# GENERAL INFORMATION FOR THOSE SEEKING A PROTECTION FROM ABUSE ORDER

- 1. Before you can get a Protection from Abuse Order you and the person you want restrained must be intimate partners or household members. This means you and the person you want restrained must meet one of the following requirements:
  - a. You are in a dating relationship (a social relationship of a romantic nature);
  - b. You have been in a dating relationship in the past;
  - c. You are living together;
  - d. You have lived together in the past; or
  - e. You have had a child in common.

OR if you are seeking protection of a minor child, the child and the person you want restrained must be intimate partners or household members. This means the child and the person you want restrained must meet one of the above requirements.

- 2. Abuse must have occurred. This means that one of the following has occurred:
  - a. The person physically hurt you or a minor child on purpose.

    The person tried to physically hurt you or a minor child.
  - b. The person recently threatened to physically hurt you or a minor child.
  - c. The person engaged in sexual conduct (touching or sexual intercourse) with a minor child under 16 years of age.
- 3. You should be available to testify at future hearings as set by the judge. If you fail to appear, the case may be dismissed.
- 4. Legal help may be available through your private attorney or legal services.
- 5. A Final Protection from Abuse Order will expire after one year or on the date stated in the order, unless you request an extension or modification from the court.
- 6. If you are the defendant, and you want an order restraining the plaintiff from abuse, you must file a counter petition.

	JUDGE OF THE DISTRICT COURT
I have read the above information:	
Signature	

# , Plaintiff Case No. VS. \_\_\_\_\_, Defendant PROTECTION FROM ABUSE CONFIDENTIAL FORM NOTE: IF THE COURT FINDS THAT THE PLAINTIFF'S ADDRESS AND TELEPHONE NUMBER NEED TO REMAIN CONFIDENTIAL FOR THE PROTECTION OF THE PLAINTIFF OR THE MINOR CHILDREN, THIS FORM WILL BE SHOWN ONLY TO AUTHORIZED COURT OR LAW ENFORCEMENT PERSONNEL AND WILL NOT BE DISCLOSED TO THE PUBLIC OR TO THE DEFENDANT. IT IS THE PLAINTIFF'S RESPONSIBILITY TO NOTIFY THE COURT OF ANY CHANGE IN ADDRESS OR TELEPHONE NUMBER. Name of Plaintiff Confidential Address: City \_\_\_\_\_ State \_\_\_\_ Zip Code \_\_\_\_\_

Phone Number \_\_\_\_\_

IN THE DISTRICT COURT OF COUNTY, KANSAS

	, Plaintiff	
vs.		Case No
	, Defendant	
COMPLETION O	F THIS INFORMAT	IS FOR THE USE OF LAW ENFORCEMENT. FION WILL HELP LAW ENFORCEMENT IDENTIFY IATION IS VOLUNTARY ON THE PART OF THE
	e or names if he/she ha	as been known at any other time by a different name:
	_	e attach recent photograph, if available):
Ha: al-4		Social Security Number
Height		
Weight		Age or Date of Birth
		Age or Date of Birth  Usual length of hair
Weight		_

IN THE DISTRICT COURT OF \_\_\_\_\_ COUNTY, KANSAS

### ATTACH TO PROTECTIVE ORDERS

	IN THE DISTRICT COURT OF	COUNTY, KANSAS
	Districted	
	, Plaintiff	
vs.		Case No
	, Defendant	
	PETITION FOR PROTE	ECTIVE ORDER
	(Pursuant to K.S.A. 60	
1	Llive in the City of	the County of, Kansas
1.	The in the City of, in	The County of, Ransas
2.	I have filed (give number) petit	tions for protection from abuse in the past twelve
months. T	he dates of these petitions are	These petitions were
filed in the	counties of	(State which petitions, if any,
involved a	abuse of a minor child)	·
4.	myself my minor children (under age 18) minor children who live with me  The defendant and I: (answer all that apply if are currently in a dating relationship were formerly in a dating relationship currently live together in the same responsible to the same responsible	sidence esidence e residence e residence lant are or were in a dating relationship, briefly
	The residence is: (answer if you want the jude a) jointly owned, or rented and join b) owned, or rented by me c) owned, or rented by someon d) owned, or rented by me and some	meone else verty interest, but the defendant is my spouse

