<u>Instructions for Divorce – With Children</u>

Only Pro-Se forms from our website or the Kansas Judicial Council will be acceptedwww.dc18.org or http://www.kansasjudicialcouncil.org/

Read Directions Completely – Please Type or Print Neatly COURT STAFF CANNOT PROVIDE ASSISTANCE OR ADVICE IN COMPLETING FORMS

Only single-sided documents are accepted. DO NOT print double sided

CONTENTS:	Instructions (4 pages); Civil Cover Sheet (2 pages); Petition (3 pages); Kansas Payment Center Sheet (1 page); Rule 401 Affidavit (2 pages); Temporary Order (7 pages); Notice of Intent to Appear (2 pages); Temporary Parenting Plan (7 pages); Domestic Relations Affidavit (6 Pages); Child Support Worksheet (3 pages); Order to Attend Kids First Parenting Workshop (1 page); Entry of Appearance & Waiver of Service (1 page); Summons (1 page); Affidavit of Petitioner (1 page) Decree of Divorce (7 pages); Permanent Parenting Plan (7 pages); Certificate of Divorce or Annulment (1 page)
	Imputed Income Order (1 page);

Caution: Use of forms without the assistance of a lawyer could harm your legal rights. You may want to have a lawyer review your completed forms before you file them with the court. These are basic forms and may not cover every situation.

1. Petitioner: Complete the Civil Information Sheet (Person Filing Petition will always be designated the Petitioner; Respondent is person who has been filed against and will always be designated the Respondent). All self-represented parties must include an email address.

Items 2 through 5: No line can be blank. If it states —____Husband____Wifell you must check whatever is applicable.

- 2. Petitioner: Complete the Petition except for the case and court numbers. (Paragraph 7 may be omitted). **Sign the Petition in front of a Notary or a Deputy Clerk**.
- 3. Petitioner: Complete the Temporary Order and the Kansas Payment CenterSheet.
- 4. Petitioner: Complete the Temporary Parenting Plan.

- 5. Petitioner: Complete Rule 401 Affidavit for Ex Parte Temporary Order. **Sign in front of a Notary or a Deputy Clerk**.
- 6. Petitioner: Complete the Domestic Relations Affidavit—this can be filled out by both parties together for filing or separately. **Sign in front of a Notary or a Deputy Clerk**.
- 7. Petitioner: Complete Child Support Worksheet.
- **8.** Petitioner: Prepare the Order for Kids First Parenting Workshop. **Enrollment fee of \$60.00 must be paid at time of filing case (Cash or Money Order only).** This workshop must be attended by the Petitioner prior to the final decree being approved. No post-judgment motion filed by the Respondent shall be heard until the Respondent has completed the workshop.
- 9. Petitioner: Prepare the Notice of Intent to Appear with your case caption at the top.
- 10. Petitioner: Prepare the Entry of Appearance and Waiver of Summons with your case caption at the top.

There will be a judge available to review and approve your paperwork, including Temporary Orders, Parenting Plans, Child Support Worksheets and Kids First Workshop Orders, Monday through Friday from 9:00

a.m. to noon and from 1:30 p.m. to 4:00 p.m.

Your paperwork must be completely and correctly filled out.

Volunteer attorneys are available to assist you, free of charge, on Monday mornings, 9:00 a.m. to noon; and on Wednesday afternoons, 1:00 p.m. to 4:00 p.m.

We encourage you to come in at those times, if you need their assistance.

<u>Incomplete or incorrect paperwork will be rejected by the court.</u>

11. File the original of Items 2 through 9 with the Clerk of the District Court (4th floor of the Sedgwick County Courthouse). Copies can be made on the 4th floor for a fee.

The filing fee is \$197.00. It can be paid by money order, cashier's check, cash, credit card, or personal check. **NOTE:** If you obtain DCF benefits, it will be your responsibility to provide a file stamped copy to your social worker.

- 12. Obtain case and court numbers from the Clerk of the District Court when you file.
- 13. You are required to serve the other party with copies of the pleadings and give them notice of the divorce action. Service can be accomplished by: waiver, sheriff's service, special process server, certified mail-return receipt or by publication.
 - a) **By Waiver**: Respondent completes the Entry of Appearance and Waiver of Service and **signs it in front of a Notary or Deputy Clerk**. If the Respondent is

given a copy of the Petition before it is filed he/she may complete and sign (**notarized**) the Entry of Appearance and Waiver of Service and it may be filed at the same time as the Petition; <u>or</u>

- **b)** By Sheriff's Service: Complete a Summons provided with this packet. File it along with a \$15.00 money order, cashier's check or cash payable to (*Name of County where service will take place*)_ County Sheriff's Office. The Clerk will issue the paperwork to the Sheriff's Office; <u>or</u>
- c) By Special Process Server: Petitioner should look in the yellow pages of the phone book under 'Process Servers;" or
- d) By Mail: Complete a Summons provided with this packet and mail it along with a copy of Items 2 through 9 to Respondent. Mail the paperwork by certified mail—return receipt requested. The form: Affidavit of Service By Certified Mail and the Postal Form: Return of Service for Certified Mail, must be filed with the Clerk of the District Court after service by certified mail (green card) is returned to you. Respondent must sign for documents; or
- e) **By Publication**: If you are not able to provide notice to the other party by:

 1. having the sheriff deliver a copy of the papers, 2. getting the other person to sign a Voluntary Entry of Appearance, 3. hiring a special process server, or 4. sending notice by certified mail, you may be able to provide notice of the divorce by publishing the notice in a local newspaper. In order to obtain "publication service," you **must** request permission to do so by filing the "Affidavit for Service by Publication," and obtaining an order from the assigned judge allowing you to publish notice. After you obtain the signed "Order Allowing Service by Publication", you must then publish notice following the process set out in K.S.A. 60-307. You must obtain "proof of publication" from the newspaper and file the proof with the court. Court personnel cannot help you with this process.

SECOND PHASE—NO SOONER THAN 60 DAYS AFTER THE FILING OF THE INITIAL PETITION

- 14. **NO SOONER** than sixty (60) days **after** the filing of the Petition, the Decree of Divorce **must be filled out completely** and signed by the parties. NOTE: The parties do not have to sign the Decree in front of a Notary, and they may sign the Decree individually or together, and they may sign it either before or after Petitioner has brought the Decree to the courthouse.
- 15. **Proof of service,** by one of the methods listed in paragraph 13, must be filed at the time the final paperwork is presented to the Clerk.
- 16. A **Permanent Parenting Plan** must be filled out and signed by the parties. NOTE: The parties do not have to sign the Permanent Parenting Plan in front of a Notary, and they may sign the Plan individually or together, and they may sign it either before or after Petitioner has brought the Plan to the courthouse.
- 17. Kids First Parenting Workshop Certificate needs to already be on file, or you may bring it with you to court to provide proof of attendance.
- 18. Petitioner: Complete a Certificate of Divorce as it must be filed with the Clerk of the District Court at the time you file your Decree.

- 19. Petitioner: Complete the Affidavit of Petitioner and **sign it in front of a notary or a Deputy Clerk**. This Affidavit must be presented with the completed Decree of Divorce.
- 20. Decree of Divorce can be brought to the 4th Floor for approval Monday through Friday from 8:00 a.m. to 4:00 p.m. The Judge will be available during the hours of 9:00 am to 12:00 pm and from 1:30 pm to 4:00 pm.
- 21. After getting approval, you will proceed to the 4th Floor, Family Law Clerks Office to file your paperwork.
- 22. File the proof of service (if not already filed), original Decree, Affidavit, Permanent Parenting Plan, Kids First Parenting Workshop Certificate (if not already filed) and the Certificate of Divorce with the Clerk of the District Court.

After the Judge has signed your Decree, make two copies of the Decree and the Permanent Parenting Plan--one copy for yourself and you must mail one copy to the Respondent.

NOTE: If you are obtaining SRS assistance, you must prepare one extra copy to file, have it file stamped and provide this copy to your SRS social worker. If you choose to have the Court Trustee collect your support payments, you must provide a copy to the Court Trustee when you make your appointment with them.

Additional District Court Clerk Fees That May Apply:

.25 Copies per page

1.00 Certified Copy of Paperwork

12.50 Garnishments

62.00 Motion Filing Fee

ATTENTION: If Divorce is not completed within 120 days, your case may be dismissed after proper notice from the Courts at the address provided by Petitioner at the time of filing.

For Office Use Only

CIVIL COVER SHEET

The civil cover sheet neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is required for use by the Clerk of the District Court for the purposes of initiating the civil docket sheet. This information will not be available to the public and this document will be stored in a separate location from the case file and then destroyed within a reasonable time. A new case will not be accepted without a cover sheet attached. (THIS FORM MUST BE TYPED OR PRINTED LEGIBLY). This form can be found at www.kscourts.org.

