# IN THE 18<sup>TH</sup> JUDICIAL DISTRICT, DISTRICT COURT SEDGWICK COUNTY, KANSAS FAMILY LAW DEPARTMENT

IN THE MATT	ER OF THE MARRIAGE OF	
and	_	Case No.
Pursuant to	K.S.A. Chapter 23	
	TEMPORA (Without minor child)	RY ORDER ren) of this marriage)
<b>NOW</b> on t	thisday of	, 20, comes the Petitioner,
	, (who is hereinafter de	esignated as " Husband Wife" or
"Petitioner") a	nd hereby requests that the Co	urt issue proper temporary orders so that
Petitioner and	Respondent,	, (who is hereinafter designated as "
Husband	Wife" or "Respondent"), m	ay temporarily live separate and apart from
each other and	d make orderly provisions for th	ne period of time until dismissal of this
action, further	order of this Court, or trial of th	is case. After reviewing the Court file and
hearing staten	nents of counsel, the Court OR	DERS, ADJUDGES and DECREES:
	I. SPOUSAL	MAINTENANCE
A B spousal main		dered to pay\$per month as and for Said
J	•	either Husband or Wife. Said support Center at the address listed in Article IV.
II. A	ADDRESS FOR PAYMENTS A	ND ROLE OF COURT TRUSTEE
follows: Kar	sal maintenance is awarded ab nsas Payment Center x 758599 neka, KS 66675 8599	ove, the address for support payments is as

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 party a
(city, state, zip) and it
shall be the responsibility of the receiving party to inform the Clerk of any change in
address

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 two months, 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.

### III. RESIDENCE

Α	Not Applic	able because	parties are a	already separated.	
В	Husband	Wife sha	all have the te	emporary possessi	on ofthe
residence lo	cated at				
residence wi	_ (city, state, ithin forty-eight (			nall have vacated the of this Order.	ne said
The _	Husband [	Wife,	(na	ame of person leav	ving dwelling), is
granted the	right to remove	from the dwe	lling persona	ıl effects necessar	y for personal

granted the right to remove from the dwelling personal effects necessary for personal hygiene and personal clothing for the leaving party in the primary residence.

The leaving party is hereby given notice that their return to said residence without the permission or upon the invitation of possessing party 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 directed to use reasonable and necessary means to evict the leaving party from this dwelling.

## **IV. PERSONAL PROPERTY**

<b>A.</b> 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>B.</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 prevent Husband Wife from interfering with the leaving party's removal of his/her personal clothing and such personal effects as set forth herein.

V. DEBTS					
<ul><li>A The parties have no joint debts.</li><li>B. Husband shall be temporarily responsible for the periodic payment of the</li></ul>					
(Description of loan)	(Bank/Lender)	(Approx. Amount)			
Vehicle loan:					
<b>C.</b> Wife shall be temporarily responsible f	or the periodic payme	ent 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.

## **VI. 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.

## VII. 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.

#### VIII. 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.

### IX. HEARING

**Respondent** may appear before this Court at 9:30am on Monday mornings, on the 4<sup>th</sup> 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** 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	