	5.	is currently in a dating relationship with the defendant
		was formerly in a dating relationship with the defendant
		currently lives with the defendant
		currently lives with me
		formerly lived with the defendant
		has never lived with the defendant
		has had a child in common with the defendant
		(If you are alleging that the minor child and the defendant are or were in a dating relationship, briefly describe that relationship):
		oneny describe that relationship).
childre	n: (c	The following legal actions have been filed between me and the defendant or involving the minor check case type, give county filed in, and give case number and date filed, if known)
		divorce/custody
		paternity
		child in need of care
		action seeking protective order
		other
	7.	These minor children are involved in this matter: (give full names and ages)
	8.	I am seeking protection from abuse because the defendant,
		(name of person you are seeking protection from) has: (check all that apply)
		caused me bodily injury or attempted to cause me bodily injury
		placed me in fear of imminent bodily injury by threatening me
		caused the minor children bodily injury or attempted to cause them bodily injury placed the minor children in fear of imminent bodily injury
		engaged in any of the following acts with a minor under 16 years of age who is not
		the spouse of the defendant: sexual intercourse or lewd fondling or touching of the person of either the minor or the defendant
	9.	The acts complained of occurred on these dates:
	10.	(Briefly describe the facts about why you are seeking a protection from abuse order):
-		

11. The defendant can be found at: (give all available addresses)

	HOME:	street		
		city	state	zip code
		phone number		
		times when defendant is usually the		
	WORK:	street		
	WORK.	city		
		phone numbertimes when defendant is usually the		
	OTHER:	please explain		
		street		
		city	state	zip code
		phone number		
		times when defendant is usually the	ere	
	WHEREFO	ORE, plaintiff requests that the Court is	sue an order of p	rotection restraining defendan
from:		a) abusing, molesting or interfering	with the privacy	or rights of the plaintiff and the
		minor child(ren)	1	-
		b) entering or coming on or around	d the premises o	or the residence of the plaintif
		located at:	F	
		(Give address or other description	on of residence	from which defendant is to be
		excluded.)	on of residence	irom which defendant is to ov
		I am requesting that my confidential for the following rea		
approj		<ul><li>c, plaintiff requests that the Court also is</li><li>c) defendant immediately move from</li></ul>		
		(You must include your address the residence)	if defendant is o	ordered to be removed from
		<ul> <li>d) law enforcement officers be directly residence located at:</li> </ul>	ected to evict the	defendant from the
		e) law enforcement officers be directly protect plaintiff and child(ren) fr	•	y assistance necessary to

Plaintiff further requests that copies of orders be given to the appropriate law enforcement agencies; that the Court issue an **ex parte** order of temporary custody of the minor child(ren), if appropriate; that a date, time and place for a hearing on this matter be set; and that summons be issued

to defendant, notifying the defendant of this action and the relief requested.

Plaintiff further re	equests that upon hearing of this	cause, the Court issue a final order of
protection, enjoining defe	ndant from any acts of abuse aga	ainst the plaintiff and the plaintiff's child(ren),
and that the Court award	to plaintiff the following addition	al relief:
a)	suitable alternative housing for p	plaintiff and minor child(ren)
b)	custody of the minor child(ren)	
c)	child support	
	support of spouse	
		y, and the assistance of a law enforcement
	officer in securing that property	
f)	attorney's fees, if represented b	
	counseling for defendant	y
11)	outer, prease speerry.	
16 1 4 16	4 1. 6 11	1 4 6 41
and for such other and fu	rther relief, all as appropriate an	d as the Court deems necessary.
	Plaintiff	's signature
(If attorney represents the	-	
attorney's address and ph	ione number	
must be provided.)		
	VERIFICAT	ION
	V EXXI TO TI	
STATE OF KANSAS	,	
STATE OF KANSAS	)	
COLDIENTOE	) ss:	
COUNTY OF	)	
	, of lawful a	age, being first duly sworn states that (she)(he)
is the plaintiff in the above	e action; that (she)(he) has read t	he foregoing Petition and knows the contents of
•		
it and that the declaration	s in it are true and correct to the	best of plaintiff's knowledge and belief.
		1
	Plaintiff	's signature
	1 imility	S Station C

SIGNED AND SWORN to (or affirmed) b	perfore me on this,,
	Clerk of the District Court/Notary Public
My Appointment Expires:	

IN THE DISTRICT COURT OF	COUNTY, KANSAS
, Plaintiff	
vs. Case No.	
, Defendant	
ANSWER	
I admit or deny the allegations of the plain plaintiff's petition, state your version of what happened):	
	efendant
NOTE TO DEFENDANT: YOU ARE NOT REQUIR PROTECTION FROM ABUSE ACTION. IF YOU C YOU MUST STILL APPEAR AT THE SCHEDULED THE CASE.	HOOSE TO FILE A WRITTEN ANSWER,
CERTIFICATE OF	MAILING
I hereby certify that I served a copy of the foreg	

