Name	
Address	
0'1017"	
City, State, Zip	
Dhana	
	Check your email. You will receive information and locuments at this email address.
Email	
I am [] Petitioner [] Responde [] Petitioner's Attorney [] Responde [] Petitioner's Licensed Paralegal Practitioner [] Respondent's Licensed Paralegal Practition	ent's Attorney (Utah Bar #:)
In the District	Court of Utah
Judicial District	County
Court Address	
Court Address	
	Motion for Temporary Order – With Children
Petitioner	Children
Petitioner	Children [] Hearing Requested
Petitioner V.	Children
	Children [] Hearing Requested
	Children [] Hearing Requested
V.	Children [] Hearing Requested Case Number
V.	Children [] Hearing Requested Case Number
V.	Children [] Hearing Requested Case Number Judge Commissioner
V. Respondent	Children [] Hearing Requested Case Number Judge Commissioner he paragraphs I have marked below.

Child's name (first, middle and last)	Month and year of birth	Type of child
Example: Jennie Eliza Jones	January 2017	[] Unborn [x] Minor [] Adult incapacitated
		[] Unborn [] Minor [] Adult incapacitated
		[] Unborn [] Minor [] Adult incapacitated
		[] Unborn [] Minor [] Adult incapacitated
		[] Unborn [] Minor
		[] Adult incapacitated [] Unborn [] Minor [] Adult incapacitated

The children have lived at the addresses listed below and with the persons listed below for the past five years: (Add additional pages if needed.)

Child's name	Address (street, city, state, ZIP)	Dates child lived at this address	Name(s) of person(s) who lived with child at this address	Relationship(s) to child
Example: Jennie Jones	123 Maple St Mayberry, UT 84444	5/15/15 to present	Jane Doe, John Jones	Mother, maternal grandfather

2. [] Child custody

All orders involving children will include two types of custody: physical custody and legal custody.

Physical custody deals with where the children live and how many overnights the children spend with each parent.

Sole physical custody means that the children live primarily with one parent and have parent time (visitation) with the other parent (see parent-time options in Section 3).

Joint physical custody means that the children typically spend at least 30% of overnights with both parents each year and that both parents contribute to the expenses of the child in

addition to paying child support.

Split physical custody means that where there is more than one child, each parent is awarded sole physical custody of at least one of the children.

Legal custody deals with access to information and decision making.

Sole legal custody means that one parent has the right to make important decisions about the child.

Joint legal custody means that both parents: (1) have the right to information about the child (events, appointments, access to school and medical records, etc.); and (2) that both parents discuss and make major decisions together – (education, religion, medical, extra-curricular activities, etc.) but designate a parent to make the final decision if they cannot agree.

I ask the court to order temporary custody below (Choose one. If you ask for any joint legal custody or joint physical custody arrangement, you must file or attach a Parenting Plan based on Utah Code 30-3-10.7 to 30-3-10.10.):

[] Custody arrangement: (Add additional pages if needed.)

Child's name	Month and year of birth	Order physical custody to	Order legal custody to
Example: Jennie Jones	January 2013	[] Petitioner[x] Respondent[] Joint physical	[] Petitioner [x] Respondent [] Joint legal
		[] Petitioner [] Respondent [] Joint physical	[] Petitioner [] Responder [] Joint legal
		[] Petitioner [] Respondent [] Joint physical	[] Petitioner [] Responder [] Joint legal
		[] Petitioner [] Respondent [] Joint physical	[] Petitioner [] Responder [] Joint legal
		[] Petitioner [] Respondent [] Joint physical	[] Petitioner [] Responder [] Joint legal
		[] Petitioner [] Respondent [] Joint physical	[] Petitioner [] Responder [] Joint legal

stody arrai	J - · · ·	,		

l ask the	court to order the custody arrangement I have marked above beca
[] Parer	nt-time
I ask the	court to order temporary parent-time below (Choose one.):
at	atutory parent-time schedule: (Choose all that apply. You can find the Utal le.utah.gov/xcode/code.html. Print and attach a copy of the statute(s) for the option choose.)
[] Children under 5 (Utah Code 30-3-35.5)
[] Children 5-18 (Utah Code 30-3-35)
[] Children 5-18 (expanded schedule) (Utah Code 30-3-35.1)
[] Children 5-18 (equal parent-time) (Utah Code 30-3-35.2)
[] Pa	arent-time described in the filed or attached Parenting Plan.
[] Ot	ther parent-time schedule: (Describe in detail.)
l ask the	court to order the parent-time schedule I chose above because:

	e court to order transfer (pick-up and drop-off) of the children for pare scribed below (Choose one.):
[]	Order transfer of the children for parent-time described in the filed or attached Parenting Plan.
[]	Order transfer at beginning of parent-time with
	[] petitioner
	[] respondent
	[] other adult (Name)
	transferring the children at this address:
	and transfer at end of parent-time with
	[] petitioner
	[] respondent
	[] other adult (Name)
	transferring the children at this address:
[]	Order curbside transfers (The parent/person picking up or dropping off the children does not leave the vehicle and the other parent/person does not leave the residence).
[]	Other transfer arrangements (Describe in detail.):

[] C o	mmunication between pa	rties
	ne court to order communic e as many options as you want.):	ation between the parties as described below
[]	In person	
[]	Phone	
	Petitioner's #	Respondent's #
[]	Text	
	Petitioner's #	Respondent's #
[]	Email	
	Petitioner's email address	
	Respondent's email addre	ess
[]	Through a third party	
	Name	Phone #
[]	Other method of commun	ication: (Describe in detail.)
	communications between the mited to parent-time issues	e parties must be civil and respectful and only.
th re	ne presence of the children,	egative or harmful remarks about each other in must not allow other people to do so and must e makes negative remarks about the other
m	nust not allow other people t	this case in the presence of the minor children, o do so and must remove the children if the presence of the minor children.
cl	hildren and must not allow o	threaten to harm the other parent or the other people to do so and must remove the nreatens harm to the other parent or children.

6.	[] Cł	nild support
		the court to order child support based on the parties' incomes or estimate of see based on ability or work history.
	a.	Petitioner's total countable gross monthly income for child support purposes is \$ (Utah Code 78B-12-203).
		This income is from these sources:
		[] The court should consider petitioner's income to be \$based on (Choose one.):
		[] minimum wage.
		[] historical earnings.
		[] Petitioner does receive or has received public assistance.
	b.	Respondent's total countable gross monthly income for child support purposes is \$ (Utah Code 78B-12-203).
		This income is from these sources:
		[] The court should consider respondent's income to be \$ based on (Choose one.): [] minimum wage. [] historical earnings.
		[] Respondent does receive or has received public assistance.
	C.	Order [] petitioner [] respondent to pay \$ per month for child support. The following child support worksheet is filed or attached (Choose one.):
		[] sole physical custody worksheet
		[] joint physical custody worksheet
		[] split custody worksheet
		(Choose one.)

	[] This amount is based on the Uniform Child Support Guidelines (Utah Code 78B-12-201 et seq.).
	[] This amount is not based on the Uniform Child Support Guidelines and I am asking for a different amount because (Choose one.):
	[] the guidelines are unjust.
	[] the guidelines are inappropriate.
	[] the guidelines amount is not in the best interest of the children.
	(Utah Code 78B-12-202 and 210.)
	Explain your choice:
d.	Effective date (Choose one.):
	[] The child support is effective upon entry of this order. OR
	[] The child support is effective as of this date:
e.	Child support will be paid as follows (Choose one.):
	[] Mandatory income withholding by the Office of Recovery Services. Unless the Office of Recovery Services gives notice that payments will be sent elsewhere, all child support payments must be made to: Office of Recovery Services, PO Box 45011, Salt Lake City, UT 84145
	OR
	[] Direct payments to the parent receiving child support by:
	[] Check
	[] Deposit in bank account
	[] Cashier's check or money order
	[] Other:
	I ask for direct payment because (Utah Code 62A-11-404):
f.	I ask that child support payments be made (Choose one.):

