IN THE DISTRICT COURT OF       COUNTY, KANSAS

Plaintiff Case No.

vs.

Defendant

Petition Pursuant to K.S.A. Chapter 60

**PETITION FOR PROTECTION FROM ABUSE ORDER**

(K.S.A. 60-3101 *et seq*.)

1. Plaintiff seeks an order for protection from abuse:

*(check and fill out either a, b, or c)*

**a.**  **For Plaintiff Only**

*(Kansas law requires a former or current relationship which may be established by any one of the following options.)*

Plaintiff and Defendant:

are in a dating relationship

were formerly in a dating relationship

reside together in the same residence

formerly resided together in the same residence

have a child in common

**OR**

**b.  For Plaintiff and minor child(ren)**

Plaintiff is:

the parent of the child(ren)

an adult who resides with the child(ren)

the child(ren)’s court appointed legal custodian

the child(ren)’s court-appointed legal guardian.

*(Kansas law requires a former or current relationship which may be established by any one of the following options.)*

Plaintiff and Defendant:

are in a dating relationship

were formerly in a dating relationship

reside together in the same residence

formerly resided together in the same residence

have a child in common

The minor child(ren) and Defendant:

reside together in the same residence

formerly resided together in the same residence

Plaintiff asks for protection for the following minor child(ren):

*(give full names and year of birth)*

NAME YOB PARENT’S NAME PARENT’S NAME

**OR**

**c.  Only for the minor child(ren)**

Plaintiff is:

the parent of the child(ren)

an adult who resides with the child(ren)

the child(ren)’s court appointed legal custodian

the child(ren)’s court-appointed legal guardian.

*(Kansas law requires a former or current relationship which may be established by any one of the following options.)*

Minor child(ren) and Defendant:

are in a dating relationship

were formerly in a dating relationship

reside together in the same residence

formerly resided together in the same residence

have a child in common

Plaintiff asks for protection for the following minor child(ren):

*(give full names and year of birth)*

NAME YOB PARENT’S NAME PARENT’S NAME

1. Defendant can be served at: *(please provide all available addresses)*

HOME: street       city

state       zip code        phone number

times when defendant is usually there

WORK: street        city

state       zip code        phone number

times when defendant is usually there

OTHER: street        city       \_\_\_\_\_

state       zip code        phone number

times when defendant is usually there

1. If the defendant is a minor, a Minor Defendant Addendum is attached.
2. Plaintiff needs a protection from abuse because Defendant: *(check all that apply)*

caused Plaintiff bodily injury or attempted to cause Plaintiff bodily injury

placed Plaintiff in fear of imminent bodily injury by threatening Plaintiff

caused the minor child(ren) bodily injury or attempted to cause the minor child(ren) bodily injury

placed the minor child(ren) in fear of imminent bodily injury

engaged in any sexual contact or attempted sexual contact with the Plaintiff without consent or when the Plaintiff was incapable of giving consent.

engaged in any sexual contact or attempted sexual contact with the minor child(ren) without consent or when the minor child(ren) was incapable of giving consent.

engaged in any of the following acts with a minor under 16 years of age who is not the spouse of Defendant: sexual intercourse or lewd fondling or touching on the person of either the minor or Defendant.

5. a. Describe why you are asking for a protection from abuse order and include specific facts or other instances where you experienced violence by Defendant or were afraid of injury or harm by Defendant, or where Defendant threatened to harm or kill you:

*(Attach more pages as needed.)*

b. Describe any past incidents where you experienced violence by Defendant, where you were afraid of injury or harm by Defendant, or where Defendant threatened to harm or kill you:

*(Attach more pages as needed.)*

c. Have any criminal charges ever been filed based on the incidents described above (in 5a or 5b)? If yes, give name of county where case was filed and case number, if known.