Defendant

	IN THE DISTRICT COURT OF	COUNTY, KANSAS
	, Plaintiff	
VS.		
	, Defendant	
	COUNTER PETITION FOR I	
1.	I live in the City of, i	n the County of, Kansas.
months. Th	he dates of these petitions are	tions for protection from abuse in the past twelve These petitions were (State which petitions, if any,
	buse of a minor child)	
3.	I am seeking protection for: (check all that a myself my minor children (under age 18) minor children who live with me	pply)
4.	The plaintiff and I: (answer all that apply if y are currently in a dating relationship were formerly in a dating relationshi currently live together in the same re formerly lived together in the same re have never lived together in the same have had a child in common	p esidence residence
	that relationship):	
	The residence is: (answer if you want the ju-  a) jointly owned, or rented and joi  b) owned, or rented by me	ntly occupied by plaintiff and me one else (explain)

	3. I am seeking protection from abuse because the plaintiff,
	7. These minor children are involved in this matter: (give full names and ages)
-	action seeking protective order other
	child in need of care
_	(check case type, give county filed in, and give case number and date filed, if known)  divorce/custody paternity
	5. The following legal actions have been filed between me and the plaintiff or involving the minor
	(If you are alleging that the minor child and the plaintiff are or were in a dating relationship briefly describe that relationship):
	has had a child in common with the plaintiff
	has never lived with the plaintiff
	currently lives with me formerly lived with the plaintiff
	currently lives with the plaintiff currently lives with me
	was formerly in a dating relationship with the plaintiff
:	5. The minor child(ren): (check all that apply if you are asking for protection for minor child(ren) is currently in a dating relationship with the plaintiff
	<ul><li>e) a home in which I have no property interest, but the plaintiff is my spouse</li><li>f) not applicable because the plaintiff and I do not live together.</li></ul>

	WHEREFO	RE,	defendant requests that the Court issue an order of protection restraining plaintiff
from:		- \	
		a)	abusing, molesting or interfering with the privacy or rights of the defendant and the minor child(ren)
		b)	entering or coming on or around the premises or the residence of the defendant
		0)	located at:
			(Give address or other description of residence from which plaintiff is to be excluded.)
			I am requesting that my address and telephone number remain confidential for the following reason: (complete if appropriate)
	FURTHER,	defe	ndant requests that the Court also issue the following order(s): (check if
approp	riate)		
		c)	plaintiff immediately move from and not return to the residence located at:
			(You must include your address if plaintiff is ordered to be removed from the residence)
		d)	law enforcement officers be directed to evict the plaintiff from the residence located at:
		e)	law enforcement officers be directed to grant any assistance necessary to protect defendant and child(ren) from abuse
approp	es; that the Co riate; that a da	urt i	r requests that copies of orders be given to the appropriate law enforcement ssue an <b>ex parte</b> order of temporary custody of the minor child(ren), if ime and place for a hearing on this matter be set; and that summons be issued plaintiff of this action and the relief requested.
	Defendant fo	ırthe	r requests that upon hearing of this cause, the Court issue a final order of
protecti			ntiff from any acts of abuse against the defendant and the defendant's
			ourt award to defendant the following additional relief:
`			suitable alternative housing for defendant and minor child(ren)
			custody of the minor child(ren)
			child support
			support of spouse
		e)	possession of personal property, and the assistance of a law enforcement officer in securing that property, if necessary
		f)	attorney's fees, if represented by counsel; and costs
			counseling for plaintiff
		h)	other, please specify:

and for such other and further relief, all as ap	opropriate and as the Court deems necessary.
	Defendant's signature
(If attorney represents the defendant, the attorney's address and phone number must be provided.)	
VI	ERIFICATION
STATE OF KANSAS )  SS:  COUNTY OF )	
	, of lawful age, being first duly sworn states that (she)(he)
is the defendant in the above action; that (she)	(he) has read the foregoing Petition and knows the contents
of it and that the declarations in it are true and	d correct to the best of defendant's knowledge and belief.
	Defendant's signature
SIGNED AND SWORN to (or affirmed) be	efore me on this,
	Clerk of the District Court/Notary Public
My Appointment Expires:	

