Agenda Committee on Court Forms

Administrative Office of the Courts / Scott M. Matheson Courthouse 450 South State Street

October 19, 2020 / 12:00 to 2:00 p.m. Virtual Meeting

Welcome and approval of August meeting minutes	Randy Dryer
OCAP update	Clayson Quigley
Motion to intervene in adoption case	Nathanael Player
Order assigning court visitor to report on request to excuse respondent from the hearing Request to revise a form previously approved by the Board of District Court Judges	Brent Johnson
Petition to modify divorce decree Coming back to committee with changes to paragraph 4 of the petition and paragraphs 2 and 3 of the findings to address Judge Taylor's concerns about providing a factual basis for the findings.	
 Petition and stipulation to modify divorce decree Findings of fact and conclusions of law on petition to modify divorce decree Order on petition to modify divorce decree 	Nathanael Player
Judicial recognition of a relationship as a marriage Coming back to committee with changes to paragraphs 5 and 6 of the petition and paragraphs 1-4 of the findings to address Judge Taylor's concerns about providing a factual basis for the findings.	
 Petition and stipulation to recognize a relationship as a marriage Findings of fact and conclusions of law on petition to recognize a relationship as a marriage Order on petition to recognize a relationship as a marriage 	Nathanael Player
New forms • Motion to extend cohabitant protective order (1019PO) • Order extending cohabitant protective order (1020PO) • Order denying motion to extend cohabitant protective order (1022PO) • Motion to extend dating violence protective order (11109PO) • Order extending dating violence protective order (1111PO)	Nathanael Player
	Order assigning court visitor to report on request to excuse respondent from the hearing Request to revise a form previously approved by the Board of District Court Judges Petition to modify divorce decree Coming back to committee with changes to paragraph 4 of the petition and paragraphs 2 and 3 of the findings to address Judge Taylor's concerns about providing a factual basis for the findings. • Petition and stipulation to modify divorce decree • Findings of fact and conclusions of law on petition to modify divorce decree • Order on petition to modify divorce decree Judicial recognition of a relationship as a marriage Coming back to committee with changes to paragraphs 5 and 6 of the petition and paragraphs 1-4 of the findings to address Judge Taylor's concerns about providing a factual basis for the findings. • Petition and stipulation to recognize a relationship as a marriage • Findings of fact and conclusions of law on petition to recognize a relationship as a marriage • Findings of fact and conclusions of law on petition to recognize a relationship as a marriage • Order on petition to recognize a relationship as a marriage • Miscellaneous protective order forms New forms • Motion to extend cohabitant protective order (1019PO) • Order denying motion to extend cohabitant protective order (1020PO) • Order denying motion to extend cohabitant protective order (11109PO)

 Edits to existing forms Motion to extend sexual violence protective order (1213PO) Order extending cohabitant protective order (1214PO) Order denying motion to extend cohabitant protective order (1215PO) Notice of hearing (16) 	
8. Adjourn	Randy Dryer

Meeting Dates

2020	2021	April 12	September 13
December 14	February 8	May 10	November 8
	March 8	July 12	

MINUTES

Utah Judicial Council Committee on Court Forms

Administrative Office of the Courts

Webex video conferencing August 10, 2020 12 - 2 pm

EXCUSED

-	-	
Randy Dryer, Chair		•
Amber Alleman	•	
Judge Randy Birch		•
Guy Galli	•	
Judge Elizabeth		
Lindsley		•
Kara Mann	•	
Comm. Russell Minas	•	
Nathanael Player	•	
Clayson Quigley	•	
Stewart Ralphs	•	
Judge James Taylor	•	
Jessica Van Buren	•	
Mary Westby	•	

PRESENT

MEMBERS:

Guest: None

Staff: Brent Johnson Minhvan Brimhall

I. WELCOME AND APPROVAL OF MINUTES:

Nathanael Player welcomed the committee members to the meeting. The Committee considered the minutes from the July 13 meeting. No revision was made to the minutes. Judge Taylor moved to approve the full minutes. Stewart Ralphs seconded the motion. The motion unanimously passed.

II. CHOOSING DATE OF OCTOBER MEETING:

The October 2020 meeting will be held on October 19. This is due to the Columbus Day holiday and court closure on October 12.

III. PROPOSAL TO START MEETING EVERY OTHER MONTH INSTEAD OF MONTHLY:

The committee discussed and considered moving to an every other month schedule for future meetings.

Since the committee's creation over three years ago, the charge to review and update approved court forms has been comprehensive and steadfast. Though several forms for the LPP program still need review and robust discussion from committee members, the committee should take pride for their work and swift efforts over the past year in reviewing and approving forms for use by Licensed Paralegal Practitioners. The committee strives to move the work forward but no longer needs to meet on a monthly basis.

Judge Taylor noted that he is proud of the work the committee has accomplished and commends the committee for their commitment to the charge of the committee as directed by the Judicial Council. Judge Taylor moves for the committee to meet bi-monthly, beginning with the October 2020 meeting, with reservation to allow for additional meetings to be scheduled as needed. The committee will need to meet more often immediately after the legislative session, for example, to work on form changes required by new legislation.

With no further discussion, Judge Taylor reiterated his motion to move the committee to meet every other month, beginning October 2020. Amber Alleman seconded the motion. The motion was unanimously passed.

The next meeting will be October 19, 2020.

IV. OCAP UPDATE:

Mr. Quigley had hoped to provide a list of approved OCAP forms for discussion at today's meeting, however, the list is not yet ready. He hopes to have the list ready by the October meeting. Mr. Quigley did not have new information to update at this time. Mr. Quigley noted that he has been considering a change in the approach to how his team has been managing the work and will be meeting with his staff to re-evaluate their processes, while maintaining the courts commitment to provide access to court services during the pandemic.

V. PETITION TO MODIFY DIVORCE DECREE:

- Petition and Stipulation to modify divorce decree
- Findings of fact and conclusions of law on petition to modify divorce decree
- Order on petition to modify divorce decree:

The committee reviewed and considered the petition to modify divorce decree series of forms. The petition allows for a request to have alimony modified. The committee discussed that the court does not have the ability to modify a current order of alimony, without a new petition.

Following further discussion and recommendations for language changes, Judge Taylor moved to approve the petition as modified. Mr. Stewart seconded the motion. The motion was unanimously approved.

The committee discussed and considered the findings of fact and conclusion of law on the petition to modify divorce decree. Judge Taylor expressed concerns that the substantive nature of the form requires making a conclusion without having the necessary facts, primarily in regards a request for alimony modification. The committee recommended language and structural changes to the form, but determined that further review is needed by the Family Law Forms Subcommittee as to the facts that are needed to support the findings in the petition. The committee also determined that the order would function more properly when the petition and findings are correctly set-up to address the concerns of alimony modifications.

Following further discussion, Mary Westby moved to withdraw the previous motion to approve the petition, have the Family Law Forms Subcommittee review the series of forms in this set, and table these forms to the October meeting for further review and discussion. Judge Taylor seconded the motion. The motion was unanimously approved.

VI. JUDICIAL RECOGNITION OF A RELATIONSHIP AS A MARRIAGE:

- Petition on stipulation to recognize a relationship as a marriage
- Findings of fact and conclusions of law on petition to recognize a relationship as a marriage
- Order on petition to recognize a relationship as a marriage

These are modified versions of the forms that currently exist on the website.

The committee noted the same concerns with these forms as those previously addressed earlier in the meeting. The forms contain conclusions in the findings without adequate factual information. The committee discussed, at length, varying areas of the forms that require additional information for a judge to make factual conclusions before making a final order. The committee recommended language and stylistic changes throughout each form to allow for a petitioner to provide additional factual information. The committee further determined that the forms are sufficient as currently written for cases that are defaulted or uncontested. If contested, the case would go to trial and the issue would be resolved before a court. Jessica Van Buren will send completed edits of the forms to the committee for review prior to the October meeting.

Following further discussion, Judge Taylor moved to continue review and discussion of these forms at the October meeting to allow committee members time to review the revised version of the forms. Judge Taylor will discuss the forms with Judge Powell, who brought the concerns to the committee's attention, for additional feedback. Mr. Ralphs seconded the motion. The motion unanimously passed.

VII. REGISTERING ORS SUPPORT ORDER:

- Petition to register Office of Recovery Services (ORS) support order:
- Order on petition to register Office of Recovery Services (ORS) support order:

The committee reviewed and considered the petition and order to register ORS support orders. These forms are new. The committee did not express concerns with either form and determined they are appropriate for use by pro se litigants, LPPs and attorneys. The committee recommended the addition of a signature block at the end of the form.

With no further discussions, Judge Taylor moved to approve the forms as discussed and modified. Stewart Ralphs seconded the motion. The motion was unanimously approved.

VIII. MISCELLANEOUS PROTECTIVE ORDER FORMS:

New forms:

- Motion to extend cohabitant protective order form
- Order extending cohabitant protective order
- Order denying motion to extend cohabitant protective order
- Motion to extend dating violence protective order
- Order extending dating violence protective order
- Order denying motion to extend dating violence protective order

Edits to existing forms:

- Motion to extend sexual violence protective order
- Order extending cohabitant protective order
- Order denying motion to extend cohabitant protective order

The Stylistics Committee made revisions to the existing motion to extend the dating violence protective order, order extending cohabitant protective order, and order denying motion to extend cohabitant protective order for compliance with new statutory requirements. The committee discussed whether automatic scheduling of hearings for these motions is necessary as they are not required as part of the statute. The committee recommended adding a line to schedule a hearing, even if one is not requested.

Due to time constraints, the committee was unable to complete discussion of these forms. The forms will be included on the October agenda for further review.