before the 20th day of each month.
OR
[] Other payment arrangement:
g. Child support not paid on or before the due date is delinquent on the day after the due date.
 h. Child support arrearages will be determined by further judicial or administrative process. Any federal or state tax refund or rebate due to the non-custodial parent will be intercepted by the state of Utah and applied to child support arrearages.
[] Child care expenses
I ask the court to order that both parties share equally the reasonable child care expenses related to the custodial parent's work or occupational training.
The parent who pays child care expenses must immediately provide to the other parent written verification of the cost of the child care expenses and the identity of the child care provider when hired, within 30 calendar days after a change in the provider or the expense, and anytime upon the request of the other parent.
If the parent who pays child care expenses fails to provide written verification of child care above, that parent may be denied the right to recover or receive credit for the other parent's one-half share of the child care expense.
The other parent must begin paying one-half the child care amount on a monthly basis immediately after receiving proof from the parent that pays the child care expense.
[] Other request for child care payment:
[] Health insurance, medical and dental expenses
Our minor children currently have health insurance coverage through:
[] Petitioner's insurance
[] Respondent's insurance

	[]	Medicaid
	[]	CHIP
	[]	Other:
	[]	Not covered by insurance
]		sk the court to order that [] petitioner [] respondent maintain health surance for our minor children. Both parties must share equally:
	a.	the cost of the premium paid by a parent for the children's portion of the insurance. The children's portion of the premium will be calculated by dividing the premium amount by the number of people covered by the policy and multiplying the result by the number of minor children of the parties; and
	b.	all reasonable and necessary uninsured medical and dental expenses incurred for the children and paid by a parent, including deductibles and co-payments.
	co ch an ca	e parent ordered to maintain insurance must provide written verification of verage to the other parent or the Office of Recovery Services when the ildren are first enrolled, on or before January 2nd of each calendar year d upon any change of insurance carrier, premium, or benefits within 30 lendar days after the date that parent knew or should have known of the lange.
	ve Se ve wi	he parent ordered to maintain insurance fails to provide written rification of coverage to the other parent or to the Office of Recovery rvices, or if the parent incurring medical expenses fails to provide written rification of the cost and payment of the expenses to the other parent thin 30 days of payment, that parent may be denied the right to receive edit for the expenses or to recover the other parent's share of the penses.
	inc	e parent receiving written verification will reimburse the parent who curred the medical or dental expenses one-half of the amount within 30 ys after receiving the written verification.
	Ιa	sk for this order because (Choose all that apply.):
	[] the insurance is available to [] petitioner [] respondent;
	[] the cost of the insurance is reasonable
	[] the custodial parent prefers this arrangement.

[] Other reasons:

	[]	I ask for these additional orders regardental expenses:	arding health ins	urance and medical and			
9.	[] F	Pregnancy expenses					
	l asl preg	I ask the court to order that [] petitioner [] respondent pay 50% of the pregnancy expenses. These expenses were billed for services the mother received after becoming pregnant and before the pregnancy ended. (You must attach all documents supporting the amounts you are requesting.)					
		[] One-half of health insurance pre by an employer or government	•	\$			
		from to (c	dates)				
		[] One-half of medical costs relate pregnancy not covered by insurgovernment program		\$			
10.		Fax exemptions for dependent child the court to order tax exemptions for the court tax exemptions for th		children for tax year			
		Child's name	Month and	Parent who may			
		Offind 3 Harrie	year of birth	claim exemption			
				[] Petitioner [] Respondent			
				[] Petitioner [] Respondent			
				[] Petitioner [] Respondent			

			[] Petitioner	
			[] Petitioner	
] Other:				
] Payment of bi				
	order payment of bills and d lical expenses, car paymen			
	aration. Add additional pages if no		,	`
[] Petitioner to	o pay:			
Type of debt	Name of creditor	Last 4 digits of	Total amount	Mont
		account no.	owed	owe
			\$	\$
			\$	\$
			\$	\$
[] Responden	at to pay:		I	
			I	
Type of debt	Name of creditor	Last 4 digits of account	Total amount owed	Mont amo
		no.		
		no.	\$	\$
		no.	\$	\$