	IN THE DISTRICT COURT OF COUNTY, KANSAS
	, Plaintiff
vs.	Case No
	, Defendant
	EMERGENCY ORDERS OF PROTECTION
THIS I	EMERGENCY ORDER SHALL EXPIRE AT 5:00 P.M. ON
comes	On this date,, plaintiff's petition for emergency orders of protection for consideration under the provisions of K.S.A. 60-3101, et seq.
	After considering the verified petition filed with the court by the plaintiff, the court finds that:
	(1) The plaintiff has established good cause for the court to issue an emergency order of protection from abuse.
	(2) Including this petition, the plaintiff has not filed more than two actions under the Protection from Abuse Act in the past twelve months which did not involve abuse of minor children.
IT IS T	THEREFORE BY THE COURT ORDERED THAT:
1.	The defendant shall not abuse, molest, or interfere with the privacy or rights of the plaintiff, the plaintiff's minor child(ren) or the minor child(ren) residing with the plaintiff, wherever they may be.
	VIOLATION OF THIS ORDER MAY CONSTITUTE ASSAULT AS PROVIDED IN K.S.A. 21-3408, BATTERY AS PROVIDED IN K.S.A. 21-3412, DOMESTIC BATTERY AS PROVIDED IN K.S.A. 2001 Supp. 21-3412a, AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843.
2.	The defendant shall not enter or come on or around the premises or the residence or workplace where the plaintiff resides, stays or works.
	VIOLATION OF THIS ORDER SHALL CONSTITUTE CRIMINAL TRESPASS AS PROVIDED IN K.S.A. 2002 Supp. 21-3721 AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843.

\_\_\_\_\_ (CHECK IF APPLICABLE) The plaintiff is granted exclusive possession of the

3.

	residence located at:
	(CHECK IF APPLICABLE)  The plaintiff's address and telephone number must remain confidential for the protection of the plaintiff, plaintiff's child(ren) or the minor child(ren) residing with plaintiff.
Defen the de	If the plaintiff is granted exclusive possession of the residence then the defendant must immediately from such address and take only personal clothing and effects until further order of the court. dant shall not cancel utilities to such residence. Law enforcement officials are hereby directed to evict efendant from such residence, and to ensure that defendant does not enter or re-enter the premises of other residence the plaintiff may occupy.
	(COMPLETE IF APPLICABLE)
4.	Care, custody and control of the following minor child(ren) are temporarily awarded to plaintiff or defendant:
5.	Other:
	THIS ORDER IS EFFECTIVE WHEN SIGNED BY THE JUDGE. LAW ENFORCEMENT OFFICIALS SHALL ENFORCE THE ORDER IMMEDIATELY UPON RECEIPT. THE DEFENDANT IS HEREBY PUT ON NOTICE THAT VIOLATIONS OF THIS ORDER MAY RESULT IN PROSECUTION AND CONVICTION UNDER KANSAS CRIMINAL STATUTES OR A FINDING OF CONTEMPT OF COURT WITH A JAIL SENTENCE.
IT IS	SO ORDERED.
	JUDGE OF THE DISTRICT COURT

IN THE DISTRICT COURT OF	COUNTY, KANSAS
, Plaintiff	
VS.	Case No
, Defendant	
NOTICE OF HEA TEMPORARY ORDERS	
To defendant (name):	
You may appear in this Court as follows to give in the petition should not be granted.	e any evidence you may have why orders sought
Date:	
Time:	
Place:	
If you do not attend the hearing, final orders mappear and oppose the petition with or without an attorn	ay be made against you. You have the right to ney.
TEMPORARY ORDERS	OF PROTECTION
INFORMATION ABOUT DEFENDANT: Race Social Se	
THIS TEMPORARY ORDER SHALL EXPIRE ON UNLESS EXTENDED BY THE COURT.	THE DATE SCHEDULED FOR HEARING
On this date,, plain comes for consideration under the provisions of K.S.A	tiff's petition for temporary orders of protection . 60-3101, et seq.

After considering the verified petition filed with the court by the plaintiff, the court finds that:

- (1) The plaintiff has established good cause for the court to issue a temporary order of protection from abuse.
- (2) Including this petition, the plaintiff has not filed more than two actions under the Protection from Abuse Act in the past twelve months which did not involve abuse of minor children.

#### IT IS THEREFORE BY THE COURT ORDERED THAT:

1. The defendant shall not abuse, molest, or interfere with the privacy or rights of the plaintiff, the plaintiff's minor child(ren) or the minor child(ren) residing with the plaintiff, wherever they may be.

