

RULE L1915.13. SPECIAL RELIEF.

Appropriate interim or special relief may be granted only after compliance with local rules relative to notice and presentation of the motion, unless it appears to the satisfaction of the Court that immediate and irreparable injury will be sustained before notice can be given or a hearing held, in which event the Court may issue an order without hearing and without notice, upon such terms and conditions as it deems just, including the filing of security. In making such a determination the Court shall act on the averments of the pleading, petition or motion, if sworn to, and may consider affidavits or any other proof.