	only one - If the case involves more than one dollar value.)	e of the following categories	, indicate the category having the
<u>CIVIL</u> If a CH. 61: \$_	(Judgment Demand Amo	ount)	
TORT ☐ Asbestos Product Liability ☐ Automobile Tort	CONTRACT ☐ Buyer Plaintiff ☐ Employment Dispute - Discrimination	REAL PROPERTY ☐ Eminent Domain ☐ Mortgage Foreclosure	☐ STATE TAX WARRANT☐ ☐ OTHER CIVIL
☐ Intentional Tort☐ Legal Malpractice	☐ Employment Dispute - Other☐ Fraud	☐ Other Real Property☐ Tax Foreclosure	□ SMALL CLAIMS
 ☐ Medical Malpractice ☐ Other Professional Malpractice ☐ Premises Liability ☐ Slander/Libel/Defamation ☐ Tobacco Product Liability ☐ Toxic/Other Product Liability 	□ Landlord/Tenant - Forcible Detainer □ Landlord/Tenant Dispute - Other □ Seller Plaintiff (debt collection) □ Other Contract CIVIL APPEALS	MISCELLANEOUS 60-1507 Habeas Corpus Other Writs Name Change	
□ Other Tort	☐ Administrative Agency ☐ Other Civil Appeal ☐ Tax Appeal	☐ Post Judgment Elevation☐ Transfer Pre-Judgment	
<u>DOMESTIC</u>			
□ MARRIAGE DISSOLUTION/D	IVORCE D PROTECTION FROM ABUSE	☐ PROTECTION FROM S	STALKING □ UIFSA
□ OTHER DOMESTIC RELATION	IS □ NON-DIVORCE SUPPORT, CL	JSTODY OR VISITATION	□ PATERNITY
□ DOMESTIC FOREIGN JUDGMI	ENT (OUT OF COUNTY)		
PROBATE/ESTATE			
GUARDIAN/CONSERVATOR Conservatorship/Trusteeship	□ <u>DETERMINATION OF DESCEN</u>	T □ ADOPTION	
☐ Guardianship - Adult ☐ Guardianship - Minor	☐ SEXUALLY VIOLENT PREDATO	OR ☐ FOREIGN AD	<u>OPTION</u>
☐ Guardian/Conservator - Adult☐ Guardian/Conservator - Minor	□ <u>DECEDENT ESTATE</u>	☐ CARE AND TE	<u>REATMENT</u>
PROBATE RECORDS	☐ <u>REFUSAL TO GRANT LETTERS</u>		ON OF JOINT TENANCY
☐ Probate Record – Other County ☐ Probate Record – Other State	☐ FILING WILL AND AFFIDAVIT	<u> </u>	ON OF LIFE ESTATE
	☐ <u>OTHER PROBATE/ESTATE</u>		
JURY DEMAND	ES (Check yes only if jury demand is included in \wp	petition or as a separate pleadin	g)
SUMMONS ATTACHED:	☐ YES SHERIFF'S PRO	CESS FEE ATTACHED	Q □ YES □ NO
☐ SHERIFF	SERVER/ATTORNEY IN STATE OUT OF STATE	(County) (State)	

PLAINTIFF/SUBJECT (ATTACH ADDITIONAL SHEET, IF NE			IT/OTHER PAR ONAL SHEET, IF NECESS.	TY INFORMATION (ARY)
NAME:		 NAME:		
ADDRESS:		 ADDRESS: _		
PHONE:	SEX:	 PHONE:		SEX:
CELL PHONE:		 CELL PHONE	E:	
E-MAIL:		 E-MAIL:		
SSN:	DOB:	 SSN:		_ DOB:
DL OR STATE ID NO:	State and Number	 DL OR STAT	E ID NO:	State and Number
ALIAS NAMES USED:		 ALI AS NAME	ES USED:	
ATTORNEYS (Firm Name, Address, Telep Court ID Number)		Court ID Num	- Address, Telephor nber)	ne Number and Supremo
FOR DOMESTIC CASES DEPENDENT CHILD: (Name)				BER OF EACH

The requirement that Social Security numbers be included on domestic cases is mandatory, and authorized by the Supreme Court and federal law. On non-domestic cases, the Social Security number is not mandatory. The number is used for purposes of identification and may be disclosed as permitted by law. This form is not considered to be a public record.

IN THE MATTER OF THE MARRIAGE	E OF	
and	Case No	
Pursuant to K.S.A. Chapter 23		
	ION FOR DIVORCE hild(ren) of this marria	ıge)
1. Petitioner is now and has more than sixty (60) days before this F Sedgwick County, Kansas.		
2. Respondent is now living a	at:	
Street address:		<u> </u>
City, state, zip:		-
Telephone:		_
3. Petitioner and Responde	arriage date and year) i	n the following city
4. Petitioner and Respondencementincompatible, and they are no longer and the second secon	dent should be divorcedable to live together.	I because they are
5. That venue in Sedgwick C has jurisdiction over both parties hereto		
6. There werechild(ren) dates of birth of the living child		
Initials of Child	<u>Sex</u>	Birth Year and Age

SEE ATTACHED LIST FOR ADDITIONAL CHILDREN IF NEEDED: Yes Detition 1 Rev 2/24

determine the appropriate legal custody for the parties' child(ren) and an appropriate schedule of parenting time with each parent. 8. Petitioner states the following information regarding the parties' minor child(ren) as required by the Uniform Child Custody Jurisdiction and Enforcement Act: a. The present address at which the child(ren) live is: (address, city, state). b. During the past five years before this Petition was filed, the child(ren) lived at the following addresses with the adults listed: From Name, Address & Relationship of Until City & Custodian Then Living With Child(ren) Date Date State Have there ever been any other court cases, past or current, in this state or any other, regarding the custody of the minor child(ren)? ☐ Yes □ No If other case(s) exist, please list below: City & State Court Case Number Court Name

7. In the absence of an agreement between Husband and Wife, the Court should

- 9. The Court should determine what amount of child support is due as required by law. This Court has jurisdiction to make an order for the support and education of the living minor child(ren), and jurisdiction to make a child custody decree under the provisions of the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA).
- 10. That Petitioner and Respondent have obtained property and debt during their marriage which should be distributed between the Petitioner and Respondent as they may agree, or if they are not able to agree, in such a manner as the Court may decide.

Petition 2 Rev 2/24

WHEREFORE, Petitioner prays that upon final hearing Petitioner be granted a divorce; that the property and debt of the parties be distributed between them; that jurisdiction over spousal maintenance be reserved; that orders relating to custody, parenting time and child support be made; and, that the Court issue such other orders as are appropriate.

аѕ аге арргорпате.	
	Petitioner Pro Se (signature)
	Street Address:
	City, State, Zip:
	Telephone:
	Email:
<u>VE</u>	ERIFICATION
STATE OF KANSAS (COUNTY OF SEDGWICK) ss. I swear or affirm, under penalty of perjuthe statements made in this Petition are	ury, that I am the Petitioner in this case, and that e true.
Executed thisday of	, 2
	Petitioner, Pro Se
SUBSCRIBED AND SWORN to before, 2, 2	e me, a Notary Public, thisday of
	Notary Public My appointment expires:

Petition 3 Rev 2/24

KANSAS PAYMENT CENTER CHILD SUPPORT ORDER INFORMATION SHEET

<u>Purpose</u>: Federal law requires Kansas to process child support through a single location in the state. To insure that processing of child support payments is not delayed, the KPC must have all information listed on the form below.

<u>Who submits the completed form</u>: The payee's attorney shall file the completed form along with the Journal Entry with the Clerk of the District Court per Kansas Supreme Court Administrative Order No. 154.

<u>Case Number</u>: You must give the full, accurate court order number, or payments may be delayed. The case number may be copied from the child support order. The case number format is as follows:

Example: SG 00D 000123

County (SG) Year (00)

Case Type (D)

Case Number (000123)

Please call your local Clerk of the District Court if you need additional information to complete this form.

THIS FORM MUST BE ATTACHED TO THE ORDER AND FILED WITH THE CLERK OF THE DISTRICT COURT.

PLEASE print or type all int	formation.			
Case No.: SG	Chec	k if applicable:	Check one:	/ 1
	Court Trustee (w case / order dified order
Circle On Interstate OY O			File	estamp Date of Order (above):
	Obligation Information		(W)	ayment Frequency Codes Weekly
	Support Amoun	t Frequency Code Start Date	(B) (M)	Biweekly Monthly
Current Child support due:	\$		(ŠM)	Semi-monthly Quarterly
Current Maintenance (Alimo	ony) due:\$		(Q) (A)	Annually
Other support due:	\$		(ŠÁ) (L)	Semi-Annually Lump Sum
	\$			
Information about the PAYII		<u> </u>		
NAME: (First, Middle Initial,	Last):			
Social Security Number:		Date of Birth:	Phone:	
Address:		City:	State:	Zip:
Name of Employer:			Employer's	Phone:
Employer Address:		City:	State:	Zip
Information about the paren NAME: (First, Middle Initial,	-	support		
Social Security Number:		Date of Birth:	Phone:	
Address:		City:	State:	Zip:
Name of Employer:			Employer's	Phone:
Employer Address:		City:	State:	Zip
Information about the Third				
NAME: (First, Middle Initial,	Last):			
Social Security Number:		Date of Birth:	Phone:	
Address:		City:	State:	Zip:
Information about the CHILD(REN) covered by this support order: NAME (First and Last) Social Security Number:			Date of Birth:	
,	tanu Lastj	Social Security Number.		Date of Birth.
1.				
2.				
3.				
4.				
Form Completed By:	<u> </u>		Date:	

IN THE MATTER OF THE MARRIAGE	OF
and	Case No.
Pursuant to K.S.A. Chapter 23	
	OR EX PARTE TEMPORARY ORDER vith children)
	, of lawful age, states under oath:
That I have moved out of the That the Respondent has mo That neither party has moved	oved out of the marital residence
That I have alternative housing the That the Respondent has alternative. That neither party has alternative. That both parties have alternative.	ernative housing available ative housing available
That the Respondent does no alternative housing.	esources to obtain alternative housing ot have financial resources to obtain sial resources to obtain
4That I have the following heaThat the Respondent has theThat neither party has health	e following health conditions:
5. That I am: employed full time employed part-time a stay at home parent unemployed	That my spouse is:employed full timeemployed part-timea stay at home parentunemployed

6	That sole legal custody of the minor child(ren) is not requested
7. <u> </u>	That I currently have residential custody of the minorchild(ren)That the Respondent currently has residential custody of the minor child(ren)The Respondent and I currently have residential custody of the minor child(ren)
8 - - -	That I have left the marital residence with the minor child(ren)That I have left the marital residence without the minor child(ren)That Respondent has left the marital residence with the minor child(ren)That Respondent has left the marital residence without the minor child(ren)That neither party has left the marital residence
9. <u> </u>	That the child(ren) has/have special needs, which I have been providingThat the child(ren) does/do not have special needs
	Petitioner
	TE OF KANSAS ss. GWICK COUNTY
knov	BE IT REMEMBERED that on thisday of, 20, before me a any Public, in and for said County and State, personally appeared, who is personally we to me to be the same person who executed the foregoing instrument, and duly nowledged the execution of the same
	/ITNESS WHEREOF, I have hereunto set my hand and affixed my official on the day and year last above written.
	NOTARY PUBLIC My appointment expires:

IN THE MATTER OF THE MARRIAGE OF	
and	Case No.
Pursuant to K.S.A. Chapter 23	
	ARY ORDER en) of this marriage)
NOW on thisday of	, 20, comes the Petitioner,
, (who is herein	after designated as "HusbandWife"
or "Petitioner") and hereby requests that the	Court issue proper temporary orders so that
Petitioner and Respondent,	, (who is hereinafter designated as
"HusbandWife" or "Responder	nt"), may temporarily live separate and apart
from each other and make orderly provisions	s for the period of time until dismissal of this
action, further order of this Court, or trial of the	his case. After reviewing the Court file and
hearing statements of counsel, the Court OR	RDERS, ADJUDGES and DECREES:
I. RESIDEN	CY
1. This Temporary Order a	applies to the following child(ren):
Initials of Child	Sex Birth Year and Age
SEE ATTACHED LIST FOR ADDITIONAL	CHILD(REN) IENEEDED: TI Yes TI No

Temp Order 1

A. LEGAL CUSTODY (Who makes important decisions for minor children)
1 The parties are granted joint legal custody of the minor child(ren) and shall consult with each other concerning decisions about the minor child(ren).
2 The Mother is granted sole legal custody of the minor child(ren) for the following reasons:
The Father is granted sole legal custody of the minor child(ren) for the following reasons:
B. RESIDENCY (Where the child resides)
1 The mother shall have primary residency.
The father shall have parenting time as set forth in the Temporary Parenting Plan filed herewith which is incorporated into this order as thought set forth in full.
2 The father shall have primary residency.
The mother shall have parenting time as set forth in the Temporary Parenting Plan filed herewith which is incorporated into this order as thought set forth in full.
3 The parties shall have shared residency, with each parent having equal or nearly equal blocks of parenting time as set forth in the Temporary Parenting Plan filed herewith which is incorporated into this order as though set forth in full.
C. Removal of the child(ren) from this State without permission of the Court is
prohibited unless otherwise agreed in writing between the parties.
D HOLIDAY SCHEDULE

D. HOLIDAY SCHEDULE

The parties shall share the holidays as set forth in the Temporary Parenting Plan filed herewith which is incorporated into this order as thought set forth in full.

II. CHILD SUPPORT

A HusbandWife is ordered to pay \$ per month			
commencing as and for support for the minor child(re	n)		
of the parties, pursuant to the attached Child Support Worksheet. Said support shall			
paid through the Kansas Payment Center at the address, which is set out below in			
Article IV.			
The parties shall share all medical and dental expenses of the minor child(ren) w	/hich		
are not reimbursed or otherwise paid by health or dental insurance policies covering said			
child(ren) based on the relative percentage of the parties as stated on line D 2 of the Child			
Support Worksheet. This percentage payment is in addition to the child support obligation o	f		
both parties and the Court shall have jurisdiction to enter appropriate orders on this matter b	ut		
payments made for these obligations need not be made through the Kansas Payment Center	er.		
However, the responsibility of proper record keeping of expenses and payments shall be upon	on		
the party making claims of either expense or payment.			
BChild Support Rights have been assigned to DCF III. SPOUSAL MAINTENANCE			
A Not Applicable			
B Husband Wife is ordered to pay\$ per month as and f spousal maintenance of Husband Wife beginning Said obligation shall terminate upon the death of either Husband or Wife. Said support shall be paid through the Kansas Payment Center at the address listed in Article IV.			
IV. ADDRESS FOR PAYMENTS AND ROLE OF COURT TRUSTEE (CHECK ALL THAT APPLY)			
A Not Applicable as to Spousal Support			
B Spousal Support Payments			
C Child Support Payments			
D Child Support Rights have been assigned to DCF			

The address for support payments is as follows: Kansas Payment Center Box 758599
Topeka, KS 66675 8599

The case number shown on the first page of this order shall be placed on all checks or money orders and said checks or money orders shall be made payable to the Kansas Payment Center and include the county designation (SG).

	The Kansas Payment Center shall forward said payments to receiving part	ty at
	(city, state, zip) and	ti k
shall b	be the responsibility of the receiving party to inform the Clerk of any change	in
addre	22	

No Court Trustee commission shall be credited for payments under the temporary order.

COLLECTION OF UNPAID SUPPORT

Should the payor fail to be current with the support obligations as set out herein so that there is an arrearage in an amount equal to or greater than the amount of support payable for one month or two months if only spousal support is ordered, an income withholding order shall be issued by the Court upon proper application. The income withholding order shall require any payor of income to the party in arrears to withhold income from each pay period in the necessary and lawful amounts to pay the current support obligation and to reduce the accrued arrearage.

The above orders for support may be enforced by garnishment unless the paying party requests a hearing to contest the issuance of an Order of Garnishment within seven (7) days after the service of the within order of support upon the paying party.

V. RESIDENCE

A	Not Applica	ible because p	arties are already separated.
В	Husband _	Wife sha	Ill have the temporary possession of the
residence loca	ated at		
	(city, state, z	zip) and the ot	ner parent shall have vacated the
said residence	within forty-eig	ght (48) hours	after the service of this Order.
The	_Husband	Wife,	(name of
person leavin	າg dwelling), is ເ	granted the rig	ht to remove from the dwelling personal
effects neces	sary for person	al hygiene an	d personal clothing for the leaving party
and for any c	hild(ren), as list	ted above in A	rticle I, in the primary residence.

HusbandWife is hereby given notice that their return to said
residence without the permission or upon the invitation ofHusband
Wife could be considered a Criminal Trespass under K.S.A. 21 3721 and
appropriate municipal ordinance, for which he or she could be prosecuted.
If the leaving party has not voluntarily vacated this dwelling after forty-eight (48)
hours of being served with the Temporary Orders, then any duly authorized law
enforcement officer of the State of Kansas is requested to use reasonable
and necessary means to evict the leaving party from this dwelling.
VI. PERSONAL PROPERTY
A. Husband shall remain in temporary possession of the following items of property:
All Personal Property now in his possession
Vehicle (describe):
The following items of personal property in the residence:
B . Wife shall remain in temporary possession of the following items of property:
All Personal Property now in her possession
Vehicle (describe):
The following items of personal property in the residence:
C. All duly authorized law enforcement officers of the State of Kansas are
requested to use reasonable and necessary means to preventHusband
Wife from interfering with the leaving party's removal of his/her personal clothing
and such personal effects as set forth herein.

VII. DEBTS

The narties have no joint debts

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The parties have no joint dec	7.6.		
B. Husband shall be temporarily responsible for the periodic payment of the			
following joint debts:			
(Description of loan)	(Bank/Lender)	(Approx. Amount)	
Vehicle loan:			
C. Wife shall be temporarily responsible joint debts:	for the periodic payme	nt of the following	
(Description of loan)	(Bank/Lender)	(Approx. Amount)	
Vehicle loan:			

D. Each party shall be responsible for their individual debts and obligations incurred after the date the Petition herein is filed.

VIII. RESTRAINT

The parties are jointly restrained and enjoined from molesting or interfering with the privacy or rights of each other in any manner. Furthermore, they are restrained from disposing, encumbering or changing the nature of any property of the parties or of each of them without prior Court approval other than for reasonable living expenses or attorney fees.

In addition, the parties are restrained and enjoined from canceling any utility services and/or deposits or canceling or modifying (including changing beneficiaries) of any existing pension benefits, medical, health, automobile, homeowner's or renter's, life, or disability insurance coverage's involving any family members or their property.

IX. RECONCILIATION

In event of a reconciliation of the parties before trial, the filing party shall promptly notify his or her attorney, or if petitioner does not have an attorney, shall promptly prepare and present to this Court a Journal Entry of Dismissal.

X. ENFORCEMENT

Nothing in this Temporary Order shall be construed as a final decision concerning the property or rights of either party. The ultimate decision relating to all such matters will be made at the time of trial. This Temporary Order shall remain in effect until the trial of this case unless modified by the Court upon the motion of either party.

DISOBEDIENCE OF THIS ORDER OF THE COURT IS PUNISHABLE AS INDIRECT CONTEMPT OF COURT AND MAY BE PUNISHED BY CONFINEMENT IN JAIL.

Any duly authorized law enforcement officer of the State of Kansas is directed to use reasonable and necessary means to enforce the provisions of this Temporary Order.

XI. HEARING

Respondent may appear before this Court at 9:30am on Monday mornings, on the 4th floor of the Sedgwick County Courthouse, 525 North Main, Wichita, Kansas, for the purpose of modifying any of the orders contained herein.

If **Respondent** intends to appear, the other parties' attorney, or if not represented, the other party, must be notified by **Respondent** by completing and filing a **Notice of Intent to Appear** and a verified **Domestic Relations Affidavit** and **Child Support Worksheet** with the Clerk of the Court and by serving a copy of those forms to the other parties' attorney, or if not represented, to the other party, not later than seven (7) business days before the time specified for the court hearing.

	JUDGE OF THE DISTRICT COURT FAMILY LAW DEPARTMENT
APPROVED:	
Petitioner, Pro Se	

IN THE MATTER OF THE MARRIAGE OF	
and	Case No.
Pursuant to K.S.A. Chapter 23	
NOTICE OF INT	ENT TO APPEAR
This is to notify you that I intend to appear to at 9:30 am Monday on theday of fourth floor of the Sedgwick County Courtho the following reason(s): (Check all that apply K.S.A. 10-207(b).	, 20, at the ouse, 525 North Main, Wichita, Kansas, for
PARENTING TIMECUST CHILD SUPPORTSPOU PROPERTY DIVISION	ODYRESIDENCY JSAL SUPPORT _OTHER, PLEASE LIST
Husband/Wife (Respondent)	
Address	_
Telephone	_
Email	_
FILE ORIGINAL AND PAY PARENTING WO	ORKSHOP FEE WITH CLERK OF THE CK COUNTY COURTHOUSE, AND MAIL A COPY TO
(NAME OF ATTORNEY FOR PETITIONER	OR PETITIONER PRO SE)
(ADDRESS)	

CERTIFICATE OF SERVICE

I hereby certify that on the	day of	, 20, I mailed a
copy of the above Notice of Intent to	o Appear to the Attorney or F	Petitioner Pro Se named
above at the address given above b	y Certified Mail—Return Rec	eipt Requested.
Husband/Wife (Signature)		

NOTE: If temporary support and/or custody, residency or parenting time have been ordered in the temporary order, the Clerk shall not accept a request for modification of same without the accompanying documents required by Rules 406 & 407.