VIOLATION OF THIS ORDER MAY CONSTITUTE ASSAULT AS PROVIDED IN K.S.A. 21-3408, BATTERY AS PROVIDED IN K.S.A. 21-3412, DOMESTIC BATTERY AS PROVIDED IN K.S.A. 2001 Supp. 21-3412a, AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843.

2. The defendant shall not enter or come on or around the premises or the dwelling or workplace where the plaintiff resides, stays or works.

VIOLATION OF THIS ORDER SHALL CONSTITUTE CRIMINAL TRESPASS AS PROVIDED IN K.S.A. 2002 Supp. 21-3721 AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843. PURSUANT TO 18 U.S.C. 2265, THIS ORDER SHALL BE ENFORCED BY THE COURTS OF ANY OTHER STATE, THE DISTRICT OF COLUMBIA, ANY U.S. TERRITORY AND INDIAN TRIBAL LANDS.

3.	(CHECK IF APPLICABLE) The plaintiff is granted exclusive possession of the residence located at:
	(CHECK IF APPLICABLE)
	The plaintiff's address and telephone number must remain confidential for the protection of the plaintiff, plaintiff's child(ren) or the minor child(ren) residing with plaintiff.

If the plaintiff is granted exclusive possession of the residence then the defendant must immediately move from such address and take only personal clothing and effects until further order of the court. Defendant shall not cancel utilities to such residence. Law enforcement officials are hereby directed to evict the defendant from such residence, and to ensure that defendant does not enter or re-enter the premises or any other residence the plaintiff may occupy.

#### (COMPLETE IF APPLICABLE)

4. Care, custody and control of the following minor child(ren) are temporarily awarded to \_\_\_\_\_\_

Other:_	
	THIS ORDER IS EFFECTIVE WHEN SIGNED BY THE
	JUDGE. LAW ENFORCEMENT OFFICIALS SHALL ENFORCE THE ORDER IMMEDIATELY UPON
	RECEIPT. THE DEFENDANT IS HEREBY PUT ON
	NOTICE THAT VIOLATIONS OF THIS ORDER MAY
	RESULT IN PROSECUTION AND CONVICTION UNDER KANSAS CRIMINAL STATUTES OR A FINDING OF
	CONTEMPT OF COURT WITH A JAIL SENTENCE.

	IN THE DISTRICT COURT OF COUNTY, KANSAS
	, Plaintiff
VS.	Case No
	, Defendant
	ORDER OF CONTINUANCE AND EXTENSION OF TEMPORARY ORDERS OF PROTECTION
	On this date,, this case comes on for hearing as previously set.
	The plaintiff appears: in person and pro se by his/her attorney
	The defendant appears: in person and pro se by his/her attorney
be cont	The Court finds that, for good cause shown, the hearing on the petition for protective orders should inued to the following date and time:
	(CHECK IF APPLICABLE) The Temporary Orders of Protection previously entered herein shall remain in full force and effect until further order of the Court.
IT IS S	O ORDERED.

JUDGE OF THE DISTRICT COURT

, Plaintiff
vs. Case No
, Defendant
FINAL PROTECTION FROM ABUSE ORDER
INFORMATION ABOUT DEFENDANT: Race Sex Date of Birth Social Security Number
THIS FINAL ORDER SHALL EXPIRE AT MIDNIGHT ON UNLESS EXTENDED OR MODIFIED BY THIS COURT.
On this date,
The plaintiff appears: in person and pro se by his/her attorney
The defendant appears: not, but was duly served and is otherwise in default in person and pro se by his/her attorney
WHEREAS the plaintiff filed a verified petition for issuance of protective orders, and the cause

COUNTY, KANSAS

WHEREAS, the plaintiff filed a verified petition for issuance of protective orders, and the cause has been heard after duly serving and notifying the defendant, and the plaintiff has proved the allegations of the abuse by the preponderance of the evidence;

#### IT IS THEREFORE BY THE COURT ORDERED:

IN THE DISTRICT COURT OF

- 1. This final order of protection supersedes the ex parte order of protection or any other temporary or emergency order previously entered by the Court and serves as notice of termination thereof.
- 2. The defendant shall not abuse, molest, or interfere with the privacy or rights of the plaintiff, the plaintiff's child(ren) or the minor child(ren) residing with the plaintiff, wherever they may be.