IX. ADJOURN:

With no further items for discussion, the meeting adjourned without a motion. The meeting adjourned at 2 pm. The next meeting will be October 19, 2020, from noon to 2 pm via Webex video conferencing.

Forms Status Summary
List of forms approved for LPP use: www.utcourts.gov/forms/lpp/

Approved forms

Form Name	Approved Date	Approved By
Abstract of judgment	May 21, 2018	Judicial Council
Acceptance of service	January 22, 2018	Judicial Council
Adult adoption	September 19, 2017	Forms Committee
Affidavit with exhibit(s)	May 21, 2018	Judicial Council
Answer	December 18, 2017	Judicial Council
Application for temporary restraining order and Order on application for temporary restraining order	April 22, 2019	Judicial Council
Certificate of service	January 22, 2018	Judicial Council
Certification of readiness for trial	July 18, 2019	Judicial Council
Certification of readiness for trial – probate case	February 10, 2020	Forms Committee
 Child support worksheets Joint Physical Custody Worksheet and Instructions Sole Custody Worksheet and Instructions Split Custody Worksheet and Instructions Children in the Father's Home Worksheet and Instructions Children in the Mother's Home Worksheet and Instructions 	November 25, 2019	Judicial Council
Conditionally approved interpreter appointment order	June 19, 2018	Forms Committee
Consent to email service	January 22, 2018	Judicial Council
Counter motion	May 21, 2018	Judicial Council
Counterclaim	December 18, 2017	Judicial Council
Debt collection answer	December 18, 2017	Judicial Council
Declaration of financial status	September 9, 2019	Forms Committee
Declaration of inmate filing	November 13, 2017	Forms Committee
Declaration of jurisdiction and grounds for divorce	July 18, 2019	Judicial Council
Declaration of other parent's earnings	January 27, 2020	Judicial Council
Default judgment • Default certificate • Motion for default judgment	November 25, 2019 January 27, 2020	Judicial Council

Form Name	Approved Date	Approved By
Military service declarationMilitary service order	(notice of judgment)	
 Notice of Judgment 		
Domestic relations injunction	April 22, 2019	Judicial Council
Eviction forms used in OCAP Three day notice to pay or to vacate Three day notice to comply with lease or vacate Three day notice to vacate for criminal nuisance Three day notice to vacate for nuisance Three day notice to vacate for assigning or subletting contrary to rental contract Three day notice to vacate for committing waste on premises Three day notice to vacate for engaging in unlawful business on or in the premises Three day notice to vacate for lease violation which cannot be brought into compliance Three day notice to vacate for committing criminal act on the premises Fifteen day notice to vacate Five day notice to vacate Five day notice to a tenant at will Complaint for Unlawful Detainer (Eviction) Order of Restitution Affidavit of Damages Judgment for Plaintiff for Unlawful Detainer Judgment for Defendant for Unlawful Detainer Request for Hearing on Enforcement of Order of Restitution Tenant Answer and Counterclaim Motion to Set Amount of Counter Bond Notice of Possession Bond Order setting amount of possession bond Request for Possession Bond hearing Tenant Counter Bond Property Order Setting Amount of Counterbond	December 18, 2017	Judicial Council
Motion to Release Possession Bond Order to Release Possession Bond Eviction forms used in OCAP (additional) Request for occupancy hearing Notice of possession Bond	January 28, 2019	Judicial Council
Notice of occupancy hearingEx parte motion for order of restitution		
Exhibit summary	May 21, 2018	Judicial Council

Form Name	Approved Date	Approved By
 Fee waiver – district and justice court Motion to waive fees and statement supporting motion Order on motion to waive fees Order on motion to waive fees (inmates Memorandum 	June 24, 2019	Judicial Council
Financial declaration Certificate of service of financial declaration	February 25, 2019	Judicial Council
Income verification and compliance with child support guidelines	July 18, 2019	Judicial Council
Informal probate	July 17, 2017	Forms Committee
Initial disclosures	May 21, 2018	Judicial Council
Judgment information statement	May 21, 2018	Judicial Council
Military parenting plan	January 28, 2019	Judicial Council
Memorandum opposing motion	April 16, 2018	Judicial Council
Motion for alternative service	February 26, 2018	Judicial Council
Motion for genetic testing	December 17, 2018	Judicial Council
Motion for leave to amend	July 18, 2019	Judicial Council
Motion for summary judgment to declare non- parentage after genetic testing Order granting motion for summary judgment on non-parentage	January 28, 2019	Judicial Council
Motion for temporary orders (domestic)	December 18, 2017	Judicial Council
Motion for temporary orders due to deployment (domestic)	January 28, 2019	Judicial Council
Motion forms	April 16, 2018	Judicial Council
Motion – juvenile court	August 13, 2018	Forms Committee
Motion to adjust child support	January 27, 2020	Judicial Council
Motion to appear remotely	June 11, 2018	Judicial Council
Motion to appoint parent coordinator	August 17, 2018	Judicial Council
Motion to change venue	June 11, 2018	Judicial Council
Motion to continue	June 11, 2018	Judicial Council
Motion to correct clerical mistake	December 18, 2017	Judicial Council
Motion to decide divorce and reserve other issues	February 25, 2019	Judicial Council

Form Name	Approved Date	Approved By
(bifurcate divorce)		
Motion to delay enforcement of judgment and order on motion	June 24, 2019	Judicial Council
Motion to excuse mediation	April 16, 2018	Judicial Council
Motion to remove link between personal identifying information and dismissed criminal case	June 11, 2018	Forms Committee
Motion to renew judgment	May 21, 2018	Judicial Council
Motion to set aside default or judgment	June 24, 2019	Judicial Council
Motion to vacate dismissal and reinstate case	June 11, 2018	Judicial Council
Motion to waive divorce education requirement	April 16, 2018	Judicial Council
Motion to waive divorce waiting period	August 17, 2018	Judicial Council
Nonpublic information: parent, minor and safeguarded address	April 16, 2018	Judicial Council
Notice of appearance or appointment of counsel	May 21, 2018	Judicial Council
Notice of disclosure requirements in domestic cases	February 25, 2019	Judicial Council
Notice of dismissal / Motion to voluntarily dismiss case	August 17, 2018	Judicial Council
Notice of divorce education requirement	April 16, 2018	Judicial Council
Notice of hearing (motion)	April 16, 2018	Judicial Council
Notice of relocation and Motion for orders regarding relocation	June 11, 2018	Judicial Council
Notice of withdrawal of counsel	May 21, 2018	Judicial Council
Notice to appear personally or to appoint counsel	May 21, 2018	Judicial Council
Notice to defendant of disclosure in unlawful detainer actions	February 25, 2019	Judicial Council
Objection to commissioner's recommendation	December 18, 2017	Judicial Council
Objection to form of order	December 18, 2017	Judicial Council
Objection to minor guardianship or conservatorship	February 10, 2020	Forms Committee
OCAP clauses – divorce and custody cases	May 20, 2019	Judicial Council
OCAP clauses – temporary separation	February 24, 2020	Judicial Council
Order on motion for inquiry into competency (juvenile court)	August 12, 2019	Forms Committee
Order on request to excuse respondent from hearing (guardianship)	December 10, 2018	Forms Committee
Order to show cause – domestic cases • Motion for order to show cause	May 18, 2020	Judicial Council

Form Name	Approved Date	Approved By
 Order to show cause Order to show cause – 5th district Order on order to show cause Request for contempt hearing 		
Parenting plan	May 21, 2018	Judicial Council
Petition for authorization to marry and Order on petition for authorization to marry (juvenile court)	November 25, 2019	Judicial Council
Petition for essential treatment	October 17, 2017	Forms Committee
 Petition to modify child support Petition and stipulation to modify child support Findings of fact and conclusions of law on petition to modify child support Order on petition to modify child support 	January 27, 2020	Judicial Council
 Petition to modify child support, child custody, and parent-time Petition and stipulation to modify child support, child custody, and parent-time Findings of fact and conclusions of law on petition to modify child support, child custody, and parent-time Order on petition to modify child support, child custody, and parent-time Notice of modification 	December 16, 2019 January 27, 2020 (notice of modification)	Judicial Council
 Petition to modify parent-time Petition and stipulation to modify parent-time Findings of fact and conclusions of law on petition to modify parent-time Order on petition to modify parent-time 	April 27, 2020	Judicial Council
Proof of service	February 26, 2018	Judicial Council
Reply memorandum supporting motion	April 16, 2018	Judicial Council
 Registering foreign order Request to register foreign child custody, parent-time, support or income withholding order Notice of registration of foreign order Request for hearing on request to register foreign order Order on confirmation of foreign order Notice of confirmation of foreign order 	September 10, 2019 (request to register) January 27, 2020 (all other forms)	Judicial Council
Registering ORS support order • Petition to register Office of Recovery Services (ORS) support order • Order confirming registration of Office of	August 21, 2020	Judicial Council

Form Name	Approved Date	Approved By
Recovery Services (ORS) support order		
Request to join the Office of Recovery Services	April 27, 2020	Judicial Council
Request to submit – probate case	February 10, 2020	Forms Committee
Request to submit (motion)	April 16, 2018	Judicial Council
Request to submit (motion) – juvenile court	August 13, 2018	Forms Committee
 Satisfaction of Judgment Acknowledgement of satisfaction of judgment Debtor's motion to declare the judgment satisfied Findings of fact, conclusions of law and order on debtor's motion to declare judgment satisfied Certificate of satisfaction of judgment 	May 21, 2018	Judicial Council
Sexual violence protective order		
RequestTemporary orderOrder	May 13, 2019	Forms Committee
 Sexual violence protective order Request to extend sexual violence protective order Order granting request to extend sexual violence protective order Order denying request to extend sexual violence protective order 	December 9, 2019	Forms Committee
 Small Claims Small claims complaint Small claims summons and notice of trial Small claims counter complaint and notice to plaintiff Small claims judgment Small claims notice of appeal 	April 27, 2020	Judicial Council
Statement supporting motion	April 16, 2018	Judicial Council
Stipulated motion	April 16, 2018	Judicial Council
Stipulation of voluntary dismissal	December 17, 2018	Judicial Council
Stipulation to enter order (motion)	April 16, 2018	Judicial Council
 Subpoenas Subpoena Notice to persons served with a subpoena Objection to subpoena Declaration of compliance with subpoena Application for subpoena under the Utah 	August 21, 2020	Judicial Council