IN THE MATTER OF THE MARRIAGE OF		
	Case No.	
(Plaintiff) and		
(Defendant)		
Pursuant to K.S.A. Chapter 23		
TEMPORAR	PARENTING PLAN PARENTING PLAN	
COMES NOW, the (Mother) (Father) (E following (proposed plan) (agreed plan of the t seq:	•	
1. This parenting plan applies to the	following child(ren):	
Initials of Child	<u>Sex</u>	Birth Year and Age
SEE ATTACHED LIST FOR ADDITIONAL	CHILD(REN) IF NEED	ED: □ Yes □ No
2. AJoint Legal Custody—Bot joint legal custody of the minor child(ren). It the parties jointly share in the care of the che means that both parents have equal rights and that neither parent's rights are superior	is in the best interest on ild(ren). The term "joir and responsibilities reg	of the child(ren) that nt legal custody"
B Sole Legal Custody—Join	•	
the child(ren). The parent granted sole lega		, ,
matters regarding matters of health, educat	ion and wellare in the c	riliu(ren) s best

interests. The parent not granted sole legal custody may make emergency decisions affecting the health or safety of the child(ren) when the child(ren) is in that parent's physical care and control. The grant of sole legal custody to one parent does not deprive the other parent access to information regarding the child(ren) unless the Court shall so order, stating the reasons for that determination.

Sole legal custody is granted to	Mother	Father for the following reasons:
Agreement of the	parents	
The other parent	is unable or shou	ld not be allowed to exercise any
decision-making)	
There is such a hi	gh level of disagr	reement between the parents that
one parent need	ds to be designate	ed as the primary decision
marker for the b	est interests of th	ne child(ren) to be served.
There is a danger	to the child(ren)	
TheMother	Father cannot b	oe located
C. Restriction of Inform Custodian	ation Regarding	g the Child(ren) to Non Legal
Not necessary at this	time	
TheMother_	Father is r	estrained from access to
nformation regarding the child(ren)	for the following:	specific reasons (such as
agreement of the parties or serious	danger to the ch	ild(ren) stating the specific reasons
or a determination that the non- cu	stodial parent sh	ould be restricted from access to
nformation regarding the child(ren)	i	
2 DECIDENCY		
3. RESIDENCY		
The parties adopt the following resi	dency plan:	
PRIMARY RESIDENTIAL all weekdays and weeken		_MotherFather, and shall have y set forth below.
OR		
SHARED RESIDENCY, v	•	naving equal or nearly equal time

The parenting plan is as follows (COMPLETE ONLY 1 BOX)

If a PRIMARY RESIDENTIAL parent is designated, the Parenting Time for non-primary parent shall be:
A on a reasonable basis.
B the specific parenting time as follows:
Weekday: Froma.m./p.m. on (day of week) to a.m./p.m. on (day of week) starting on the day of
Weekends: Each Every other weekend: From
If SHARED RESIDENCY is used, the parenting schedule will be: Week to week, with exchanges taking place on(day of week) at (time), at(location). OR The parents will have the children on the following days:
Mom: Froma.m./p.m. on(day of week) to a.m./p.m. on(day of week) toa.m./p.m. on starting on the day of2
Dad: From
OR The parties adopt the following shared residency plan:
a.m./p.m. on (day of week) to a.m./p.m. on starting on the day of 2 OR

4. HOLIDAYS

A.	The parties shall share holidays on a reasonable basis
В.	The schedule below will govern holidays. Insert "Mom" or "Dad in all holidays the parties want to schedule.

HOLIDAY	EVEN	ODD
Mother's Day	Mom	Mom
Father's Day	Dad	Dad
Fall Break		
Thanksgiving (Monday or on last day of school at 6:00 p.m. until Sunday at		
6:00 p.m.)		
Christmas eve, from Dec. 24 th at 6:00 p.m. to Dec. 25 th at 10:30 a.m.		
Christmas Day, from Dec. 25 th at 10:30 a.m. to Dec. 25 th at 8:00 p.m.		
Spring Break (Fri after school 6:00 p.m. until Sun before school 6:00 p.m.)		
Easter		
Memorial Day		
July 4 th		
Labor Day		
Halloween		
Children's birthdays		

Holidays and special days specified above will have precedence over weekday and weekend visitation.

Holidays have priority over other special occasions.

There shall be no adjustment for "missed" weekends or weekdays due to interruption by specified holidays or special days. The parties are encouraged to compensate for missed weekends so that a parent will not go more than two weekends without having weekend parenting time.

5. Disputes between the parties, other than child support dispute, shall be submitted to:
mediation by: o
domestic limited case management by:
The costs of this process shall be allocated between the parties as follows:
Equally
orBased on each party's proportional share of income from line 6 of the Child Support Worksheets
or As determined in the dispute resolution process.
6. Changing of the Child(ren)'s Residence:
Removal from State or Change of Residence: Each party shall give the other
written notice by restricted mail, return receipt requested, at his or her last known
address not less than 30 (thirty) days prior to changing residence, or if the child(ren) is
to be removed from the state of Kansas for in excess of ninety (90) days.
Notice of Removal or Change not Required: A parent is not required to give
notice of removal from the state or change of residence to the other parent if the other
parent has been convicted of a crime specified in Article 54 (crimes against persons),
Article 55 (sex offenses), or Article 56 (crimes affecting family relationships and children)
of Chapter 21 of the Kansas Statutes Annotated in which the child(ren) is the victim of
such crime.
7. Transportation and transportation costs:
Responsibility for transportation and transportation costs, as it relates to parenting
time, shall be as follows:
Transportation arrangements and costs shall be the responsibility of:
Parent Exercising Visitation
Shared Equally
Exchange Point: The exchange point for the child(ren) shall be:
The home of theMotherFather
Other: (Please specify)

8. Notice of Intent to Exercise or Not to Exercise Parenting Time:
The Mother/Father (non-custodial parent) shall notify the other parent
days in advance of the intent to not exercise scheduled parenting time.
If notification is not given, the subject parenting time will be considered waived.
Except for extreme and exceptional circumstances, a parent is not required
to wait for the other parent more than 30 minutes before the parenting time is
considered waived.
Other:
9. Telephone and Mail Contact Between Parent and Child(ren).
Telephone Contact: Each parent is allowed reasonable telephone access to
their child(ren) at reasonable hours without interference from the other parent.
Telephone contact with a child(ren) should not be used as an opportunity by either
parent to discuss issues not related to the child(ren) with the other parent. When
telephone contact is attempted to be made with the child(ren), the child(ren) should
either have direct access to the telephone or the telephone should be given directly to
the child(ren) with a minimum of conversation between the parents unless necessary
for discussion of matters related to that contact. Any parent shall not refuse to answer
the phone, turn off the phone or put call block on the line in order to deny the other
parent telephone contact with the child(ren). Each parent shall supply the other parent
with current telephone numbers, where the child(ren) may be found or is/are staying.
Mail and E-mail Contact: Each parent with whom the child(ren) is not then
living should have unlimited ability to contact each other by use of either regular United
States mail or electronic mail, if such an account is available. The parent seeking mail
contact must provide self-addressed stamped envelopes for the child(ren) to use. If
available, current e-mail addresses where the child(ren) may be contacted shall be
supplied to both parents by each parent. Where possible, reasonable computer access
shall be allowed.

10. Other Consideratio	ns and Agreements:	
11 . That this parenting լ	plan is in the best interest of the mir	orchild(ren)
12. That, when mutual of	decision making is designated but ca	annot be achieved,
the parties shall make a	good faith effort to resolve the issue	e through the dispute
resolution process. If a	parent fails to comply with a provision	on of this plan, the
other parent's obligation	ns under the plan are not affected u	nless specifically
ordered by the Court.	·	,
•	nall remain in effect until further Ord	er of the Court.
IT IS SO ORDERED.		
	IUDGE OF TH	HE DISTRICT COURT
		DEPARTMENT
	.,	
Approved by:		
Petitioner, Pro Se	Respondent, Pro Se	
Address	Address	
Address	Address	
City, State, ZIP	City, State, ZIP	
Telephone Number	Telephone Number	
Email	 Email	

IN T	HE MATTER OF THE	MARRIA	GE OF							
and		Pet	itioner	Case	No					
		Rosno	ondent							
Pur	suant to K.S.A. Chap		Jiideiit							
To b	e used in a DIVORC	F WITH C	CHII DRE	N:						
										
DON	MESTIC RELATIONS	AFFIDA\	/IT OF				(na	ame)		
1.	Mother's Residence						(
	Mother's			XXX	<-XX			_		
	Wiedrier e	Birth Mon	th/Year			ity Number	Tele	phone		
2.	Father's Residence									
	Father's	Dietle Masse	U- D/	XXX	X-XX	-		-1		
2	Data of Marriaga.			Social Security Number				Telephone		
3.	Date of Marriage:	-								
4.	Number of Marriages:	Mother			Fath	er				
5.	Number of children of t	the relations	hip:							
6.	Initials, Social Security the relationship:	Numbers, t	he year of o	each ch	ild's birth	and ages of r	minor childr	en of		
	Child's Initials		Last 4	SSN	Birth Y	ear	Age	Custodian		
7.	Initials, Social Security custody and support pa					of previous rel	ationships a	and facts as to		
	Child's Initials		Last 4	SSN	Age	Custodian	Support Pmt	Paid or Rec'd		

8.	Moth	er is employed by				
	Fathe	er is employed by				
Includ	le name	and address of employer)				
Mont	hly incor	me as follows:				
A.	Wage	e Earner		Mother	Fathe	r
	1.	Gross Income	\$_		\$	
	2.	Other Income	\$		\$	
	3.	Subtotal Gross Income	\$_		\$	
	4.	Federal Withholding	\$		\$	
		(Claimingexemptions)				
	5.	Federal Income Tax	\$_		\$	
	6.	OASDHI	\$		\$	
	7.	Kansas Withholding	\$		\$	
	8.	Subtotal Deductions	\$_		\$	
	9.	Net Income	\$_		\$	
B.	Self-E	Employed		Mother	Fathe	r
	1.	Gross Income from				
		self-employment	\$_		\$\$	
	2.	Other Income	\$_		\$	
	3.	Subtotal Gross Income	\$_		\$	
	4.	Reasonable Business Expenses	\$_		\$	
		(Itemize on attached exhibit)				
	5.	Self-Employment Tax	\$_		\$	
	6.	Estimated Tax Payments	\$_		\$	
		(Claimexemptions)				
	7.	Federal Income Tax	\$_		\$	
	8.	Kansas Withholding	\$_		\$	
	9.	Subtotal Deductions	\$_		\$	
	10.	Net Income	\$_		\$	
	11.	(Line B.3. minus Line B.9.)				
Payp	period:	Mother			Father	
^	The D				i dirioi	
9.	i ne ii	iquid assets of the parties are:				Joint or Individua
		Item	Amoun	t		(Specify)
	A.	Checking Accounts (Do not list ac		s):		
	B.	Savings Accounts (Do not list acc		•	-	
	C.	Cash				
		Mother \$	S		_	
		Father \$				
	D.	Other				
			S			
10.	The r	monthly expenses of each party are:	(Please indicat	e with an as	sterisk all fig	gures which are

The monthly expenses of each party are: (Please indicate with an asterisk all figures which are

estimates rather than actual figures taken from records.)