VIOLATION OF THIS ORDER MAY CONSTITUTE ASSAULT AS PROVIDED IN K.S.A. 21-3408, BATTERY AS PROVIDED IN K.S.A. 21-3412, DOMESTIC BATTERY AS PROVIDED IN K.S.A. 2001 Supp. 21-3412a, AND VIOLATION OF A PROTECTIVE ORDER AS

# PROVIDED IN K.S.A. 2002 Supp. 21-3843.

3.	The defendant shall not enter or come on or around the premises or the residence or workplace where the plaintiff resides, stays or works.
	VIOLATION OF THIS ORDER SHALL CONSTITUTE CRIMINAL TRESPASS AS PROVIDED IN K.S.A. 2002 Supp. 21-3721 AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843.
4.	(CHECK IF APPLICABLE) The plaintiff is granted exclusive possession of the residence located at:
	(CHECK IF APPLICABLE)  The plaintiff's address and telephone number must remain confidential for the protection of the plaintiff, plaintiff's child(ren) or the minor child(ren) residing with plaintiff.
Defer enforce	If the plaintiff is granted exclusive possession of the residence then the defendant must immediately from such address and take only personal clothing and effects until further order of the court. Indant shall not cancel utilities to such residence for 60 days following the issuance of this order. Law cement officials are hereby directed to evict the defendant from such residence, and to ensure that dant does not enter or re-enter the premises or any other residence the plaintiff may occupy.
5.	Law enforcement officers are directed to grant any assistance necessary to protect the plaintiff and the plaintiff's child(ren) from abuse by the defendant, and to provide any other assistance necessary to enforce these orders, including the order excluding the defendant from the plaintiff's place of residence, wherever it may be.
6.	(CHECK IF APPLICABLE) Defendant shall provide suitable alternative housing for the plaintiff and/or the minor children as follows:
7.	(CHECK IF APPLICABLE) Physical and legal custody and residency of the minor child(ren), named:
	is hereby granted to plaintiff or to defendant until this order expires. Rights of visitation shall be as follows:
	NO PERSON SHALL TAKE OR CONCEAL THE CHILD(REN) EXCEPT AS ALLOWED BY THIS ORDER.
8.	(CHECK IF APPLICABLE) Defendant shall pay child support as follows:  \$ per, commencing on the day of,

, and payable on the day of each month thereafter for a period of
months.
(CHECK IF APPLICABLE) Defendant shall pay support for plaintiff as follows: \$ per, commencing on the day of,
, and payable on the day of each month thereafter for a period of months.
(CHECK IF APPLICABLE) All child support and/or support payments shall be made payable to the Kansas Payment Center, and each party shall inform the Kansas Payment Center in writing of any change of name, address, and employer with business address, within seven days of such change; income withholding to enforce such support orders shall take effect under the laws of Kansas if there is an arrearage in an amount equal to or greater than the amount of support payable for one month.
(CHECK IF APPLICABLE) The personal property of the parties is divided as follows:
(CHECK IF APPLICABLE) Law enforcement officers are directed to assist in securing possession of the personal property as described above.
(CHECK IF APPLICABLE) Defendant /plaintiff shall pay the following plaintiff's/defendant's attorney fees and costs:
(CHECK IF APPLICABLE) Defendant shall seek counseling to aid in the cessation of abuse.

THIS ORDER IS EFFECTIVE WHEN SIGNED BY THE JUDGE. LAW ENFORCEMENT OFFICIALS SHALL ENFORCE THE ORDER IMMEDIATELY UPON RECEIPT. THE DEFENDANT IS HEREBY PUT ON NOTICE THAT VIOLATIONS OF THIS ORDER MAY

# RESULT IN PROSECUTION AND CONVICTION UNDER KANSAS CRIMINAL STATUTES OR A FINDING OF CONTEMPT OF COURT WITH A JAIL SENTENCE.

IT IS SO ORDERED.	
	JUDGE OF THE DISTRICT COURT

, Plaintiff
s. Case No
, Defendant
FINAL PROTECTION FROM ABUSE ORDER [MUTUAL ORDER]
NFORMATION ABOUT DEFENDANT: Race Sex Date of Birth Social Security Number
THIS FINAL ORDER SHALL EXPIRE AT MIDNIGHT ON UNLESS EXTENDED OR MODIFIED BY THIS COURT.
On this date,, plaintiff's petition for protective orders and defendant's ounter petition for protective orders come for consideration under the provisions of K.S.A. 60-3101, e.eq.
The plaintiff appears: in person and pro se by his/her attorney not, but was duly served and is otherwise in default
The defendant appears: in person and pro se by his/her attorney not, but was duly served and is otherwise in default
WHEREAS, both parties have filed verified petitions for issuance of protective orders, and the ause has been heard after duly serving and notifying both parties.  The Court finds that both parties have proven the allegations of the abuse by the preponderance of the evidence. The Court also finds that both parties acted primarily as aggressors and neither party acted.