Form Name	Approved Date	Approved By
Uniform Interstate Depositions and Discovery Act Notice of deposition and request for subpoena		
in case pending out of state	NA 04 0040	1 1: 10 11
Substitution of counsel	May 21, 2018	Judicial Council
Summons	January 22, 2018	Judicial Council
Supplemental proceedings	April 16, 2018	Judicial Council
Ten day summons	April 27, 2020	Judicial Council
Trial issues – domestic cases	July 18, 2019	Judicial Council
Writ of assistance to remove children	April 22, 2019	Judicial Council
Writ of execution packet	May 21, 2018	Judicial Council
Writ of garnishment packet	May 21, 2018	Judicial Council

Pending Judicial Council Consideration

Pending Forms Committee Consideration

Motion to intervene in an adoption case

Petition to modify divorce decree

- Petition and stipulation to modify divorce decree
- Findings of fact and conclusions of law on petition to modify divorce decree
- Order on petition to modify divorce decree

Judicial recognition of a relationship as a marriage

- Petition and stipulation to recognize a relationship as a marriage
- Findings of fact and conclusions of law on petition to recognize a relationship as a marriage
- Order on petition to recognize a relationship as a marriage
- Settlement agreement debt collection (representatives from LPP and ODR committees invited to meeting)
- Settlement agreement eviction

Pending Stylistics Subcommittee Consideration

- Statement of defendant in support of guilty plea (English and Spanish)
- Cohabitant protective orders
- Civil stalking injunctions
- Child protective orders
- Motion to waive fees appellate and juvenile

- Divorce answer (including affirmative defenses)
- Petition for order of adjudication of paternity (not custody or support)
- Minor name change
- Voluntary relinquishment of parental rights

Pending Family Law Subcommittee Consideration

- Dating violence protective orders
- Sexual violence protective orders
- Temporary delegation of parental authority
- Petition for order establishing fact of birth
- Annulment

Queue

- Step-parent adoption packet
- Open adoption record
- Emancipation of a minor
- Guardianship of a minor
- Guardianship of an adult
- Conservatorship of a minor
- Conservatorship of an adult
- Petition for registration of adoption order from foreign country
- Order assigning court visitor to report on the guardian's and protected person's whereabouts
- Order assigning court visitor to report on an audit of court records
- Defendant's motion to release bail
- Motion to classify record and names as private (eviction)

Other

• Declaration supporting default judgment for use in all debt collection cases – Judge Lawrence to continue working with debt collection bar.

Name	
Address	
City, State, Zip	
Phone	Check your email. You will receive information and documents at this email address.
Email	documents at this email address.
I am: [] Petitioner's Spouse [] Adoptee [] Adoptee's Parent [] Adoptee's Court-Appointed Guardian [] Adoptee's Court-Appointed Conservator [] A party who was served Notice of Petition [] Other	·
[] Attorney for:	(Utah Bar #:)
In the Distric	ct Court of Utah
Judicial Distri	ct County
Court Address	
In the matter of the adoption of	Motion to Intervene in Adoption (Utah Code 78B-6-110 and Utah Rule of Civil Procedure 24)
	[] Hearing Requested
Adoptee	Case Number
	Judge
	Commissioner (domestic cases)
1. I am:	
[] petitioner's spouse[] adoptee (if adoptee is more than adoptee's parent	12 and has the mental capacity to consent)

	[] adoptee's court-appointed[] adoptee's court-appointed[] a party who was served N	d conservator	n for Adoption	
2.	I ask to be able to participate (intervene) as a party in this adoption.			
<mark>3.</mark>	I oppose the adoption. If I am allowed to intervene, I would file the attached Answer. (is this enough, or does the moving party have to explain why they think the adoption is not in the best interest of the child?)			
4.	[] I request a hearing.			
	[] I do not request a hearing	ng.		
Moving Party I declare under criminal penalty under the law of Utah that everything stated in this document is true. Signed at (city, and state or country).				
Data		Signature ► _		
Date		Printed Name _		
Attorney of record (if applicable)				
		Signature ► _		
Date		Printed Name _		

Notice to responding party

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

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

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

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

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

Finding help

The court's Finding Legal Help web page (www.utcourts.gov/howto/legalassist/) provides information about the ways you can get legal help, including the Self-Help Center, reduced-fee attorneys, limited legal help and free legal clinics.

Aviso para la parte que responde

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

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

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

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

Vea la página del tribunal sobre Mociones para encontrar más información sobre el proceso de las mociones, las fechas límites y los formularios: www.utcourts.gov/howto/filing/motions

Cómo encontrar ayuda legal

La página de la internet del tribunal Cómo encontrar ayuda legal

(www.utcourts.gov/howto/legalassist/) tiene información sobre algunas maneras de encontrar ayuda legal, incluyendo el Centro de Ayuda de los Tribunales de Utah, abogados que ofrecen descuentos u ofrecen ayuda legal limitada, y talleres legales gratuitos.

Certificate of Service

I certify that I filed with the court and am serving a copy of this Motion to Intervene in Adoption Case [and supporting memorandum] on the following people.

Person's Name	Service Method	Service Address	Servic Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		

	Signature ►	
Date		
	Printed Name	

Name	
Address	
City, State, Zip	
Phone	
Email	
Latta District	0. (.(1)(.)
In the District	Court of Utan
Judicial District	County
Court Address	
	Order on Motion to Intervene in
In the matter of the adoption of	Adoption
Adoptee	Case Number
Adoptoo	
	Judge
	Commissioner
	Commissioner
The matter before the court is Motion to Intervene in Adoption.	'S (name)
·	
This matter is being resolved by (Choose all the	at apply.):
[] The default of [] petitioner [] the	moving party.
[] The stipulation of the parties.	
[] The pleadings and other papers of the	e parties.
[] A hearing held on	(date).
Petitioner	
[] was [] was not present.	
[] was represented by	

[] was not represente	ed.
Moving party	
[] was [] was not p	present.
[] was represented by	у
[] was not represente	ed.
Having considered the documents and now being fully informed,	s filed with the court, the evidence and the arguments,
The court finds:	
[] The moving party has stand	ding to intervene.
[] The moving party does not	have standing to intervene.
The court orders:	
The motion is:	
[] granted.	
[] denied because:	
Commissioner's or Judge's signature may	y instead appear at the top of the first page of this document.
 Date	Signature ►
	Commissioner
	Signature ▶
Date	Judge

Approved as to form. Signature ▶ Date Petitioner or Attorney Signature ▶ Date Moving Party or Attorney

C0	rtifi	cate	Ωf	Sar	vico
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I certify that I filed with the court and am serving a copy of this Order on Motion to Intervene on the following people.

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

	Signature ▶
Date	
	Printed Name

In the District Court of Utah			
	Judicial District	County	
Со	ourt Address		
In the	e Matter of Protection for	Order Assigning Court Visitor to Report on Request to Excuse Respondent from the Hearing	
Respo	ndent	Case Number	
		Judge	
 The court requires further information regarding whether to excuse the respondent from the hearing under Section 75-5-303, since the petitioner has not presented clear and convincing evidence from a physician of the respondent's inability to attend due to fourth stage Alzheimer's disease, extended comatosis, or an intellectual disability with an intelligence quotient score under 20 to 25. Utah Code Section 75-5-303 and Section 75-5-308 permit the court to assign a 			
	visitor to make inquiries on behalf of the	court and report on those inquiries.	
3.	3 (name) is a special appointee of the court with no personal interest in these proceedings.		
There	efore the court orders:		
4.	4. The person named in paragraph 3 is assigned as court visitor in this case, and shall inquire regarding the respondent's circumstances.		
5.	5. The court visitor volunteer coordinator		
		(name)	
	may accompany the court visitor on all visits.		
6. The visitor should interview: (previously this was followed by blank lines)		is was followed by blank lines)	
[] Respondent			
	 Respondent's physicians or other medical personnel that have provided or are providing treatment to the respondent 		

	[] Proposed guardian(s)[] Interested parties or persons
7.	This assignment ends on (date), and the court visitor shall file a report of their inquiries and observations on or before (date).
8.	The person named in paragraph 3 will be able to present a copy of this order and photo identification.
9.	Any person the court visitor contacts shall cooperate with the court visitor and assist in gathering information.
10.	Upon request, the court visitor must have access to all records relating to the protected person, including protected health information under 45 CFR 164.512(e).
<mark>11.</mark>	The court visitor's interviews may not be recorded, photographed, or transmitted to other devices except by the court visitor or court visitor program coordinator.
12.	If the court visitor does make a recording, that recording shall be preserved until further order of the court.
13.	All persons subject to this order have a duty of candor to the court through the court visitor.
<mark>14.</mark>	No person may unduly influence another person in their compliance with this order.
15.	The visitor shall not disclose the information and records provided under this order to anyone other than to the court, interested persons and others as ordered by the court.
<mark>16.</mark>	Any person who fails to comply with or violates this order may be found in contempt of court, which is punishable by a fine or jail time.
Judge	's signature may instead appear at the top of the first page of this document.
Date	Signature ► Judge

Certificate of Service

I certify that I filed with the court and am serving a copy of this Order Assigning Court Visitor to Report on Request to Excuse Respondent from the Hearing on the following people.