A.	Item	Mother (Actual or Estimated)	Father (Actual or Estimated)
1.	Rent (if applicable)	\$	\$
2.	Food	\$	\$
3.	Utilities/services		
	Trash Service	\$	\$
	Newspaper	\$	\$
	Telephone	\$	\$
	Mobile Phone	\$	\$
	Cable	\$	\$
	Gas	\$	\$
	Water	\$	\$
	Lights	\$	\$
	Other	\$	\$
4.	Insurance		
	Life	\$	\$
	Health		\$
	Car	\$	\$
	House/Rental	\$	\$
	Other	\$	\$
5.	Medical and dental	\$	\$
6.	Prescriptions drugs	\$	\$
7.	Child care (work-related)	\$	\$
8.	Child care (non-work-related)	\$	\$
9.	Clothing	\$	\$
10.	School expenses	\$	\$
11.	Hair cuts and beauty	\$	\$
12.	Car repair	\$	\$
13.	Gas and oil	\$	\$
14.	Personal property tax	\$	\$
15.	Miscellaneous (Specify)		
		\$	\$
		\$	\$
		\$	\$
		\$	\$
16.	Debt Payments (Specify)		
		\$	\$
		\$	\$
		\$	\$
		\$	\$
	TOTAL	\$	\$

^{*}Show house payments, mortgage payments, etc., in Section 10.B.

B. Monthly payments to banks, loan companies or on credit accounts: (Indicate actual or

estimated monetary amount in each column; use asterisk for secured.) DO NOT LIST ANY PAYMENTS INCLUDED IN PART 10.A ABOVE.

Creditor	When Incurred	Amount of Payment	Date of Last Payment	Balance	Res Mother	ponsibility Father
				\$ \$	\$\$	\$
				_\$ \$	_⊅ \$	[⊅]
				\$	\$	\$
				_\$ \$	\$ \$	\$ \$
			Subtotal of Pay		\$	\$\$
			Total		\$	\$
C. Tota	l Living Expenses					
	Sourc	ce	Мо	ther		Father
	1 Total friends			Estimated)		or Estimated
	 Total funds Mother an 		\$		\$	
	(from No.		•		•	
	Total need (from N	led lo. 10.A and B)	\$		\$	
	3. Net Balan		\$		\$	
			_			
	4. Projected	child support	\$		\$	
	1.					
	2. Total					
D.	Payments or of amount.	contributions re	ceived, or paid, for	support of of	thers. Specify	source and
	Sourc	ce	Mothe	ſ		Father
		(+/-)			\$	
	_	(+/-) (+/-)	\$ \$		\$ \$	
		(+/-)	\$		\$	
. How \$		arty who provid	es health care pay	for family co	verage?	
	much does it cos		furnish health ins	urance only o	on the provide	er?
RNISH T	HE FOLLOWING	INFORMATION	I IF APPLICABLE.			
. Inco	me and financial ı	resources of chi	ldren.			
	Income/Reso	urces			Amo	ount
	111001110/11000				\$	
					\$ \$	

13. Child support adjustments requested.

		· ·	Mother		Father	
Long	Distance Parenting Time Costs	\$		\$	•	
Pare	enting Time Adjustments	\$_ \$		_	,	
	me Tax Considerations	\$ \$		_		
	cial Needs/Extraordinary Exp.	\$				
	port Beyond Age of Majority	\$				
	rall Financial Condition	\$_		_ \$		_
such plan insu	ther personal property including retinated as profit-sharing, pension, IRA, 40° s, and deferred income plans), and deferred income plans), and deferred income plans) and description as to nature or description and description and description are description.	I(k), or other sav	ings-type e of (joint or ir	mployee ndividual),	benefits, no , including p), and actua	nqualified olicies of
			Amoun	nt	(Sp	ecify)
			\$		` .	• • • • • • • • • • • • • • • • • • • •
			\$			
		<u> </u>	\$			
		<u> </u>	\$			
List	real property identified as to descript					
List i	real property identified as to descript			vidual) and		estimated
List ivalue	real property identified as to descript e.	ion, ownership (j	oint or indiv	vidual) and Actu	d actual or e	estimated ed Value during
Prop Prop Iden	real property identified as to descript e. perty Description tify the property, if any, acquired by	ion, ownership (j	oint or indiv	Actu	d actual or e	estimated ed Value during
Prop Iden mari	real property identified as to descript e. perty Description tify the property, if any, acquired by riage by a will or inheritance. perty Description Owners debt obligations, including maintenal e or names of obligor or obligors a	on, ownership (j Ownership each of the partice hip nce, not listed in nd obligees, bal	es prior to n Source of Ownership Section 10	Actu	d actual or equilibrium acquired of Actual/Estimated N	estimated ed Value during /alue
Prop Iden marr Prop List	real property identified as to descript e. perty Description tify the property, if any, acquired by riage by a will or inheritance. perty Description Owners debt obligations, including maintena	on, ownership (j Ownership each of the partie hip nce, not listed in nd obligees, bal ty.	es prior to n Source of Ownership Section 10 ance due a	Actual) and Actual Actu	ad actual or equal/Estimated valued v	estimated ed Value during Value entified asyable; and
Propulation Index	real property identified as to descript e. perty Description tify the property, if any, acquired by riage by a will or inheritance. perty Description Owners debt obligations, including maintenal e or names of obligor or obligors a	ion, ownership (j Ownership each of the partie hip nce, not listed in nd obligees, bal ty. Bala	es prior to n Source of Ownership Section 10 ance due a	Actu	d actual or equilibrium acquired of Actual/Estimated N	estimated ed Value during value entified as yable; and

18. List health insurance coverage and the right, pursuant to ERISA §§ 601-608, 29U.S.C. §§ 1161-1168 (1986), to continued coverage by the spouse who is not a member of the covered

employee group.				
<u>Health Insurance</u>			BRA Continua	
		Yes	No	Unknown
			_	_
				<u> </u>
NATURE OF PERSON SUBM	ITTING THIS DE	RA (Under Oat	h)	
		4 EEL 4 N. T		
		<u>AFFIANT</u>		
		<u>/s/</u>		
	\	-104-101		
	<u>VERII</u>	FICATION .		
State of		, County of		;
I swear or affirm under penal	ty of perjury that th	nis affidavit and a	attached sche	dules are true
complete.				
<u>/s/</u>				
				
Subscribed and sworn this	day of		, 20	
	/s/			
	Notary Public			
		tment Expires:		

AINTIF	Case No			
d				
FEND	ANT ".			
	CHILD SUPPORT WORKSHE	ET		
CHILD	SUPPORT WORKSHEET OF (name)			
A.	INCOME COMPUTATION – WAGE EARNER 1. Domestic Gross Income (Insert on Line C.1. below)*		Party Name	Party Name
B.	INCOME COMPUTATION – SELF-EMPLOYED			
	 Self-Employment Gross Income Reasonable Business Expenses Domestic Gross Income (Insert on Line C.1. below)* 	(-)		
C.	ADJUSTMENTS TO DOMESTIC GROSS INCOME			
	 Domestic Gross Income Court-Ordered Child Support Paid Court-Ordered Maintenance Paid	(-) (-) (+)		
D.	COMPUTATION OF CHILD SUPPORT 1. Child Support Income			+
	 Proportionate Shares of Combined Income (Each parent's income divided by combined income) Gross Child Support Obligation** (Using the combined income from Line D.1., find the amount for each child and enter total for 		9/	=
	all children) Age of Children 0-5 6-11 Number Per Age Category Total Amount +	- +	12-18	Total

Cas	se No		_		Party Name	Party Name
	4.	Proport	cionate Share (Line D.3 x Line D.2)			
	5.	Parenti	ng Time Adjustment% x Line D	.4 (-)		
	6.	Proport	cionate Shares after Parenting Time Adjus	tment		
	7.	Health	and Dental Insurance Premium		\$	+ \$
	8.	Proport	cionate Shares Health Insurance Premium			
	9.	Formul for each	Related Child Care Costs a: Amt. – (Amt. x %) n child care credit le: 200 – (200 x 30%)			_
	10.	Proport	cionate Shares Work-Related Child Care C	Costs		
	11.		cionate Child Support Obligation for Each 0.6 + D.8 + D.10)	Parent		
	12.	Credit	for Insurance or Work-Related Child Care	Paid (-)		
	13.		Parental Child Support Obligation 11-Line D.12); Insert on Line F.1. below)			
E.	<u>CHILD</u>	SUPPO	RT ADJUSTMENTS			
AP.	PLICABLE	N/A	CATEGORY	PART	Y NAME	PARTY NAME
1.			Long Distance Parenting Time Costs	(+/-)		(+/-)
2.			Income Tax Considerations	(+/-)		(+/-)
3.			Special Needs	(+/-)		(+/-)
4.			Agreement Past Majority	(+/-)		(+/-)
5.			Overall Financial Condition	(+/-)		(+/-)
6.	TOTAL (In	sert on L	ine F.2. below)	_		