IN THE DISTRICT COURT OF \_\_\_\_\_ COUNTY, KANSAS

of the evidence. The Court also finds that both parties acted primarily as aggressors and neither party acted primarily in self-defense.

#### IT IS THEREFORE BY THE COURT ORDERED:

- This final order of protection supersedes the ex parte order of protection or any other temporary 1. or emergency order previously entered by the Court and serves as notice of termination thereof.
- Neither party shall abuse, molest, or interfere with the privacy or rights of each other or the minor 2. children, wherever they may be.

VIOLATION OF THIS ORDER MAY CONSTITUTE ASSAULT AS PROVIDED IN K.S.A. 21-3408, BATTERY AS PROVIDED IN K.S.A. 21-3412, DOMESTIC BATTERY AS PROVIDED IN K.S.A. 2001 Supp. 21-3412a, AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843.

3. Neither party shall enter or come on or around the premises or the residence or workplace where the other resides, stays or works. VIOLATION OF THIS ORDER SHALL CONSTITUTE CRIMINAL TRESPASS AS PROVIDED IN K.S.A. 2002 Supp. 21-3721 AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 2002 Supp. 21-3843. 4. (CHECK IF APPLICABLE) The plaintiff/defendant is granted exclusive possession of the residence located at: (CHECK IF APPLICABLE) The plaintiff's/defendant's address and telephone number must remain confidential for the protection of the plaintiff/defendant and the minor child(ren). If the plaintiff is granted exclusive possession of the residence then the defendant must immediately move from such address and take only personal clothing and effects until further order of the court. Defendant shall not cancel utilities to such residence for 60 days following the issuance of this order. Law enforcement officials are hereby directed to evict the defendant from such residence, and to ensure that defendant does not enter or re-enter the premises or any other residence the plaintiff may occupy. If the defendant is granted exclusive possession of the residence then the plaintiff is granted the right to remove from the residence personal effects and clothing for the plaintiff and any children in the plaintiff's Law enforcement officials are hereby directed to enter the residence with the plaintiff and pre vent the defendant from interfering with the plaintiff removing the above mentioned possessions. 5. Law enforcement officers are directed to grant any assistance necessary to protect the parties and the minor child(ren) from abuse, and to provide any other assistance necessary to enforce these orders, including the order excluding one party from the other's place of residence, wherever it may be. 6. \_\_\_\_\_ (CHECK IF APPLICABLE) \_\_\_\_\_ Defendant or \_\_\_\_\_ Plaintiff shall provide suitable alternative housing for the other party and/or the minor children as follows:

(CHECK IF APPLICABLE) Physical and legal custody and residency of the minor

7.

child(ren), named:

			KE OR CON		
	CHILD(KEN) E	ACEPT AS AL	LOWED DI IH.	IS UKDER.	
support as	follows: \$	per	Defendant o	encing on the	da
-					
support as of	follows: \$	per	Defendant or, co	mmencing on th	ne
in writing of such chaof Kansas	the Kansas Paym of any change of n inge; income with	nent Center, and name, address, an aholding to enforce	child support and, each party shall in demployer with be such support or gount equal to or g	nform the Kansa pusiness address, ders shall take ef	as Payment Ce , within seven of fect under the l
			The personal pro		rties is divide
follows: _	(CHECK IF AI	PPLICABLE) 1		officers are di	
securing p	(CHECK IF Al ossession of the p	PPLICABLE) legersonal property	Law enforcement	officers are di	rected to assis

1	U.S.C. 2265.
16.	OTHER ORDERS:
-	THIS ORDER IS EFFECTIVE WHEN SIGNED BY THE JUDGE. LAW ENFORCEMENT OFFICIALS SHALL ENFORCE THE ORDER IMMEDIATELY UPON RECEIPT. THE PARTIES ARE HEREBY PUT ON NOTICE THAT VIOLATIONS OF THIS ORDER MAY RESULT IN PROSECUTION AND CONVICTION UNDER KANSAS CRIMINAL STATUTES OR A FINDING OF CONTEMPT OF COURT WITH A JAIL SENTENCE.
IT IS SC	ORDERED.
	JUDGE OF THE DISTRICT COURT

States territories and shall be enforced as if it were an order of that jurisdiction pursuant to 18