	[] Property				
	I ask the court to order the temporary use and possession of the following property (File or attach Financial Declaration. File or attach additional pages if needed.):				
	[] To petitioner [] Residence (Address):				
					[] Vehicle(s) (Make/model/year):
	[] Personal property items:				
	[] To respondent				
	[] Residence (Address):				
	[] Vehicle(s) (Make/model/year):				
	[] Personal property items:				
		[] Other:			
	[] I ask the court to order that neither party sell, transfer or dispose of any property without a court order or written agreement signed by both parties.				
	I ask for this property order because:				
	[] Temporary alimony (Divorce cases only. (Utah Code 30-3-5(8)).)				
	I am unable to meet my own financial needs, and I ask the court to order temporary alimony as follows (File or attach Financial Declaration.):				
	[] petitioner [] respondent shall pay to [] petitioner [] respondent temporary alimony in the amount of \$ per month by: (Choose one.):				
	[] Check				

[][Deposit in bank account
[] C	Cashier's check or money order
[]0	ther:
[] Petitioner	[] Respondent needs temporary alimony because :
[] Petitioner because:	[] Respondent has the financial ability to pay temporary alimony
[] Attorney	
I ask the cour can only ask for attach a Financi	It to order the other party to pay \$ to my attorney. (You this if you are paying an attorney to represent you in this case. You must file or al Declaration.)
I ask for attor	ney fees because:
	rt for these additional orders:
I ask for these	e additional orders because:

16.	Documents
	I have filed or attached the following documents in support of this Motion for Temporary Order (Check all that apply. Forms can be found at www.utcourts.gov.):
	[] Parenting Plan (Utah Code 30-3-10.7 to 30-3-10.10)
	[] Parent time Schedule (Utah Code 30-3-35; 30-3-35.5; 30-3-35.1; 30-3-35.2)
	[] Child Support Obligation Worksheet (Utah Code 78B-12)
	[] Financial Declaration (Utah Rule of Civil Procedure 26.1)
	[] Income verification (Most recent tax return and pay stub)
	[] Other supporting documents:
l decla	are under criminal penalty under the law of Utah that everything stated in this document is true.
Signe	ed at (city, and state or country).
	Signature ▶
Date	
	Printed Name
Atto	rney or Licensed Paralegal Practitioner of record (if applicable)
	Signature ▶
Date	Printed Name

Notice to responding party

You have a limited amount of time to respond to this motion. In most cases, you must file a written response with the court and provide a copy to the other party:

- within 14 days of this motion being filed, if the motion will be decided by a judge, or
- at least 14 days before the hearing, if the motion will be decided by a commissioner.

In some situations a statute or court order may specify a different deadline.

If you do not respond to this motion or attend the hearing, the person who filed the motion may get what they requested.

See the court's Motions page for more information about the motions process, deadlines and forms: utcourts.gov/motions



Scan QR code to visit page

Finding help

The court's Finding Legal Help web page (utcourts.gov/help) provides information about the ways you



Scan QR code to visit page

can get legal help, including the Self-Help Center, reduced-fee attorneys, limited legal help and free legal clinics.

Aviso para la parte que responde

Su tiempo para responder a esta moción es limitado. En la mayoría de casos deberá presentar una respuesta escrita con el tribunal y darle una copia de la misma a la otra parte:

- dentro de 14 días del día que se presenta la moción, si la misma será resuelta por un juez, o
- por lo menos 14 días antes de la audiencia, si la misma será resuelta por un comisionado.

En algunos casos debido a un estatuto o a una orden de un juez la fecha límite podrá ser distinta.

Si usted no responde a esta moción ni se presenta a la audiencia, la persona que presentó la moción podría recibir lo que pidió.

Vea la página del tribunal sobre Mociones para

encontrar más información sobre el proceso de las mociones, las fechas límites y los formularios:



Para accesar esta página escanee el código QR

utcourts.gov/motions-span

Cómo encontrar ayuda legal

La página de la internet del tribunal Cómo encontrar ayuda legal (utcourts.gov/help-



Para accesar esta página escanee el código QR

span)

tiene información sobre algunas maneras de encontrar ayuda legal, incluyendo el Centro de Ayuda de los Tribunales de Utah, abogados que ofrecen descuentos u ofrecen ayuda legal limitada, y talleres legales gratuitos.

Certificate of Service

I certify that I filed with the court and am serving a copy of this Motion for Temporary Order – With Children on the following people.

of march of the following people:			
Person's Name	Service Method	Service Address	Service Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.) [] Left at home (With person of suitable		
	age and discretion residing there.)		
	Cianatura N		
	Signature ▶		

	Signature ►
Date	
	Printed Name