Rule 47. Motions

An application to the Family Court for an order shall be by motion. A motion other than one made during a factfinding hearing or other hearing shall be in writing unless the Family Court permits it to be made orally. It shall state the grounds upon which it is made and shall set forth the relief or order sought. It may be supported by affidavit. All citations to cases decided by the United States Court of Appeals for the District of Columbia Circuit shall include the volume number and page of both U.S. App. D.C. and the Federal Reporter.

COMMENT

Substantially similar to FRCrP 47.