## **NONREFUNDABLE \$5.00**

# MOTION FOR RECONSIDERATION

Court Rule 59

# 8-12

✓ You Want to Request that the Court Reconsider its Recent Order or Decision

 ✓ No More than Ten (10) calendar days have elapsed Since the Written Order was entered with the Court



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#### Self-Help Center

#### HOW TO FILE A MOTION FOR RECONSIDERATION IN A FAMILY LAW ACTION

Local Court Rule 59

#### CHECKLIST

### Use the forms and instructions in this packet <u>only</u> if the following factors apply to your situation:

- The Court has recently made an oral/written decision in this matter AND TEN (10) CALENDAR DAYS OR LESS have passed since the entry of that written Order;
- You believe the Judge/Court Commissioner made significant error in that decision; and/or
- ✓ You can provide new information or legal authority that could not have been brought to the Court's attention with reasonable thoroughness on your part.

This procedure may be used to have a Court Commissioner or Judge reconsider a prior decision. Please be aware that Court Rule 59 advises that Motions for Reconsideration are disfavored and will ordinarily be denied without a showing of error or new information/legal authority.

If you are asking that a Judge change (revise) a Court Commissioner's decision or ruling, please refer back to the self-help center for the packet for Motion to Revise or, if applicable, Motion to Vacate pursuant to CR 60.

**READ ME**: It is very important for you to know that when you sign a court document, you may be helping or hurting your court case. Before you sign any court document or get involved with a court case, it is important that you carefully read the document to make sure you are doing the right thing. You may also want to contact a lawyer for legal advice and help with those issues you do not understand. If you need help with the forms, procedures and rules of the court, there is a Family Court Facilitator available to assist you.

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