Request to Excuse Respondent from the Hearing on the following people.				
Person's Name	Service Method	Service Address	Service Date	
(Petitioner or Attorney)	 [] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 			
(Respondent or Attorney)	 [] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 			
(Interested Person or Attorney)	[] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.)			
Signature ▶				
Date				
	Printed Name			

This is a Tier 2 case

Name	
Address	
City, State, Zip	
Phone	
Email	
I am [] Petitioner [] Respond [] Petitioner's Attorney [] Respond [] Petitioner's Licensed Paralegal Practitione	dent's Attorney (Utah Bar #:)
[] Respondent's Licensed Paralegal Practition	
In the Distric	t Court of Utah
Judicial Distric	ct County
Court Address	
	Petition to Modify Divorce Decree (Utah Rule of Civil Procedure 106)
Plaintiff/Petitioner	[] and Stipulation
V.	
	Case Number
Defendant/Respondent	Judge
	Commissioner (domestic cases)

Note: Do not use this form if you are asking to modify custody, parent-time, and/or child support. Forms for those issues are available at www.utcourts.gov.

I ask the court to modify the divorce decree as follows.

1. Controlling order

The controlling order in this case is:

T'11 (1			
Title of order:			
Name of Court:		State	
Address of		Phone Number of Clerk of	
Clerk of Court:		Court:	
Case Number:		Case Name	
Date Signed:		Signed by Judge:	
Jurisdiction (Choose one.)			
[] Utah orde	r – no other state has ch	nanged this or	der
decree or l	has jurisdiction because a has already modified the o jurisdiction.		
[] Non-Utah	order		
A court of	another state having juriso	diction has decl	ined to exercise
jurisdiction	(attach copy of court dec	ision).	
Current provis	ions		
	o change the following div		
Alimony			
[] Paragraph	#, which says:		
Other			
[] Paragraph	#, which says:		
	-		

2.

3.

material a entered.	ent qualifies as a material and substantial change in circumstances. Otherwise, the and substantial changes must not have been foreseeable when the controlling order Utah Code 30-3-35(1).) (Choose all that apply.)
	rement. (Describe when retirement occurred or is expected to occur and what the impact on you will be.)
	retirement. The following material and substantial change in stances, not foreseeable at the time the controlling order was entered
(Describe major cha	e in detail the material and substantial changes that were not foreseeable (importan anges that you could not have known of at the time the order was entered). Attach I pages if needed.)
	illy Law Subcommittee) made the choice to only include the distinction of retiremen
	anges here because it is mostly specific to alimony.
other cha	anges here because it is mostly specific to alimony. sted changes
Reques Becaus order th	
Reques Becaus order the	sted changes e of the change in circumstances described above, I ask the court to le following changes. (Enter the modifications you want the court to order. Add
Reques Becaus order the	sted changes e of the change in circumstances described above, I ask the court to le following changes. (Enter the modifications you want the court to order. Add I pages if needed.)
Request Becaus order the additional	e of the change in circumstances described above, I ask the court to be following changes. (Enter the modifications you want the court to order. Add I pages if needed.)

	Other
	I ask for these other orders:
	[] Attorney fees and costs
	I ask to be awarded my attorney fees and costs.
	Remainder of order unchanged
	The remainder of the order should remain unchanged.
	Documents
	I am filing the following documents along with this Petition to Modify Divorce Decree (Check all that apply.):
	[] Cover Sheet
	[] Summons
	[] Non-public Information – Safeguarded Address (If applicable)
tic	oner or Respondent
lar	e under criminal penalty under the law of Utah that everything stated in this document is true.
ed	at (city, and state or country).
	Signature ▶
	Printed Name

Attorney or Licensed Paralegal Practitioner of record (if applicable)		
	Signature ▶	
Date	Printed Name	

Stipu	lation (optional)		
	he [] petitioner [] respondent and the party responding to this Petition to y Divorce Decree.		
1.	I have received and read the petition and its supporting documents.		
2.	I understand what the petition requests.		
3.	I understand I have the right to contest the petition by filing an answer, and have the court decide the issues.		
4.	I waive service of the Summons.		
5.	I agree this court has the authority to decide this matter and I enter my appearance for that purpose.		
6.	I agree to the requests in the petition.		
7.	7. I agree the court may enter an order of modification consistent with the petition at any time and without further notice.		
Petiti	oner or Respondent		
I decla	re under criminal penalty under the law of Utah that everything stated in this document is true.		
Signed	l at (city, and state or country).		
Date	Signature ▶		
	Printed Name		
Attori	ney or Licensed Paralegal Practitioner of record (if applicable)		
D (Signature ▶		
Date	Printed Name		

Name	
Address	
City, State, Zip	
Phone	
Email	
In the District C	Court of Utah
Judicial District _	County
Court Address	
	Findings of Fact and Conclusions of Law on Petition to Modify Divorce Decree (Utah Rule of Civil Procedure 106)
Petitioner	(Clair rais of Sivir researce 199)
V.	Case Number
	Odde Namber
Respondent	Judge
	Commissioner
The matter before the court is a Petition to Moresolved by: (Choose all that apply.)	odify Divorce Decree. This matter is being
[] The default of [] petitioner [] re	espondent.
[] The stipulation of the parties.	
[] The pleadings and other papers of th	e parties.
	(date), notice of which was
served on all parties.	
Petitioner	
[] was [] was not present	

	[] was represented by					
	[] was	s not represented.				
	Respondent	t				
	[] was [] was not present					
	[] was	s represented by		 		
	[] was	s not represented.				
The c	ourt finds:					
1.	The controlling	order in this case is:				
	Title of order:					
	Name of Court:		State			
	A -l-l		Phone Number			
	Address of Clerk of Court:		of Clerk of Court:			
	Case Number:		Case Name			
	Date Signed:		Signed by Judge:			
	Jurisdiction (Ch	oose one.)				
2.		,				
2.	·	as jurisdiction because it h	nas entered previous (orders in this case.		
2.	[] The court ha	as jurisdiction because it has not entered previous or	•			
2.	[] The court ha	as jurisdiction because it has not entered previous or the following facts:	•			
2.	[] The court ha	as not entered previous or	•			
2.	[] The court ha	as not entered previous or	•			
2.	The court hat because of	as not entered previous or the following facts:	ders in this case, but	it has jurisdiction		
2.	The court hat because of	as not entered previous or	ders in this case, but	it has jurisdiction		
2.	The court hat because of	as not entered previous or the following facts:	ders in this case, but	it has jurisdiction		
2.	The court hat because of	as not entered previous or the following facts:	ders in this case, but	it has jurisdiction		
3.	[] The court had because of the court do	as not entered previous or the following facts:	ders in this case, but	it has jurisdiction		
	[] The court had because of the court do court	as not entered previous or the following facts: Des not have jurisdiction be umstances (Choose one.) Ig material and substantia	ecause of the following	it has jurisdiction g facts:		
	[] The court had because of the court do court	as not entered previous or the following facts: Des not have jurisdiction be	ecause of the following	it has jurisdiction g facts:		

	[] The following material and substantial change of circumstances has happened that were not foreseeable at the time the controlling order was entered:		
The	court concludes:		
4.	The court [] does [] does not have jurisdiction.		
5.	There [] are [] are not grounds to modify the controlling order.		
6.	Based on the facts described above, the court finds a material and substantial change in circumstances [] has [] has not occurred since the controlling order was entered. The court considered the following factors:		
7.	[] Other:		
Comm	nissioner's or judge's signature may instead appear at the top of the first page of this document.		
	Signature ▶		
Date			
	Commissioner		
	Signature ▶		

Date	Judge	
Approve	ed as to form.	
Date	Signature ► Petitioner, Attorney or Licensed Paralegal Practitioner	
Date	Respondent, Attorney or Licensed Paralegal Practitioner	

Certificate of Service

I certify that I filed with the court and am serving a copy of this Findings of Fact and Conclusions of Law on Petition to Modify Divorce Decree on the following people.

Person's Name	Service Method	Service Address	Service Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.) [] Left at home (With person of suitable		
	age and discretion residing there.)		
	<u> </u>	1	
	Cimpatura		
Dete	Signature ▶		
Date			

	_ Signature ▶	
Date	_	
	Printed Name	

Name	
Teame	
Address	
City, State, Zip	
o.,, o.a.o,p	
Phone	
Email	
In the District C	ourt of Utah
Judicial District _	County
Court Address	
	Order on Petition to Modify Divorce Decree (Utah Rule of Civil Procedure 106)
Petitioner	
V.	Case Number
v.	
Dogwoodont	_ Judge
Respondent	
	Commissioner
The matter before the court is a Petition to Mo resolved by: (Choose all that apply.)	dify Divorce Decree. This matter is being
[] The default of [] petitioner [] re	espondent.
[] The stipulation of the parties.	
[] The pleadings and other papers of the	e parties.
	(date), notice of which was
Petitioner	
[] was [] was not present	
[] was represented by	

		[] was not represented.
	F	Respondent
		[] was [] was not present
		[] was represented by
		[] was not represented.
The	court	orders:
1.	The	petition is:
	[]	denied.
	[]	granted. The controlling order dated (date) is modified as follows.
2.	[]	Paragraph # is modified to say:
3.	[]	Paragraph # is modified to say:
4.	[]	Paragraph # is modified to say:
5.		Attorney fees and costs
		Petitioner [] Respondent must pay \$ in attorney fees and \$ in costs.