	, Plaintiff
VS.	Case No
	, Defendant
	MOTION TO MODIFY PROTECTION FROM ABUSE ORDER
	rsigned party in the above captioned matter moves the court to set a hearing to modify om abuse order entered on
In suppor	t of the motion, I request modification of the order by changing it in the following way:
may be served is:	e, current address and telephone number of the other party where the order for hearing
may be served is:	e, current address and telephone number of the other party where the order for hearing
may be served is:  WHERE	e, current address and telephone number of the other party where the order for hearing
may be served is:  WHERE	e, current address and telephone number of the other party where the order for hearing FORE, I request that the court modify its original order and ask for any other relief the
where where where we served is:	e, current address and telephone number of the other party where the order for hearing  FORE, I request that the court modify its original order and ask for any other relief the and equitable. I also request that the court set this matter for hearing.
may be served is:  WHERE	e, current address and telephone number of the other party where the order for hearing  FORE, I request that the court modify its original order and ask for any other relief the and equitable. I also request that the court set this matter for hearing.

PLAINTIFF, PLAINTIFF'S CHILD(REN) OR THE MINOR CHILD(REN)

**RESIDING WITH THE PLAINTIFF!** 

IN THE DISTRICT COURT OF \_\_\_\_\_ COUNTY, KANSAS

## CERTIFICATE OF MAILING

order by mailing it on theequested to the following name a	•	oing motion t _,, as o	certified mail return receipt
squested to the following name a	ind address.		
			-
			-

	, Plaintiff
VS.	Case No
	, Defendant
	MOTION TO EXTEND FINAL PROTECTION FROM ABUSE ORDER
	ersigned party in the above captioned matter moves the court to set a hearing to extend om abuse order entered on
In suppor	rt of the motion, I request extension of the order because:
The nam	e, current address and telephone number of the other party where the order for hearing
may be served is  WHERE	
may be served is  WHERE	FORE, I request that the court extend its final order and ask for any other relief the
where where we will be served is where where we will be served is where we will be served is where we will be served is where where we will be served is where we will be served in the weak which we will be served in the weak where we will be served in the weak which will be served in the weak which we will be served in the weak which will be served in the weak which we will be s	FORE, I request that the court extend its final order and ask for any other relief the and equitable. I also request that the court set this matter for hearing.
where court deems just	FORE, I request that the court extend its final order and ask for any other relief the and equitable. I also request that the court set this matter for hearing.
where where where we served is where where where we will be served is where where we will be served is where where we will be served is where we will be served in the served is where we will be served in the served is where we will be served in the served is where we will be served in the served is where we will be served in the served in the served is where we will be served in the served in the served in the served is where we will be served in the	FORE, I request that the court extend its final order and ask for any other relief the and equitable. I also request that the court set this matter for hearing.  Movant

PLAINTIFF, PLAINTIFF'S CHILD(REN) OR THE MINOR CHILD(REN)

**RESIDING WITH THE PLAINTIFF!** 

IN THE DISTRICT COURT OF \_\_\_\_\_ COUNTY, KANSAS

## CERTIFICATE OF MAILING

I hereby certify that I served a copy of abuse order by mailing it on the day of requested to the following name and address:	of,	*
requested to the following name and address:		
		_ _ _
	Movant	

, Plaintiff
vs. Case No
, Defendant
PROTECTION FROM ABUSE EXTENSION OF FINAL ORDER
THIS ORDER SHALL EXPIRE AT MIDNIGHT ON UNLESS EXTENDED OR MODIFIED BY THIS COURT.
On this date,, the above captioned matter comes on for hearing of a motion to extend final order.
The plaintiff appears: in person and pro se by his/her attorney
The defendant appears: not and does otherwise default in person and pro se by his/her attorney
The court, having reviewed the file, having heard the statements of the parties and the evidence adduced finds as follows:
IT IS THEREFORE ORDERED BY THE COURT that the protection from abuse final order entered on,, be extended for a period of one year.

JUDGE OF THE DISTRICT COURT

IN THE DISTRICT COURT OF \_\_\_\_\_ COUNTY, KANSAS

IN	THE DISTRICT COURT OF	COUNTY, KANSAS
	DI 1 200	
	, Plaintiff	
vs.		Case No
	, Defendant	
	MOTION TO	D DISMISS
		, plaintiff, and moves the court for an orde
dismissing the al	bove entitled action without prejudice.	

Plaintiff

COUNTY, KANSAS
Case No.
SSAL
this matter comes on for hearing.
e Court finds that the above entitled action out prejudice.
r by counsel, and the Court finds that the
prove the allegations of abuse by a ction should be and is hereby dismissed.
y vacated.

JUDGE OF THE DISTRICT COURT