F. <u>DEVIATION(S) FROM REBUTTABLE PRESUMPTION AMOUNT</u>

AMOUNT ALLOWED

			Party Name	Party Name
1.	Basic Parental Child Support Obligation (Line D.13. from above)			
2.	Total Child Support Adjustments (Line E.6. from above)	(+,	/-)	
3.	Adjusted Subtotal (Line F.1. +/- Line F.2.))		
4.	Equal Parenting Time Obligation (☐ EPT Worksheet or ☐ Shared Expens	e Formula)		
5. a	Ability to Pay Calculation Child Support Income (D.1) Po	verty Guidelines fo	or Household of On	e=
5. b.	Subtotal (lesser amount of F.3 and F.5.a)			
6.	Social Security Dependent Benefits	(-)	(-)	
6. b.	Final Subtotal			
7.	Enforcement Fee Allowance** (Applied only to Nonresidential Parent) ((Line F.3. x Collection Fee %) x .5) or (Monthly Flat Fee x .5)	Flat Fee \$	<u>%</u>)	(+)
8.	Net Parental Child Support Obligation (Line 5.b. + Line F.4.)			
**Parent paying	support.			
Prepared By (Si	gnature)	Judge/l	Hearing Officer Sig	nature
Prepared By (Pr	int Name)			
Date Submitted		Date A	pproved	

IN THE EIGHTEENTH JUDICIAL DISTRICT DISTRICT COURT, SEDGWICK COUNTY, KANSAS FAMILY LAW DEPARTMENT

IN THE MATTER O	F THE MARRIA	AGE OF)
and)) Case No
Pursuant to K.S.A. 23 WORKS	_	URSUANT TO K.S.A. CHAPTERS 23 & 60
Pursuant to K . attend the following pa	·	e Petitioner and Respondent to this action are ordered to ass:
KIDS FIRST Parent First Floor, Jury Roc 525 North Main, Wic	om Sedgwick	k County Courthouse 203 (parking in garage north of Courthouse)
fee of \$60.00 shall be	paid by Petitione	ily Law Clerk's Office or mail. Enrollment er when the case is filed, and by the Respondent before Response, Motion or Notice of Intent).
Classes are held on so holidays & availabilit	•	ch month, 5:30 to 8:30 p.m. (schedules may vary for
For questions, schedu Email: <u>Kidsfirst@kso</u>	lling or reschedu courts.org	or attorney check. No personal checks or credit cards. dling a class, call 316-660-5727.
the time of scheduling	g. An interprete	er will be provided by the Courts upon request. WN INTERPRETER TO THE CLASS.
		l occur within ten (10) days after either filing this action of plicitly ordered otherwise by the Court.
	orkshop. No post	er, your divorce will NOT BE FINALIZED until you have a-judgment motion filed by the Respondent shall be heard workshop.
Dated this	day of	, 20

JUDGE OF THE DISTRICT COURT FAMILY LAW DEPARTMENT

IN THE 18TH JUDICIAL DISTRICT, DISTRICT COURT SEDGWICK COUNTY, KANSAS FAMILY LAW DEPARTMENT

IN THE MATTER OF THE MARRIAGE OF	
and	Case No.
Pursuant to K.S.A. Chapter 23	
ENTRY OF APPEARANCE	AND WAIVER OF SERVICE
COMES NOW the Respondent and voluntarily Respondent states that service of summons is receipt of the Petition filed in this case, together Divorce. Respondent agrees that this divorce further notification to Respondent.	s waived and that Respondent acknowledges
	Respondent's signature
	(Must be signed in presence of notary)
STATE OF KANSAS) COUNTY OF SEDGWICK) ss.	
BE IT REMEMBERED that on thisday of me, a Notary Public, in and for said county and in this action, known by me to be the identical instrument and acknowledged to me that he/s deed for the uses and purposes therein set for	d state, personally appeared the Respondent person who executed the foregoing he executed same as a voluntary act and
IN WITNESS WHEREOF, I have set my hand written.	and affixed my seal, the day and year last
Not	tary Public My appointment expires:



IN THE EIGHTEENTH JUDICIAL DISTRICT DISTRICT COURT, SEDGWICK COUNTY, KANSAS	
FAMILY LAW DEPARTMENT	
Plaintiff (s)	
VS.	
Defendant (s)	CASE NO.
· · ·	SUMMONS
To the above-named Defendant:	SUMMUNS
	, plaintiff's attorney,
whose address is	a pleading to the petition which, a pleading to the petition which you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for
the relief demanded in the petition. Your pleading must also be filed with the coass a counterclaim any related claim which you may have against the plaintiff, or REASONABLE ACCOMMODATIONS WILL BE PROVIDED IN	urt. As provided in subsection (a) of K.S.A. 60-213, and amendments thereto, your answer must state
ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT	Clerk of the District Court of Sedgwick County, Kansas
(SEA)	L))
Dated	By, Deputy
RETURN O	ON SERVICE OF SUMMONS
Thereby certify that I have served the within summons:	
[1] Personal Se	ervice. By delivering on the day of,
a copy of the summons and a copy of the petition to each of th	e within-named defendants
[2] Residence Service. By leaving on theday of	,, for each of the within-named defendants
a copy of the summons and a copy of the petition at the respective dwelling plac therein.	be or usual place of abode of such defendants with some person of suitable age and discretion residing
	ice. By delivering on the_day of,
a copy of the summons and a copy of the petition to each of	fthe following agents authorized by appointment or by law to receive service of process
	nd a copy of the petition at the dwelling house or usual place of abode and mailing by first-class mail to
	ons: (1) By mailing on theday of, a copy of the
sum- mons and a copy of the petition in the above action as certified mail return receipt re mailed as certified mail return receipt requested were as follows:	equested to each of the within-named defendants; (2) the name and address on the envelope containing the process
	Ву
	rtified Mail Service Refused. I hereby certify that on the
	y of, I mailed a copy of the summons and petition in the at
above action by first-class mail, postage prepaid, addressed to	ат
[7] No Service. The following defendants were not found in this county:	
	Dated:
	Sheriff
	By: Deputy

1305-43 (Rev. 2/00) PS-1143

IN THE 18TH JUDICIAL DISTRICT, DISTRICT COURT SEDGWICK COUNTY, KANSAS **FAMILY LAW DEPARTMENT** IN THE MATTER OF THE MARRIAGE OF Case No. _____ and Pursuant to K.S.A. Chapter 23 <u>AFFIDAVIT OF PETITIONER</u> (With minor children of this marriage) STATE OF KANSAS) ss: SEDGWICK COUNTY I,____, of lawful age, being first duly sworn on oath state: 1. That I am the Petitioner in the foregoing matter; 2. That I have read the Petition and it is true and correct to the best of my belief and knowledge: 3. That the division of property and debt is fair just and equitable, and that in arriving at this decision I have taken into consideration the value of all assets, length of marriage, and source of property and debt; 4. That I am hereby requesting the Court approve the Property division provided therein; 5. That the Permanent Parenting Plan is in the best interests of my minor child(ren); 6. That I hereby request the Court accept my testimony through this affidavit; 7. Further that I herein waive my right to a record. **FURTHER AFFIANT SAITH NAUGHT.** Petitioner



SUBSCRIBED AND SWORN to before me this _____day of _____, 20____.

Notary Public

My appointment expires:

IN THE 18TH JUDICIAL DISTRICT, DISTRICT COURT SEDGWICK COUNTY, KANSAS FAMILY LAW DEPARTMENT

IN THE MATTER OF THE MARRIAGE OF		
	Ones No	
and	Case No.	
Pursuant to K.S.A. Chapter 23	TITLE TO REAL ESTATE InvolvedYesNo	
JOURNAL ENTF	RY OFJUDGMENT	
	E OF DIVORCE	
(With minor child(r	ren) of this marriage)	
NOW, on thisday of	, 20, the above	
matter comes before the Court for final hea		
	n person) (appears through counsel), and	
does not contest these proceedings. Both	parties consent to the waiving of a record.	
There are no other appearances.		
WHEREUPON, after reviewing matte	ers of record, and considering all of the	
pleadings, and otherwise being duly advise	d, the Court finds, orders and decrees:	
1. The Petition in this case was filed	on(date).	
	ssed since the filing of the Petition in	
this case. 3 Petitioner has been a hone fide re	esident of the State of Kansas for more	
than sixty (60) days preceding the filing of the		
4. That the Respondent has received a copy of the Petition in this case by:		
	ONLY ONE)	
a) Written entry of appearance a	nd waiver of summons;	
b) was served with summons by	the Sedgwick County Sheriff;	
c) was served by special process	s server;_	
d) was served with summons by	certified-mail return receipt requested; or	
e) was served by publication.		



valid, binding and legal in all respects, and is hereby approved by the Court.
6. This Court has jurisdiction over the parties to and the subject matter of this divorce matter. More specifically, this Court has jurisdiction over the minor child(ren) of the parties, and said child(ren) are not a subject of litigation in any other jurisdiction.
7. Venue in Sedgwick County, Kansas is proper.
8. Petitioner and Respondent were married on (date) , and have been married since that date.
Petitioner and Respondent are incompatible, and they are hereby divorced on that ground.
10. There werechild(ren) born during this marriage. The initials and years of birth of the living child(ren) now under eighteen years of age are: Initials
SEE ATTACHED LIST FOR ADDITIONAL CHILD(REN) IF NEEDED:YesNo 11. LEGAL CUSTODY OF THE CHILD(REN):
AThe parties are hereby awarded joint legal custody
BMother is awarded sole legal custody of the minor child(ren)
CFather is awarded sole legal custody of the minor child(ren).
12. RESIDENCY OF THE CHILD(REN)
This Court hereby adopts the Permanent Parenting Plan of the parties which is
filed separately herein, which designates (choose one)
A Mother is awarded primary residency of the child(ren) with the Husband to have reasonable parenting as set out in the permanent parenting plan of the parties.
B Father is awarded primary residency of the child(ren) with the Mother to have reasonable parenting as set out in the permanent parenting plan of the parties.
C The parties have shared residency, with each parent having equal or nearly equal time and blocks of parenting time