6.	[] Other orders	
7.	Remainder of order unchanged	
	The provisions of any previous order not i	modified by this order remain in effect.
Comm	nissioner's or judge's signature may instead appear	at the top of the first page of this document.
	Signature ▶	
Date		
	Signature ►	
Date		
Appro	oved as to form.	
	Signature ▶	
Date	Petitioner, Attorney or Licensed Paralegal	
	Signature ►	
Date	Respondent, Attorney or Licensed Paralegal Practitioner	

Certi	ificate	of S	Service
	III Gale	\mathbf{o}	JEI VILE

I certify that I filed with the court and am serving a copy of this Order on Petition to Modify Divorce Decree on the following people.

Person's Name	Service Method	Service Address	Service Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	i i Email		
	Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		

	Signature ►
Date	
	Printed Name

			This is a Tier 2 case.
Name		_	
Address		_	
City, Sta	te, Zip	_	
Phone		_	
			k your email. You will receive information and ments at this email address.
Email	[] Detitioner	. I D	conondant
I am	[] Petitioner [] Petitioner's Attorney	[] Respondent [] Respondent's Attorney (Utah Bar #:	
	In the Distri	ict Co	urt of Utah
	Judicial Distr	ict	County
Co	urt Address		
In re r	marriage of		Petition to Recognize a Relationship as a Marriage (Utah Code 30-1-4.5)
			[] and Stipulation
and			
			Case Number
			Judge
			Commissioner
1.	The district court has jurisdiction. (U	Jtah Co	ode 30-1-4.5. and 78A-5-102).
2.	This court has venue because (Cho	ose all	that apply.):
	[] at least one of the partners re	sides	in this county.
			rise to the cause of action occurred in
3.	My interest in this relationship is as	3:	

	recognized as a marriage.)			
	parties to the relationship are: party is deceased, attach a copy of the death on.)	certificate and serve	the estate of	f the decea
Na	nme	Da	ate of Birth	Deceas
agre	eement, the partners were: at least 18 years old			
•	at least 18 years old capable of giving consent because (expartners had the ability to give consent)	explain why the court	should conc	lude the
	, , ,			
	and			
•		Utah.		
As a	and		ple, the pa	artners
As a	and legally capable of getting married in a result of an agreement to live together		ple, the pa	artners
As a	and legally capable of getting married in a result of an agreement to live together plete all sections below):	er as married pec		

	•	had a general and unit (Describe.):	orm reputation as being married a	as shown by
7.	Peri	od of cohabitation (Choo	se one.)	
	[]	The partners are living	together, and have been living to	gether since
			(date).	
	[]	The relationship has e	nded, but the partners lived toget	her between
			(date) and	
		(date).		
8.	This	petition was filed: (Cho	se one.)	
	[]	during the relationship		
	[]	within one year followi	ng the end of the relationship.	
9.	I as	k the court for an order	establishing the date of the partne	ers' marriage as
				3
Dotit	tioner			
		er criminal penalty under the	law of Utah that everything stated in thi	s document is true
Signe	ed at		(Cl	ty, and state or country).
			Signature ▶	
Date			Printed Name	
Atto	rney c	of record (if applicable)		
			Signature >	
Date			Signature ▶	
			Printed Name	

Stipulation (optional)

I am the respondent and the party responding to this Petition to Recognize a Relationship as a Marriage.

- 1. I have received and read the petition and its supporting documents.
- 2. I understand what the petition requests.
- 3. I understand I have the right to contest the petition by filing an answer, and have the court decide the issues.
- 4. I waive service of the Summons.
- 5. I agree this court has the authority to decide this matter and I enter my appearance for that purpose.
- 6. I agree to the requests in the petition.
- 7. I agree the court may enter an order of modification consistent with the petition at any time and without further notice.

Respondent

I declare under criminal penalty under the	e law of Utah that	everything stated in this document is true.
Signed at		(city, and state or country).
Date		
Attorney of record (if applicable)		
Date	Signature ▶ Printed Name	

Name	
Address	_
City, State, Zip	_
Phone	Check your email. You will receive information and documents at this email address.
Email	_ documents at this email address.
I am [] Petitioner [] Petitioner's Attorney	[] Respondent [] Respondent's Attorney (Utah Bar #:)
In the Distri	ict Court of Utah
Judicial Distr	ict County
Court Address	
In re marriage of	Findings of Fact and Conclusions of Law on Petition to Recognize a Relationship as a Marriage
and	Case Number
	Judge
	Commissioner
The matter before the court is a Petition to This matter is being resolved by:	Recognize a Relationship as a Marriage.
[] The default of [] Petitioner [] Respondent.
[] The stipulation of the parties.	
[] The pleadings and other papers of	the parties.
[] A hearing held onserved on all parties.	(date), notice of which was
Petitioner	

[] was present [] was not present.	~ ~ \
[] was represented by (nar [] was not represented.	ne).
Respondent	
[] was present [] was not present.	
[] was represented by(nar	ne)
[] was not represented.	110).
Other Interested Party (name).	
[] was present [] was not present.	
[] was represented by(nar	ne).
[] was not represented.	
Having considered the documents filed with the court, the evidence and the argumen and now being fully informed,	ts,
The court finds:	
 Venue is proper because (Choose all that apply.): 	
[] at least one of the partners resides in this county.	
[] at least one of the elements giving rise to the cause of action occurred in this county.	
2. The partners [] did [] did not agree to live together as married people as	
demonstrated by the following facts:	
3. At the time of the agreement, the partners:	
[] were [] were not at least 18 years old	
[] were [] were not capable of giving consent because:	
[] were [] were not legally capable of getting married in Utah because:	

4.	The	partners:
	[]	did [] did not cohabitate as demonstrated by the following facts:
	[]	did [] did not mutually assume marital rights, duties, and obligations as demonstrated by the following facts:
	[did [] did not presented themselves as married people as demonstrated by the following facts:
	[]	did [] did not had a general and uniform reputation as married people as demonstrated by the following facts:
5.	Per	iod of cohabitation (Choose one.)
	[]	The partners are living together, and have been living together since (date).
	[The relationship has ended, but the partners lived together between
		(date) and (date).
6.		petition [] was [] was not filed during the relationship or within one relationship.
The c	ourt	concludes:
7.	[]	The petitioner has not sufficiently proved the facts necessary for the relationship to be recognized as a marriage, and the petition should be denied.

[]	to be rec	oner has sufficiently proved the factorized as a marriage, and the penal should be considered married as	etition should be gran	•
		(date).		
Commissione	er's or Judge	's signature may instead appear at the t	op of the first page of this	document.
		Signature ▶		
Date		Commissioner		
		Signature ►		
Date				
Approved a	as to form			
Data		Signature ►		
Date	Petitioner,	Attorney or Licensed Paralegal Practitioner		
_		Signature ▶		
Date F	Respondent,	Attorney or Licensed Paralegal Practitioner		
		Certificate of Service		
		court and am serving a copy of this Find Relationship as a Marriage on the follow		ions of Law
Person's	Name	Service Method	Service Address	Service Date
		 [] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		

Certificate of Service

I certify that I filed with the court and am serving a copy of this Findings of Fact and Conclusions of Law on Petition to Recognize a Relationship as a Marriage on the following people.

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

Name	
Address	
City, State, Zip	
Phone	
Email	
I/We are [] Petitioner [] Petitioner's Attorney [] Petitioner's Licensed Paralegal Practice [] Respondent's Licensed Paralegal Practice [] Respondent [
In the Distric	ct Court of Utah
Judicial Distri	ct County
Court Address	
In re marriage of	Order on Petition to Recognize a Relationship as a Marriage
and	Case Number
	Judge
	Commissioner
The matter before the court is a Petition to This matter is being resolved by:	Recognize a Relationship as a Marriage.
[] The default of [] Petitioner []	Respondent.
[] The stipulation of the parties.	
[] The pleadings and other papers of	the parties.
[] A hearing held onserved on all parties.	(date), notice of which was
Petitioner	

[] was present [] was not present.	
[] was represented by (name	ne).
[] was not represented.	
Respondent	
[] was present [] was not present.	
[] was represented by (name	ne).
[] was not represented.	
Other Interested Party (name).	
[] was present [] was not present.	
[] was represented by (name	ne).
[] was not represented.	
Having considered the documents filed with the court, the evidence and the argument and now being fully informed, The court orders:	,
1. The Petition is [] granted [] denied.	
2. [] The partners shall be considered married as of(dark)	te).
Commissioner's or Judge's signature may instead appear at the top of the first page of this document. Signature ► Date Commissioner	
Signature ▶	
Date	
Judge	

Signature ► Date Petitioner, Attorney or Licensed Paralegal Practitioner Signature ► Date Respondent, Attorney or Licensed Paralegal Practitioner

Approved as to form.

Certificate of Service

I certify that I filed with the court and am serving a copy of this Order on Petition to Recognize a Relationship as a Marriage on the following people.

