## **Temporary Protective Order** Ex Parte Order Case Number: \_\_\_\_\_ District:\_\_\_ County: \_\_\_\_\_ State: Utah Commissioner: **Petitioner** (protected person): First Name Middle Last Address and phone # (to keep private, leave blank): Other people protected by this order Name (Initials only if under Relationship to Age Petitioner Street 18) City --- State --- Zip Phone # Petitioner's date of birth: Petitioner's attorney (if any): Phone # Respondent **Describe Respondent** (person Petitioner is protected from): Race Date of Birth Wt. Sex Ht. First Name Middle Last Eyes Hair Social Security # Other Names Used (only the last 4 numbers)

Warning! [\_\_] Weapon involved (Box to be initialed by Court, if applicable)

**Findings:** The Court finds there is reason to believe: it has jurisdiction over the parties and this case, the Respondent and Petitioner are cohabitants, the Respondent will be served notice of his/her opportunity to be heard at the scheduled hearing, and the Respondent has abused or committed domestic violence against Petitioner, or that there is a substantial likelihood that Respondent immediately threatens Petitioner's physical safety.

City --- State --- Zip

Relationship to Petitioner:

Address (street):

Distinguishing features (like scars, tattoos, limp, etc.)

Driver's license issued by (State):\_\_\_\_\_ Expires: \_\_\_\_\_

The Court orders the Respondent to obey all orders initialed on this form and to not abuse, or threater abuse, anyone protected by this order.					
[] You m	nust not have any con	tact with the Petitioner			
		(The court fills out this	section)		
		This order lasts until the	hearing on:		
		Month – Day –	Year		
	Or la	ater, if the Court extends	time for service.		
<ul> <li>This order to another prison.</li> <li>No guns</li> <li>To: (Response)</li> </ul>	er is valid in all U.S. sta er U.S. state, territory o or firearms! (See ite Violer andent's name):	r tribal land to violate the m 5.) Indeed to violate the m 5.) Indeed Against Women Act of 19	District of Columbia, is order, a federal jui	and tribal lands. If you go dge can send you to 5, 2262, 18 U.S.C. Sect 922(g)(8	
	s without hearing you	r side. [_] a.m. [_] p.m.	Judicial Officer:		
		[] a.m. [] p.m.		Room:	
Violation of o				ıp to one year in jail and a	
1 []	violence against the	t <b>Order</b> Do not commit, Petitioner or any person hreatening, physically hu	listed on page 1 of the		
2 []	No Contact Order Petitioner, either dire	· · · · · · · · · · · · · · · · · · ·	nail, e-mail, or comm	unicate in any way with the	

3	[]	<b>act for Mediation</b> You are allowed to have contact with the Petitioner <b>only</b> during court ation sessions for your divorce or custody case that are scheduled with a Court Qualified ator.			
4	[]	Stay Away Order Stay away from:			
		a.The Petitioner's current or future: [_] Vehicle [_] Job [_] School [_] Home, premises and property (list current addresses below):  Home address:  Work address:  School address:			
		[] b.The school or childcare of the children listed on page 1 of this form. (List current School and Childcare addresses here):			
		[] c. Other (specify):			
5	<u>[_]</u>	<b>No Guns or Other Weapons</b> The Court finds that your use or possession of a weapon poses a serious threat of harm to the Petitioner. You cannot possess, have, or buy a gun or firearm or any of these weapons:			
		ning! If a final protective order is issued against you after the hearing, you will then become ct to the federal law making it a crime to possess, transport, ship or receive any firearm or unition, including a hunting weapon.			
6	[]	<b>Property Orders</b> Until the hearing, only the Petitioner can use, control and possess the following property and things, but cannot dispose of this property without court approval:			
		[] a. Home at (address):			
		b. Car, truck or other property (describe):			
lf :	you violat	e orders 7 – 13, you will be in contempt of court and may be punished.			
7	[]	<b>Property Orders</b> Do not interfere with or change the Petitioner's phone, utility or other services.			
8	[]	<b>Proof of Income</b> You and Petitioner must bring the following proof of income to the hearing:			

	pay stubs or employer statements for this year, and complete tax returns for the most recent year.					
9 []	Child Custody & Parent-time Orders The Petitioner (the person asking for protection) will have temporary custody of the minor children listed below. The Petitioner may give a copy of this order to the principal or director of the child's school or daycare. If you do not obey the custody and parent-time orders listed here, the Petitioner may ask for the court's help (such as an order to show cause for contempt):					
	[] You will have parent-time as follows:  If there is a "No Contact" order, you can communicate with the Petitioner only about parent-time matters through:					
10 []	No Parent Time No parent time is allowed until the scheduled hearing.					
11 []	No Alcohol or Illegal Drugs Do not use alcohol or illegal drugs before or during visitation.					
12 []	No Travel with Children Do not take the children listed above out of the state of Utah.					
13 []	Other Orders (List below):					
Orders to	Law Enforcement to Assist A law enforcement officer from:  will enforce the orders checked below:  a. Help the Petitioner gain and keep control over home, car or other personal belongings.  b. Help the Petitioner obtain custody of the children.  C. Help the [_] Respondent or [_] Petitioner remove essential personal belongings from the home.					
	"Essential personal belongings" means daily use items, such as clothing, medications, jewelry, toiletries, financial or personal records solely in one person's name, or items needed to work at a job or go to school.					
	Warning to the Respondent: Do not go to the home or other protected places without the officer. Law enforcement can evict you or keep you away from protected places, if needed.					
15 []	Investigate Possible Child Abuse This matter will be referred to the Division of Child and Family Services for review and possible investigation of child abuse.					
16 []	Guardian for your children  The court appoints an attorney to speak for the best interests of the children in this case.					

**Notice to the Petitioner:** The court may amend or dismiss a protective order after one year if it finds that the basis for the issuance of the protective order no longer exists and the petitioner has repeatedly acted in contravention of the protective order provisions to intentionally or knowingly induce the respondent to violate the protective order, demonstrating to the court that the petitioner no longer has a reasonable fear of the respondent.

Date:	Time:	[] a.m.[] p.m
		Judge (printed name)

**Interpretation.** If you do not speak or understand English, contact a judicial services representative at least 3 days before the hearing, and an interpreter will be provided.

Interpretación. Si usted no habla ni entiende el Inglés contacte al Representante de Servicios Judiciales por lo menos 3 días antes de la audiencia y le proveerán un intérprete.

**Disability Accommodation.** If you have a disability requiring accommodation, including an ASL interpreter, contact a judicial services representative at least 3 days before the hearing.

Atención en caso de incapacidades. Si usted tiene una incapacidad por la cual requiere atención especial, favor de contactar al Representante de los Servicios Judiciales por lo menos 3 días antes de la audiencia.