court on the application of Relator for writ of mandamus and prohibition against Respondents.

Relator alleges Relator will be irreparably harmed if this Court does not stay all proceedings in cause number [insert cause number of underlying action] until the Court may conduct a hearing on Relator's original action.

Accordingly, IT IS ORDERED that Respondents, [insert trial court and judge] stay all proceedings in [insert cause number of underlying action] until such time as the Court may rule upon Relator's request for writ of mandamus and prohibition.

IT IS FURTHER ORDERED that the Clerk shall serve a certified copy of this emergency writ of mandamus and prohibition on Respondents, [insert trial court and judge], [Relator inserts the complete address of the respondent judge for mailing purposes], [Relator inserts the name and complete address for mailing purpose of each party opposing Relator in the respondent court]; and [Relator inserts the name, capacity, and complete address for mailing purposes of the Attorney General, if service on the Attorney General is required by Orig. Act. R. 6(E)].

SO ORDERED this _____ day of _____, 20__.

Chief Justice of Indiana

REFERENCES**CASEBANK Q.3**

Orig. Act. R. 3(E)(1) (emergency writ)

Orig. Act. R. 4(A) (scheduling of hearing)

NOTE

This Writ must be accompanied by a petition for emergency writ demonstrating that a writ must be issued to maintain the status quo and prevent irreparable injury until the application can be heard. Original Action Rule 3(E)(1).