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

	Signature ► _
Date	
	Printed Name

Name		
Address	(omit if safeguarded)	
City, Sta	ate, Zip (omit if safeguarded)	
Phone (d	omit if safeguarded)	
Email (or	mit if safeguarded)	
I am	[] Petitioner [] Petitioner's Attorney	(Utah Bar #:)
	In the District (Court of Utah
	Judicial District	County
Co	urt Address	
		Motion to Extend Cohabitant Protective Order
Petition	ner	(Utah Code 78B-7-606(2))
V.		Hearing Requested
Respoi	ndent	Case Number
		Judge
		Commissioner
1.	I ask the court to extend the cohabita	nt protective order issued on
	(da	ate), which expires on
	(da	ate).
2.	I ask to extend the cohabitant protect	ive order because (Choose one):
	[] I have a current reasonable f violence because:	fear of future harm, abuse or domestic

[]	respondent committed or was convided a violation of the protective order I as a qualifying domestic violence offer was issued. (See Utah Code 77-36-1 for cribe:	am asking to extend. use after the protective				
3. I am filing thi	s request before the cohabitant prote	ective order has expi	red.			
4. I request a h	earing.					
	penalty under the law of Utah that everythin					
Signed at		(city, and sta	te or country).			
Date	Signature ►					
Dato	Printed Name					
certify that I served a co	Clerk's Certificate of Servi		le.			
			Service			
Person's Name	Service Method [] Mail [] E-filed [] Email [] Mail [] E-filed [] Email	Service Address	Date			
	Signature ►					
Date	Clerk's Printed Name					

Order Exter	nding <mark>Coha</mark> l	<mark>bitant</mark>	Case Num	nber:		District:	
Protective Order (Utah Code 78B-7-606)			County: Sta			State:	e: Utah
			Judge:				
Petitioner (prote	ected person):		Commission	oner:			
First Name	Middle	Last		-			
Address and phone # (to keep private, leave blank):			•	Other peop	le protected by	this order	
Street				Name	Age		nship to ioner
City State Zip							
Phone #							
Petitioner's date	of birth:						
Petitioner's attor	ney (if any):				Phone #		
Respondent (person Petitioner	is protected from).	:	Sex	Des e Race	cribe Respond Date of Birth	ent Ht.	Wt.
First Name Other Names Use	Middle	Last	Eyes	Hair		Security #	
			Distinguish	ing feature	s (like scars, tatto	oos, limp, e	tc.)
City State Zip			Driver's lic	ense issued	d by (State):	 _Expires: _	
			Phone Nur	mber:			
Warning! []	Weapon involve	ed (Box to be initialed	by Court, if ap	oplicable)			
There was a he opportunity to b the hearing:	aring on <i>(date):</i> e heard in the h	earing that gave ris	The to this ord	ne Respor er. The fo	ndent was giver llowing people	n notice a were pres	nd an sent at
[] Petition	er [] Petitic	oner's attorney (nar	me):				
[] Respon	dent [] Respo	ondent's attorney (r	name):				<u> </u>

Tł	ne court rev	iewed the Motion to Extend Cohabitant Protective Order and (Choose all that apply.):
	[] received	I argument and evidence
		d the stipulation of the parties
		the default of respondent for failure to appear
ar	nd makes th	e orders initialed below.
Tł	ne court fin	<mark>ds:</mark>
<mark>1.</mark>	This court	entered a protective order on (date), which expires on
		(date).
<mark>2.</mark>		etitioner has a current reasonable fear of future harm, abuse or domestic violence. spondent committed or was convicted of:
		violation of the protective order the petitioner is asking to extend. qualifying domestic violence offense after the protective order was issued.
<mark>3.</mark>	The reque	est to extend the protective order was filed before the protective order expired.
	ne court or	
	itialed belov	Extend Cohabitant Protective Order is granted. Respondent must obey all provisions
•	inaroa boror	
W	arnings:	
•		ourt order. No one except the court can change it. If you do not obey this order, you can be
		ned, and face other charges.
•		is valid in all U.S. states and territories, the District of Columbia, and tribal lands. If you go U.S. state, territory or tribal land to violate this order, a federal judge can send you to
•	•	or firearms! (See paragraph 5.)
	g	Violence Against Women Act of 1994, 18 U.S.C. Sec. 2265, 2262, 18 U.S.C. 922(g)(8)
R	espondent	must obey all provisions initialed below.
	•	
lf	you (respon	ers (you can be arrested for violating these) dent) violate orders 1-6 it is a criminal Class A Misdemeanor, punishable by up to 364 days in A second or subsequent violation can result in more severe penalties.
1	[]	Personal Conduct Order Do not commit, try to commit or threaten to commit any form of violence against the Petitioner or any person listed on the first page of this form. This includes stalking, harassing, threatening, physically hurting, or causing any other form of abuse.
2	[]	No Contact Order Do not contact, phone, mail, e-mail, or communicate in any way with the Petitioner and the people listed on the first page of this order either directly or indirectly
		except as allowed by the parent-time provisions of this order.

3 []	Contact during Mediation You are allowed to have contact with the Petiti during mediation sessions for your divorce or custody case that are scheduled Qualified Mediator.	•
4 []	Stay Away Order	
	[] a. Stay at least (distance) from th	e Petitioner.
	[] b. Stay away from Petitioner's	
	Home:	(address)
	Work :	(address)
	School:	(address)
	Place of worship:	(address)
	[] c. Must comply with the following restrictions while at Respondent's and	l Petitioner's
	Work :	(address)
	School:	(address)
	Place of worship:	
	d. Stay away from the people listed on the first page of this form at their:	
	Home:	(address)
	Work :	(address)
	The respondent [] does [] does not work at the same place as the p the first page of this form.	eople listed on
	School:	(address)
	The respondent [] does [] does not go to the same school as the pe the first page of this form.	ople listed on
	Place of worship:	(address)
	The respondent [] does [] does not attend the same place of worshi listed on the first page of this form.	p as the people
	[] e. Must comply with the following restrictions while at Respondent's and listed on the first page of this form's:	the people
	Work :	(address)

		School: (address
		Place of worship: (address
		[] f. Other (specify):
5	[]	No Guns or Other Weapons 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:
		Warning! If a final protective order is issued against you after the hearing, you will then become subject to the federal law making it a crime to possess, transport, ship or receive any firearm or ammunition, including a hunting weapon.
6	<u>[]</u>	Property Orders Until further court order, 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 can be in held contempt of court for violating these) ndent) violate orders 7-13, you will be in contempt of court and may be punished with jail time
7	[]	Property Orders
		[] You cannot interfere with or change Petitioner's phone, utility or other services.
		[] You must maintain Petitioner's existing wireless phone contracts or accounts.
8	[]	Transfer Wireless Phone Number(s)
		You must transfer the Petitioner's current wireless phone number(s) to a new account of their choice.
		The court will issue a separate order to the wireless service provider to transfer Petitioner's wireless phone number(s) to a new account.
9	[]	Child Custody & Parent-time Orders –

	[] The Petitioner (the person asking for protection)			
	[] (name)			
	will have temporary custody of the minor children of the parties listed below. The person with custody 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 person with custody 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 or person with custody only about parent-time matters through:			
10 []	No Alcohol or Illegal Drugs Do not use alcohol or illegal drugs before or during visitation.			
11 []	No Travel with Children Do not take the children listed above out of Utah.			
12 []	Child Support, Spousal Support and other Expenses The Respondent will: [] a. Pay \$ / month in child support. [] b. Have child support withheld from the Respondent's earnings. (Utah Code 62A-11, Parts 4 and 5) [] c. Pay \$ / month in spousal support. [] d. Pay 50% of the minor children's childcare expenses. [] e. Pay 50% of the minor children's medical expenses, including premiums, deductibles and			
	co-payments. [] f. Pay \$ for the minor children's medical expenses related to the abuse and			
13 []	\$ for the Petitioner's medical expenses related to the abuse. Other Assistance Needed (List below any other orders needed to protect you and other protected people listed on page 1 of this form):			
Orders to	Agencies Law Enforcement to Assist A law enforcement officer			
	from:			

	[] a. 	ce the orders checked below: Help the Petitioner gain and keep control over home, car or other persolelongings. Help the Petitioner obtain custody of the children. Help the [] Respondent or [] Petitioner remove essential persona from the home.	
	toiletries, f	I personal belongings" means daily use items, such as clothing, medica financial or personal records solely in one person's name, or items need to to school.	
		to the Respondent: Do not go into the home or other protected plant. Law enforcement can evict you or keep you away from protected plant.	
15 []		ate Possible Child Abuse This matter will be referred to the Divisibly Services for review and possible investigation of child abuse.	sion of Child
Pursuant to th this order is va	e Violence alid in all the nplies with	ed both notice and opportunity to be heard in the hearing that gave rise e Against Women Act of 1994, P.L. 103-322, 108 Stat. 1796, 18 U.S.C. ne United States, the District of Columbia, tribal lands, and United State the Uniform Interstate Enforcement of Domestic Violence Protection (3))	Sec. 2265, es territories.
		This protective order expires in three years, on	
		(date) (Utah Code 78B-7-606)	

Notice to 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. (Utah Code 78B-7-105(6)(c)).

The respondent can ask to dismiss the criminal provisions of this protective order within two years, but only if the petitioner consents to the dismissal. (Utah Code 78B-7-603(10)).

If you receive services from the Office of Recovery Services (ORS) and want to keep your address confidential, you must give ORS a copy of your current Protective Order.

- The Court fills out below -

Judge or commissioner's	signature may instead appear at the top of t	he first page of this doo	cument.
Date	Signature ►		
Date	Signature ► Judge		
— The Respondent fills out below — By signing here, the Respondent approves the form, and accepts service of this Protective Order and waives the right to be personally served.			
Respondent's Addres	55		
Street	City	State	Zip
Respondent's Signature	e		

In the District C	In the District Court of Utah		
Judicial District _	County		
Court Address			
	Order Denying Motion to Extend Cohabitant Protective Order (Utah Code 78B-7-606(2))		
Petitioner	(ctail code / 62 / 665(2))		
V.	Case Number		
Respondent	Judge		
	Commissioner		
A hearing was held on (date). Respondent was given notice and an opportunity to be heard at the hearing. The following people were present at the hearing:			
[] Petitioner	anng.		
[] Petitioner's attorney (name)			
[] Respondent	(18.110).		
[] Respondent's attorney	(name).		
The court reviewed the Request to Extend Protective Order and (Choose all that apply.): [] received argument and evidence [] accepted the stipulation of the parties [] entered the default of respondent for failure to appear			
and makes the orders initialed below.	•		
The court finds:			
 This court entered a cohabitant protect 			
(dat			
(dat	e).		