13. CHILD SUPPORT (CHECK ALL THAT APPLY)

	AHusband	Wife is ordered to pay \$	per month
commencing		(month/day/year) as and	for support for the
minor child(ren) o	of the parties. Said	d support shall be paid through	the Kansas Payment
Center at the add	ress which is set	out below in Section 15.	
	BChild S	upport Rights have been assigr	ed to DCF
insurance policies parties as stated of payment is in add shall have jurisdiction for these obligation.	which are not reim is covering said che on line D 2 of the lition to the child station to enter appoints need not be no ponsibility of prop	shall share all medical and dental abursed or otherwise paid by he hild(ren) based on the relative per Child Support Worksheet. This support obligation of both parties ropriate orders on this matter bursed through the Kansas Paymer record keeping of expenses ims of either expense or payme	alth or dental ercentage of the percentage s and the Court ut payments made ent Center. and payments
The parties a		FOR INCOME TAX PURPOSES ng arrangement regarding claiming ONLY ONE):	
to claim the children every year thereafter	for income tax po	mary residential custodial paren urposes commencing in the cur	•
claim the children w	ort obligation is cuith the primary re	rties shall alternate claiming the irrent as of December 31 st of ye sidential custodial parent taking iking odd numbered years. Part	ar that payor is to the even numbered
with the primary residual claiming, payor of ch	n until first child re dential custodial p nild support obliga	ties have two minor children) Paraches age 18; thereafter, they voorent taking the first year. In orbiton must be current in that obliqued hall complete IRS form 8332.	will alternate years der to utilize split
	D The Co	ourt makes no order for claiming	children for income
tax purposes.			<u>.</u>

15. SPOUSAL MAINTENANCE

A	Husband	Wife is ordered	to pay \$	per month
as and for spousal i	maintenance of _	Husband	Wife beginning	(date)
for the period of	years and conclu	ding on	(da	te). Said
obligation shall term				
receiving party. Said	d support shall be	e paid through the k	(ansas Payment (Center at the
address set out belo	ow in Section 16.			
В	Not Applicab	le		
16. ADDRESS	S FOR PAYMEN	TS AND ROLE OF	COURT TRUSTE	Ε
	(CHEC	K ALL THAT APPL	_Y)	
A	Not Applicable	e to Spousal Supp	ort	
	Spousal Supp	=		
	Child Support	=		
D	Child Support	t Rights have beer	າ assigned to DC	F
The a	ddress for suppor	t obligation payme	nts is as follows:	
Kansa	as Payment Cente	er		
	58599			
Topek	(a, KS 66675-859	9		
IT IS FURTHER	ORDERED that a	all child support pay	yments shall be pa	aid to the
Kansas Payment C	enter, and a fee s	shall be deducted th	nerefrom by the Ka	ansas
Payment Center to	defray the expens	se of the operation	of the Office of th	e District Court
Trustee. All support	payments shall b	oe payable to the or	rder of the Kansas	s Payment
Center. The case n	umber shown on	the first page of this	s order shall be pl	aced on all
checks or money or	ders and said che	ecks or money orde	ers shall be made	payable to the

IT IS FURTHER ORDERED that an income withholding order shall be issued immediately as required by K.S.A. 23-4,105 *et seq*. for the child support herein. The Office of the District Court Trustee shall immediately prepare the income withholding order, notice and answer forms for filing and service to the obligor's payer of income. Each party shall inform the Clerk of the District Court, in writing, of any change of name, residence and employer (with business address) within seven (7) days of a change.

Kansas Payment Center and include the county designation (SG). The Kansas Payment Center shall forward said payments to _____Husband _____Wife at

responsibility of the receiving party to inform the Clerk of any change in address.

(city, state, zip) and it shall be the

IT IS FURTHER ORDERED that, until the commencement of withholding by a payer/employer, the obligor shall pay all child support payments required by the support order. Payments shall be remitted by the obligor to the Kansas Payment Center on or before the due date specified in the order.

17. **RESIDENCE**

Upon the filing of this Decree with the Clerk of the District Court, all Right Title And Interest to the Property described below will transfer to Husband Wife:
(city, state, zip),
with a legal description of
with the value of the residence being \$
For all out-of-county real estate, the parties are ordered to file Lis Pendance Notice in every county real estate is located.
This transfer of real property does not provide the non-possessing party of relief from any debt, as the lender or lien holder is not a party to this proceeding.
18. PERSONAL PROPERTY
A. Husband shall have permanent possession of the following items of property:
All Personal Property now in his possession
Vehicle (describe):
The following items of personal property in the residence:
B. Wife shall have permanent possession of the following items of property:
All Personal Property now in his possession
Vehicle (describe):
The following items of personal property in the residence:

C. All duly authorized law enforcement	it officers of the State	e of Kansas are
requested to use reasonable and necessary	means to prevent	Husband
Wife from interfering with the leaving p	party's removal of his	/her personal clothing
and such personal effects as set forth hereir	•	1
·		
19. DEBTS		
The parties have no joint debts.		
The parties shall be responsible for	r the respective debt	s listed below.
Husband shall be permanently responsible for the	he payment of the fo	llowing joint debts:
, , ,	, ,	
(Description of loan)	(Bank/Lender)	(Approx. Amount)
Vehicle loan:		
Wife shall be permanently responsible for the	• •	• .
(Description of loan)	(Bank/Lender)	(Approx. Amount)
Vehicle loan:		
Each party shall hold the other harmless from	n anv and all debts ir	curred on anv
property assigned to that party.		,
property deerighted to draw pairty.		
Both parties mutually agree that they shall ex	recute such releases	bills of sale, deed
or other instruments of transfer as may be ne		
of Judgment and Decree of Divorce. In the e		•
		` ,
days from the filing of this decree, then this d	•	
The division of assets and liabilities, as de	escribed herein is ta	air, just and
equitable.		
20 (Ontional) The wife's last name is	antarad ta:	
20. (Optional) The wife's last name is re	ะงเบเ น น เบ	

21. The parties are prohibited from contracting marriage, within or outside the State of Kansas, with any third person until thirty (30) days from the date of the filing of this Journal Entry of Judgment and Decree of Divorce with the Clerk of the District Court, unless an appeal is taken, and then until receipt of the Mandate from the Appellate Courts of the State of Kansas in accordance with K.S.A. 60-2106(c). Any marriage contracted before the expiration of that period shall be voidable unless both parties waive appeal.

IT IS SO ORDERED.

	JUDGE OF THE DISTRICT COURT FAMILY LAW DEPARTMENT
Approved by:	
Petitioner Pro Se	Respondent Pro Se
Street Address	Street Address
City, State, ZIP	City, State, ZIP
Telephone Number	Telephone Number
Email	 Email

IN THE 18TH JUDICIAL DISTRICT, DISTRICT COURT SEDGWICK COUNTY, KANSAS FAMILY LAW DEPARTMENT

IN THE MATTER OF THE MARRIAGE OF		
	Case No.	
(Plaintiff) and		
(Defendant)		
Pursuant to K.S.A. Chapter 23		
TEMPORAR	Y PARENTING PLAN I PARENTING PLAN	
COMES NOW, the (Mother) (Father) (E following (proposed plan) (agreed plan of the tet seq:	•	
1. This parenting plan applies to the	following child(ren):	
Initials of Child	<u>Sex</u>	Birth Year and Age
SEE ATTACHED LIST FOR ADDITIONAL	CHILD(REN) IF NEED	ED: □ Yes □ No
2. AJoint Legal Custody—Bot joint legal custody of the minor child(ren). It the parties jointly share in the care of the climeans that both parents have equal rights and that neither parent's rights are superior	t is in the best interest on the hild (ren). The term "join and responsibilities reg	of the child(ren) that nt legal custody"
B Sole Legal Custody—Join the child(ren). The parent granted sole legal matters regarding matters of health, educated	I custody has the prima	ry right to decide



interests. The parent not granted sole legal custody may make emergency decisions affecting the health or safety of the child(ren) when the child(ren) is in that parent's physical care and control. The grant of sole legal custody to one parent does not deprive the other parent access to information regarding the child(ren) unless the Court shall so order, stating the reasons for that determination.

Sole legal custody is granted to	Mother	Father for the following reasons:
Agreement of the p	parents	
The other parent is	s unable or shou	ld not be allowed to exercise any
decision-making		
There is such a hig	gh level of disagr	eement between the parents that
one parent need	s to be designate	ed as the primary decision
marker for the be	est interests of th	e child(ren) to be served.
There is a danger	to the child(ren)	
TheMother	_Father cannot b	pe located
C. Restriction of Information Custodian	ation Regarding	g the Child(ren) to Non Legal
Not necessary at this t	ime	
TheMother_	Father is r	estrained from access to
nformation regarding the child(ren) f	for the following	specific reasons (such as
agreement of the parties or serious	danger to the ch	ild(ren) stating the specific reasons
for a determination that the non- cus	stodial parent sh	ould be restricted from access to
nformation regarding the child(ren):		
3. RESIDENCY		
The parties adopt the following resid	dency plan:	
PRIMARY RESIDENTIAL all weekdays and weekend		_MotherFather, and shall have set forth below.
OR		
SHARED RESIDENCY, w	•	naving equal or nearly equal time

The parenting plan is as follows (COMPLETE ONLY 1 BOX)

If a PRIMARY RESIDENTIAL parent is designated, the Parenting Time for non-primary parent shall be:
A on a reasonable basis.
B the specific parenting time as follows:
Weekday: Froma.m./p.m. on (day of week) to a.m./p.m. on (day of week) starting on the day of
Weekends: Each Every other weekend: From
If SHARED RESIDENCY is used, the parenting schedule will be: Week to week, with exchanges taking place on(day of week) at (time), at(location). OR The parents will have the children on the following days:
Mom: Froma.m./p.m. on(day of week) to a.m./p.m. on(day of week) toa.m./p.m. on starting on the day of2
Dad: From
OR The parties adopt the following shared residency plan:
a.m./p.m. on (day of week) to a.m./p.m. on starting on the day of 2

4. HOLIDAYS

A.	The parties shall share holidays on a reasonable basis
В.	The schedule below will govern holidays. Insert "Mom" or "Dad in all holidays the parties want to schedule.