6. Plaintiff requests that Plaintiff’s  **address and/or  telephone number** remain confidential for the following reason(s): *(complete if applicable)*

*(If Plaintiff requests that Plaintiff’s address remain confidential, Plaintiff must complete the Protection from Abuse Confidential Address Form and include it with this petition.)*

7. Plaintiff requests that the court issue an ex parte Temporary Order of Protection and Final Order of Protection restraining defendant from:

abusing, molesting or interfering with the privacy or rights of the protected person(s)

entering or coming on or around the premises or the residence of the protected person(s).

***DO NOT WRITE AN ADDRESS BELOW IF YOU WANT THE ADDRESS TO BE CONFIDENTIAL.*** ***THIS DOCUMENT WILL BE GIVEN TO THE DEFENDANT.***

Protected person’s premises or residence:   
      ,

Protected person’s workplace: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

8. Plaintiff states the residence is:

jointly owned or rented and jointly occupied by Plaintiff and Defendant

owned or rented by Plaintiff

owned or rented by Defendant only

owned or rented by someone else *(explain)*

not applicable because Plaintiff and Defendant do not live together.

Plaintiff requests the court order that the defendant immediately move from and not return to the residence, and that law enforcement officers be directed to remove Defendant from the residence, located at:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

9. Plaintiff requests that the court issue an ex parte order of temporary custody of the minor child(ren) and has attached a completed UCCJEA form.

**a**.  Defendant’s parentage of the following child(ren) has NOT been established and Defendant has no right to custody or parenting time with the following child(ren):

**b.**  Defendant’s parentage of the following child(ren) has been established and the Plaintiff requests the following custody and parenting time orders concerning the following child(ren):

Plaintiff requests the following orders:

i. Temporary legal custody *(decision-making)* and residency of the minor child(ren) be:

Joint legal custody *(decision-making)* between Plaintiff and Defendant until this order expires.

**OR**

Sole legal custody *(decision-making)* granted to

**Plaintiff  Defendant** until this order expires.

ii. Rights of temporary parenting time as follows:

Defendant shall have no parenting time.

**OR**

Defendant shall have supervised parenting time as follows:

**OR**

Plaintiff and Defendant shall have parenting time as described in the attached parenting plan.

iii.  Plaintiff and Defendant shall exchange the minor child(ren) for parenting time at:

10. The court should give copies of orders to the appropriate law enforcement agencies; set a date, time and hearing on this matter; and issue summons to Defendant notifying Defendant of this action and the relief requested.

11. After a hearing, the court should issue a Final Order of Protection from Abuse prohibiting Defendant from committing any acts of abuse against the protected person(s), and order the following additional relief: *(check all that apply)*

suitable alternate housing for Plaintiff and minor child(ren)

custody of the minor child(ren) *(UCCJEA form completed)*

child support

support of spouse

possession of personal property, including pets, and the assistance of law enforcement officers in securing that property, if necessary

attorney’s fees, if represented by counsel, and costs

counseling for Defendant

the transfer of the rights to and billing responsibility for the wireless telephone number of  **Plaintiff and/or  minor child(ren)** in the care of Plaintiff

other, please specify:

12. a. List any current or past divorce or legal separation court cases between Plaintiff and Defendant.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

County , State Case number Date filed, if known

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County , State Case number Date filed, if known

b. List any current or past protection order, restraining order, or no-contact orders between Plaintiff and Defendant.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

County , State Case number Date filed, if known

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County , State Case number Date filed, if known

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County , State Case number Date filed, if known

**VERIFICATION**

I verify under penalty of perjury under the laws of the state of Kansas that the foregoing is true and correct. Executed on       , 20   .

*Plaintiff’s Signature*

Plaintiff’s Name:

Address 1:

Address 2:

City, State, Zip:

Telephone Number:

Email: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**(DO NOT include the residential address or telephone number if Plaintiff is requesting that Plaintiff’s residential address and telephone number are to remain confidential. If Plaintiff requests that Plaintiff’s address and telephone number remain confidential, Plaintiff must complete the Protection from Abuse Confidential Address Form and include it with this petition.)**

Attorney representing Plaintiff (if any)

Attorney’s Name:

Address 1:

Address 2:

City, State, Zip:

Telephone:

Email: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_