2.	[] The request to extend was filed after the protective order expired.		
3.	[] The petitioner does not have a current reasonable fear of future harm, abuse or domestic violence.		
4.	[] The petitioner did not show the respondent committed or was convicted of:		
	[] a violation of the protective order the petitioner asking to extend.		
	[] a qualifying domestic violence offense after the protective order was issued. (See Utah Code 77-36-1 for a list of qualifying offenses).		
The	court orders:		
5.	The Motion to Extend Cohabitant Protective Order is denied.		
	— The court completes this section —		
Judge or commissioner's signature may instead appear at the top of the first page of this document.			
	Signature ▶		
Date	Commissioner		
	Signature ▶		
Date	Judge		
	— Respondent completes this section —		
By signing here, respondent approves the form, and accepts service of this Order Denying Motion to Extend Cohabitant Protective Order and waives the right to be personally served.			
Resp	ondent's Address		
Resp	ondent's Signature		

Name		
Address	s (omit if safeguarded)	
City, St	tate, Zip (omit if safeguarded)	
Phone	(omit if safeguarded)	
Email (omit if safeguarded)	
,	[] Petitioner [] Petitioner's Attorney	(Utah Bar #:)
	In the District	Court of Utah
	Judicial District	County
Co	ourt Address	
Petitic	nnor	Motion to Extend Dating Violence Protective Order
Pellilo	niei	(Utah Code 78B-7-405(4))
V.		Hearing Requested
Respondent		Case Number
		Judge
		Commissioner
1.	I ask the court to extend the dating v	violence protective order issued on
(date), which expires on		·
	(d	
2.	I ask to extend the dating violence p	
[] There is a substantial likelihood I will be subjected to dating because:		

[] The respondent committed or was convicted of:[] a violation of the dating violence protective order I am asking to extend.			g to
	[] dating violence offense after the protective order was issued.		
	Describe:		
3. I am	filing this request before the dating violence	protective order has	expired.
4. I requ	est a hearing.		
I declare unde	criminal penalty under the law of Utah that everyth	ing stated in this documer	nt is true.
Signed at		(city, and sta	te or country).
	Signature ▶		
Date			
	Clerk's Certificate of Serv	rice	
certify that I se	rved a copy of this Request to Extend Protective Or	der on the following peopl	
Person's N		Service Address	Service Date
	[] Mail [] E-filed [] Email		
	[] Mail [] E-filed [] Email		
	Signature ▶		
Date	Clerk's Printed Name		

Order Extending Dating Violence Case Number:_____ District:__ County:_____ State: Utah **Protective Order** Judge: __ (Utah Code 78B-7-405(4)) Commissioner: Petitioner (protected person) Other people protected by this order Middle First Relationship to Name Age Petitioner Address and phone # (to keep private, leave blank): Street City State Zip Phone #: Petitioner's attorney (if any): Phone # Describe Respondent: **Respondent** (person Petitioner is protected from) Sex Race Date of Birth Wt Middle Last Social Security # Eves Hair Other names used: (only the last 4 numbers) Address (street): Distinguishing features (like scars, tattoos, limp, etc.): City State Zip Driver's license issued by (State): Expires: **Warning!** [____] **Weapon involved** (Box to be initialed by Court, if applicable) There was a hearing on *(date)*: The Respondent was given notice and an opportunity to be heard in the hearing that gave rise to this order. The following people were present at the hearing: [__] Petitioner [__] Petitioner's attorney (name): [__] Respondent [__] Respondent's attorney (name): [__] Other (name) The court reviewed the Motion to Extend Dating Violence Protective Order and (Choose all that apply.): [] received argument and evidence accepted the stipulation of the parties [] entered the default of respondent for failure to appear and makes the orders initialed below.

The court finds:

1.		t entered a dating violence protective order on (date), pires on (date).	
2.	The re	e is a substantial likelihood the petitioner will be subjected to dating violence. espondent committed or was convicted of: a violation of the protective order petitioner is asking to extend. dating violence after the protective order was issued.	
3.	The reque	est to extend the protective order was filed before the protective order expired.	
Th	e court or	rders:	
Th	e Motion to	o Extend Dating Violence Protective Order is granted. Respondent must obey all provision	าร
<u>ını</u>	tialed belov	<mark>W.</mark>	
1		Personal Conduct Order Do not commit, try to commit or threaten to commit any form violence or abuse against the Petitioner or any person listed on page 1 of this form. This includes stalking, harassing, threatening, physically hurting, or causing any other form of violence or abuse.	of
2	[]	No Contact Order Do not directly or indirectly contact, phone, text, mail, e-mail, or communicate in any way with the Petitioner or any person listed on page 1 of this form.	
3	[]	Stay Away Order	
		[] Respondent is ordered to stay at least feet from petitioner.	
		[] Respondent is ordered to stay away from:	
		[] Petitioner's home:	
		(Street, City, State, ZIP)	_
		[] Petitioner's work:	
		(Street, City, State, ZIP)	_
		[] Respondent works at the same place as the petitioner. Respondent is not ordered to stay away from this location, but the following restrictions apply when petitioner and respondent are both there:	
		[] Petitioner's school:	
		(Street, City, State, ZIP)	_
		[] Respondent attends the same school as the petitioner. Respondent is not ordered to stay away from this location, but the following restrictions apply when petitioner and respondent are both there:	

	(Name of place, Street, City, State, ZIP)
	[] These places, which the people listed on page 1 go to often:
	Name of person
	Description of place and
	address (Street, City, State, ZIP)
	Name of person
	Description of place and address (Street, City, State, ZIP)
	Name of person
	Description of place and address (Street, City, State, ZIP)
	[] Other (specify):
]	No Guns or Other Weapons
	The Court finds by clear and convincing evidence that your use or possession of a weapor poses a serious threat of harm to the Petitioner or other family or household members designated on page 1 of this order. You cannot possess, have, or buy a gun or firearm or a of these weapons:
	Other:

Respondent was afforded both notice and opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322, 108 Stat. 1796, 18 U.S.C.A. 2265, this order is valid in all the United States, the District of Columbia, tribal lands, and United States

territories. This order complies with the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act.

Warnings to the Respondent:

- This is a court order. No one except the court can change it. If you do not obey this order, you can be arrested, fined, and face other charges.
- A violation of this order is a Class A Misdemeanor, punishable by up to 364 days in jail and a fine.

	This protective order expires in	n three years, or	this date	
		7-405) (date)		
	(Utah Code 78B-7	7-405)		
	The Court fills out b	elow		
Commissioner's or Judge	e's signature may instead appear at the to	p of the first page of	this document.	
Data	Signature ▶			
Date	Commissioner			
Date	Signature ▶			
Date	Judge			
	The Respondent fills o	ut below		
By signing here, the R	espondent approves the form, and acc	epts service of this	s Protective Ord	er and
waives the right to be p	personally served.			
-	•			
Respondent's Address	5 :			
Street	City	State	Zip	

In the District Court of Utah		
Judicial District _	County	
Court Address		
	Order Denying Motion to Extend Dating Violence Protective Order (Utah Code 78B-7-405(4))	
Petitioner	(Otali Gode 105-1-403(4))	
V.	Case Number	
Respondent	Judge	
	Commissioner	
A hearing was held on (date). Respondent was given notice and an opportunity to be heard at the hearing. The following people were present at the hearing: [] Petitioner		
[] Petitioner's attorney (name) [] Respondent [] Respondent's attorney (name)		
The court reviewed the Motion to Extend Dating Violence Protective Order and (Choose all that apply.):		
[] received argument and evidence		
[] accepted the stipulation of the parties		
[] entered the default of respondent for failure to appear		
and makes the orders initialed below.		
The court finds:		
This court entered a dating violence protective order on (date), which expires on		

		(date).
2.	[]	The request to extend was filed after the protective order expired.
3.	[]	There is not a substantial likelihood the petitioner will be subjected to dating violence.
4.	[]	The petitioner did not show the respondent committed or was convicted of:
		[] a violation of the dating violence protective order the petitioner is asking to extend.
		[] dating violence offense after the protective order was issued.
The	court	orders:
5.	The	Motion to Extend Dating Violence Protective Order is denied.
		— The court completes this section —
Judge	or con	nmissioner's signature may instead appear at the top of the first page of this document.
Ü		
		Signature ▶
Date		Commissioner
		Signature ▶
Date		Judge
		— Respondent completes this section —
Deny	ing M	here, respondent approves the form, and accepts service of this Order lotion to Extend Dating Violence Protective Order and waives the right to ally served.
Resp	onden	t's Address
Resp	onden	t's Signature ►