HOLIDAY	EVEN	ODD
Mother's Day	Mom	Mom
Father's Day	Dad	Dad
Fall Break		
Thanksgiving (Monday or on last day of school at 6:00 p.m. until Sunday at		
6:00 p.m.)		
Christmas eve, from Dec. 24 th at 6:00 p.m. to Dec. 25 th at 10:30 a.m.		
Christmas Day, from Dec. 25 th at 10:30 a.m. to Dec. 25 th at 8:00 p.m.		
Spring Break (Fri after school 6:00 p.m. until Sun before school 6:00 p.m.)		
Easter		
Memorial Day		
July 4 th		
Labor Day		
Halloween		
Children's birthdays		

Holidays and special days specified above will have precedence over weekday and weekend visitation.

Holidays have priority over other special occasions.

There shall be no adjustment for "missed" weekends or weekdays due to interruption by specified holidays or special days. The parties are encouraged to compensate for missed weekends so that a parent will not go more than two weekends without having weekend parenting time.

5. Disputes between the parties, other than child support dispute, shall be submitted to:
mediation by: o
domestic limited case management by:
The costs of this process shall be allocated between the parties as follows:
Equally
orBased on each party's proportional share of income from line 6 of the Child Support Worksheets
or As determined in the dispute resolution process.
6. Changing of the Child(ren)'s Residence:
Removal from State or Change of Residence: Each party shall give the other
written notice by restricted mail, return receipt requested, at his or her last known
address not less than 30 (thirty) days prior to changing residence, or if the child(ren) is
to be removed from the state of Kansas for in excess of ninety (90) days.
Notice of Removal or Change not Required: A parent is not required to give
notice of removal from the state or change of residence to the other parent if the other
parent has been convicted of a crime specified in Article 54 (crimes against persons),
Article 55 (sex offenses), or Article 56 (crimes affecting family relationships and children)
of Chapter 21 of the Kansas Statutes Annotated in which the child(ren) is the victim of
such crime.
7. Transportation and transportation costs:
Responsibility for transportation and transportation costs, as it relates to parenting
time, shall be as follows:
Transportation arrangements and costs shall be the responsibility of:
Parent Exercising Visitation
Shared Equally
Exchange Point: The exchange point for the child(ren) shall be:
The home of theMotherFather
Other: (Please specify)

8. Notice of Intent to Exercise or Not to Exercise Parenting Time:
The Mother/Father (non-custodial parent) shall notify the other parent
days in advance of the intent to not exercise scheduled parenting time.
If notification is not given, the subject parenting time will be considered waived.
Except for extreme and exceptional circumstances, a parent is not required
to wait for the other parent more than 30 minutes before the parenting time is
considered waived.
Other:
9. Telephone and Mail Contact Between Parent and Child(ren).
Telephone Contact: Each parent is allowed reasonable telephone access to
their child(ren) at reasonable hours without interference from the other parent.
Telephone contact with a child(ren) should not be used as an opportunity by either
parent to discuss issues not related to the child(ren) with the other parent. When
telephone contact is attempted to be made with the child(ren), the child(ren) should
either have direct access to the telephone or the telephone should be given directly to
the child(ren) with a minimum of conversation between the parents unless necessary
for discussion of matters related to that contact. Any parent shall not refuse to answer
the phone, turn off the phone or put call block on the line in order to deny the other
parent telephone contact with the child(ren). Each parent shall supply the other parent
with current telephone numbers, where the child(ren) may be found or is/are staying.
Mail and E-mail Contact: Each parent with whom the child(ren) is not then
living should have unlimited ability to contact each other by use of either regular United
States mail or electronic mail, if such an account is available. The parent seeking mail
contact must provide self-addressed stamped envelopes for the child(ren) to use. If
available, current e-mail addresses where the child(ren) may be contacted shall be
supplied to both parents by each parent. Where possible, reasonable computer access
shall be allowed.

10. Other Considerations and Agreements:			
11 . That this parenting լ	plan is in the best interest of the mir	orchild(ren)	
12. That, when mutual of	decision making is designated but ca	annot be achieved,	
the parties shall make a	good faith effort to resolve the issue	e through the dispute	
resolution process. If a	parent fails to comply with a provision	on of this plan, the	
other parent's obligation	ns under the plan are not affected u	nless specifically	
ordered by the Court.	·	,	
•	nall remain in effect until further Ord	er of the Court.	
IT IS SO ORDERED.			
	IUDGE OF TH	HE DISTRICT COURT	
		DEPARTMENT	
	.,		
Approved by:			
Petitioner, Pro Se	Respondent, Pro Se		
Address	Address		
Address	Address		
City, State, ZIP	City, State, ZIP		
Telephone Number	Telephone Number		
Email	 Email		

CERTIFICATE OF DIVORCE OR ANNULMENT CASE NUMBER State File Number 1. HUSBAND'S NAME (First, Middle, Last) 2. DATE OF BIRTH (Month, Day, Year) 3. RESIDENCE-STATE 4. COUNTY 5. WIFE'S NAME (First, Middle, Last) 6. WIFE'S LAST NAME PRIOR TO FIRST MARRIAGE 7. DATE OF BIRTH (Month, Day, Year) 8. RESIDENCE-STATE 9 COUNTY 10. PLACE OF THIS MARRIAGE - STATE 11. COUNTY 12. DATE OF THIS MARRIAGE 13. NUMBER OF CHILDREN UNDER 18 IN THIS OR FOREIGN COUNTRY (Month, Day, Year) HOUSEHOLD AS OF DATE IN ITEM 17 14. PETITIONER 15. NAME OF PETITIONER'S ATTORNEY (Type) Husband Wife Both Other (Specify) _ 16. ATTORNEY'S ADDRESS (Street and Number or Rural Route, City or Town, State, Zip Code) 17. DATE DECREE FILED 18. TYPE OF DECREE-(Specify) 19. COUNTY OF DECREE 20. DATE FILED BY STATE REGISTRAR (Month, Day, Year) (Month, Day, Year) Divorce Annulment THE INFORMATION BELOW WILL NOT APPEAR ON CERTIFIED COPIES OF THE RECORD K.S.A. 65-24228, REQUIRES THE DIVORCE REPORT TO INCLUDE THE SOCIAL SECURITY NUMBER OF BOTH PARTIES TO MAKE SUCH INFORMATION AVAILABLE TO THE SECRETARY OF SOCIAL AND REHABILITATION SERVICES FOR THE PURPOSE OF ESTABLISHING, MODIFYING, OR ENFORCING A SUPPORT OBLIGATION. 22. WIFE'S SOCIAL SECURITY NUMBER: 21. HUSBAND'S SOCIAL SECURITY NUMBER 23. NUMBER OF THIS MARRIAGE (First, 24. IF PREVIOUSLY MARRIED, LAST MARRIAGE ENDED Second, etc. (Specify below) By Death, Divorce, or Annulment (Specify below) Date (Month, Day, Year) 23a. HUSBAND 24a, HUSBAND 24b. HUSBAND 23b WIFF 24c WIFF 24d WIFF 25. HISPANIC ORIGIN (Check the box or boxes that best 26. RACE (Check one or more boxes to indicate what race(s) you consider yourself to be.) describes whether you are Spanish, Hispanic, or Latino. Check the "no" box if you are not Spanish, Hispanic or 26a. HUSBAND 26b. WIFE Latino.) White Korean White Korean 25a, HUSBAND 25b. WIFE Black or Black or Vietnamese Vietnamese African American African American No, not Spanish/ No, not Spanish/ Hispanic/Latino Hispanic/Latino American Indian or American Indian or Other Asian (Specify) Other Asian (Specify) Alaska Native Alaska Native Yes Mexican/Mexican Yes Mexican/Mexican (Name of the enrolled (Name of the enrolled) American/Chicano American/Chicano or principal tribes) or principal tribes) Yes. Puerto Rican Yes. Puerto Rican Yes Cuban Yes Cuban Native Hawaiian Native Hawaiian Yes, Central American Yes. Central American Asian Indian Guamanian or Chamorro Asian Indian Guamanian or Chamorro Yes, South American Yes. South American Chinese Samoan Chinese Samoan Yes, other Spanish/ Yes, other Spanish/ Filipino Other Pacific Islander Filipino Other Pacific Islander Hispanic/Latino (Specify) Hispanic/Latino (Specify) (Specify) (Specify) Japanese Japanese Other (Specify) Other (Specify) Unknown Unknown Unknown Unknown 27. EDUCATION (Check the box that best describes the highest degree or level of school completed.) 27a. HUSBAND'S EDUCATION 8th grade or less 9th - 12th grade: no diploma High school graduate or GED Some College credit, but no degree Associate degree (e.g., AA, AS) Bachelor's degree (e.g., BA, AB, BS) Unknown

PS-2534 VS230 Rev 04/07/04

Doctorate (e.g., PhD. EdD) or Professional degree (e.g., MD, DDS, DVM, LLB, JD)

Doctorate (e.g., PhD. EdD) or Professional degree (e.g., MD, DDS, DVM, LLB, JD)

High school graduate or GED

Bachelor's degree (e.g., BA, AB, BS)

9th - 12th grade; no diploma

Associate degree (e.g., AA, AS)

Master's degree (e.g., MA, MS, MEng, MEd, MSW, MBA)

Master's degree (e.g., MA, MS, MEng, MEd, MSW, MBA)

8th grade or less

Some College credit, but no degree

27b WIFE'S EDUCATION

Unknown

IN THE EIGHTEENTH JUDICIAL DISTRICT SEDGWICK COUNTY, KANSAS FAMILY LAW DEPARTMENT

	, Petitioner
and	CASE:
	, Respondent
	ORDER IMPUTING INCOME
known, after consider including the circums indicated helow is an	day of, 20, The court finds that to the extent ing all of the factors contained in KS Sup.Ct. J\dmin. Order 307 II. F. tances surrounding the party's incarceration (if applicable), the party adult, is not disabled and is capable of obtaining full-time employment in st at a minimum wage.
	ers that a gross monthly income shall he imputed to the: aintiff respondent/defendant as follows: (Select I or II)
	WAGE: A gross income based on the minimum wage of \$1257 per month; -OR-
further finds that to the consideration of the finds the respective the residence the employed the job skill the education the job skill the literacy the party's a the parties for the parties of the pa	we assets of the parties; e of the party; ment and earning history of the party; s of the party; on attained by the party; s of the party; of the party; of the party; age; health; criminal history; lity in the community of jobs paying a full-time minimum-wage; the

Judge, Family Law Department 18th Judicial District, Sedgwick County. Kansas