Address (omit if safeguarded) City, State, Zip (omit if safeguarded) Phone (omit if safeguarded) I am [] Petitioner [] Petitioner's Attorney (Utah Bar #:) In the District Court of Utah Judicial District County Court Address Petitioner (person asking for protection) V. Request Motion to Extend Sexual Violence Protective Order (Utah Code 78B-7-505(3)) Hearing Requested		<u> </u>
Prone (omit if safeguarded) Prone (omit if safeguarded)	Name	
Phone (omit if safeguarded) I am [] Petitioner [] Petitioner's Attorney (Utah Bar #:) In the District Court of Utah	Address (omit if safeguarded)	
In the District Court of Utah	City, State, Zip (omit if safeguarded)	<u> </u>
In the District Court of Utah	Phone (omit if safeguarded)	_
In the District Court of Utah	Thore (ome ii saleguarded)	
In the District Court of Utah	Email (omit if safeguarded)	_
Judicial DistrictCounty Court Address	I am [] Petitioner [] Petitioner's Attorne	ey (Utah Bar #:)
Petitioner (person asking for protection) W. Respondent Case Number Judge Commissioner 1. I ask the court to extend the sexual violence protective order issued on (date), which expires on (date). 2. I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence	In the Dist	rict Court of Utah
Petitioner (person asking for protection) W. Hearing Requested Case Number Judge Commissioner 1. I ask the court to extend the sexual violence protective order issued on (date), which expires on (date). 2. I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence	Judicial Dist	trict County
Petitioner (person asking for protection) W. Hearing Requested Case Number Judge Commissioner 1. I ask the court to extend the sexual violence protective order issued on (date), which expires on (date). 2. I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence	Court Address	
Case Number Judge Commissioner 1. I ask the court to extend the sexual violence protective order issued on	Petitioner (person asking for protection)	Violence Protective Order
Judge Commissioner 1. I ask the court to extend the sexual violence protective order issued on (date), which expires on (date). 2. I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence	V.	Hearing Requested
1. I ask the court to extend the sexual violence protective order issued on (date), which expires on (date). 2. I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence	Respondent	Case Number
 I ask the court to extend the sexual violence protective order issued on (date), which expires on (date). I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence 		Judge
(date), which expires on(date). 2. I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence		Commissioner
 I ask to extend the sexual violence protective order because (Choose one): [] There is a substantial likelihood I will be subjected to sexual violence 	I ask the court to extend the sexu	ual violence protective order issued on
I ask to extend the sexual violence protective order because (Choose one):[] There is a substantial likelihood I will be subjected to sexual violence		_ (date), which expires on
[] There is a substantial likelihood I will be subjected to sexual violence		_ (date).
	2. I ask to extend the sexual violence	ce protective order because (Choose one):
	[] There is a substantial likeliho	

[] The res	pondent committed or was conv	icted of:				
 a violation of the sexual violence protective order I am asking to extend. 						
	[] a sexual violence offense after the sexual violence protective order was issued.					
Describ	Describe:					
			_			
3. I am filing thi	s request before the sexual viole	ence protective order has	expired.			
4. I request a h	earing.					
	penalty under the law of Utah that even					
Signed at						
Date	Signature ▶					
	Printed Name					
	Clerk's Certificate of S	Service				
certify that I served a cofollowing people.	ppy of this Request Motion to Extend S	sexual Violence Protective Ord	der on the			
Person's Name	Service Method	Service Address	Service Date			
	[] Mail [] E-filed [] Email					
	[] Mail [] E-filed [] Email					
	Signature ▶					
Date						

In the District C	ourt of Utah
Judicial District _	County
Court Address	
Petitioner	Order Extending Sexual Violence Protective Order (Utah Code 78B-7-505)
Petitioner	
V.	Case Number
Respondent	Judge
	Commissioner
A hearing was held on notice and an opportunity to be heard at the h	· , , .
The following people were present at the hea	ring:
[] Petitioner	
[] Petitioner's attorney	(name).
[] Respondent	
[] Respondent's attorney	(name).
The court reviewed the Request Motion to Ex (Choose all that apply.):	ttend Sexual Violence Protective Order and
[] received argument and evidence	
[] accepted the stipulation of the parties	
[] entered the default of respondent for fail	lure to appear
and makes the orders initialed below.	
The court finds:	
This court entered a sexual violence p	rotective order on
(date	e), which expires on

		(date	e).		
2.	[]	There is a substantial likelihood the violence.	ne petiti	oner will be subjected to se	xual
	[]	The respondent committed or w	as con	victed of:	
		[] a violation of the sexual vio	olence p	protective order petitioner is	asking
		[] a sexual violence offense a was issued.	after the	e sexual violence protective	order
3.		request to extend the sexual violer ual violence protective order expire		tective order was filed before	re the
The	court	orders:			
	•	st to extend the sexual violence pro ovisions initialed below.	otective	order is granted. Responde	ent must
		This extended protective orde	er expir	es in three years, on	
				(date)	
	ation o	f this order is a criminal Class A Mi	sdemea	anor, punishable by up to 36	64 days
5.	[] Personal conduct			
		pondent may not commit, try to cor ual violence against the petitioner c		•	m of
	Oth	er people protected by this section	(Relative	es or people who live with petition	ner.):
		Name	Age	Relationship to petitione	er

6.	[] No	conta	act order				
	Wa		the p	nay not contact, phone, text, mail, e etitioner and the people listed in pa rectly.				
7.	[] Sta	y awa	away order				
		[] a.	Stay at least	(distance) from petitioner.			
		[] b.	Stay away from petitioner's				
				[] home				
				[] work				
				[] school				
				[] place of worship				
				[] other:				
				ork:				
			So	chool:				
			_					
			Pla —	ace of worship:				
		[] d.	Stay away from the people listed i work, school, and place of worship	. • .			

	[] e.	Must comply with the following restrictions while at the work, school, and place of worship that respondent and the people in paragraph 5 have in common:
	[]] f.	Other (specify):
8. [] No v	vea	pons
	[-	The court finds there is clear and convincing evidence that respondent's use or possession of a firearm poses a serious threat of harm to the petitioner and the people listed in paragraph 5. Respondent cannot possess, have, or buy a firearm.
	[-	The court finds that respondent's use or possession of a weapon poses a serious threat of harm to petitioner and the people listed in paragraph 5. Respondent cannot possess, have, or buy any of these weapons:
	Resi	oona	dent may be subject to state or federal law making it a crime to

Respondent may be subject to state or federal law making it a crime to possess, transport, ship or receive any firearm or ammunition, including a hunting weapon.

Respondent was afforded both notice and opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322, 108 Stat. 1796, 18 U.S.C. Sec. 2265, this order is valid in all the United States, the District of Columbia, tribal lands, and United States territories. This order complies with the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act.

— The court completes this section —

Judge or commissioner's signature may i	nstead appear at the top of the first page of this document.
Date	Signature ▶
Zato	Commissioner
Date	Signature ▶
Date	Judge
By signing here, respondent appro	ent completes this section — oves the form, and accepts service of this Order tive Order and waives the right to be personally
Respondent's Signature ▶	

In the District Co	ourt of Utah
Judicial District	County
Court Address	
Petitioner	Order Denying Request Motion to Extend Sexual Violence Protective Order
- Guidenes	(Utah Code 78B-7-505)
V.	Case Number
Respondent	Judge
	Commissioner
A hearing was held on notice and an opportunity to be heard at the h	(date). Respondent was given earing.
The following people were present at the hear	ing:
[] Petitioner	
[] Petitioner's attorney	(name).
[] Respondent	
[] Respondent's attorney	(name).
The court reviewed the Request to Extend Se. (Choose all that apply.):	xual Violence Protective Order and
[] received argument and evidence	
[] accepted the stipulation of the parties	
[] entered the default of respondent for failu	ure to appear
and makes the orders initialed below.	

The court finds:

1. This court entered a sexual violence protective order on

2. (Choose all [] Exte the p [] The expir [] The The court order	sexual violence protective order has already been extended.
[] Exte the p [] The expir [] The	nding the sexual violence protective order is not necessary to protect etitioner or any of the people named in the order. request to extend was filed after the sexual violence protective order ed. sexual violence protective order has already been extended.
the p [] The expir [] The The court order	etitioner or any of the people named in the order. request to extend was filed after the sexual violence protective order ed. sexual violence protective order has already been extended.
expir	ed. sexual violence protective order has already been extended.
The court order	
	s:
The request to e	
	xtend the sexual violence protective order is denied.
	tterra tire coxaar victories protective craer is defined.
	— The court completes this section —
Judge or commission	ner's signature may instead appear at the top of the first page of this document.
Date	Signature ►
Date	Commissioner
	Signature ▶
Date	Judge
	— Respondent completes this section —
	respondent approves the form, and accepts service of this Order the Motion to Extend Sexual Violence Protective Order and waives ersonally served.
Respondent's Add	ress

	ring on Request t acate Protective C	Case Number County Judge Commissioner	State: Utah	
Petitioner (per	rson who asked for the	protective order):		
First	Middle	Last		
Respondent (person Petitioner aske	ed to be protected from):	
First	Middle	Last		
TO: Petitioner	and Respondent			
A court hearin	g has been sched	luled on the date	listed below.	
Respondent's Re c		porary Protective Or	uest to Dismiss Protectiv der [] Respondent's Req	
[] Petitioner's [] Respondent	Extend Protective Ord Request to Dismiss S's Request to Vacate S's Request to Dismis	<mark>Protective Order</mark> Temporary Protecti	ve Order Ssued more than 2 years	ago).
•	to the hearing, the Corney present at the ho		without listening to your	r side. You
Courthouse Addr	ress (Dirección del tribu	nal):		
Date (Fecha):		Time (Hora):	[] a.m. [] p	.m.
Room (Sala):				
Judge or Commis	ssioner (Juez o Comisio	onado):		
[] A copy of thi	is Notice of Hearing	was mailed to the Re	espondent at the followin	g address:

[] Respondent must notify the Petitioner by asking the sheriff or constable to hand-deliver a
copy of this Notice of Hearing and of Respondent's Request to Dismiss Protective Order OR
of Respondent's Request to Vacate Temporary Protective Order.
Notice of Hearing and a copy of the Request to Extend, Dismiss or Vacate Protective Order.
If the Respondent cannot provide Petitioner's address to the sheriff or constable, the court clerk will provide directions about what to do.
ciolik will provide directions about what to do.
Best place to serve Petitioner:
Petitioner's phone:
Signature ▶
Date
Clerk's printed name

Disability and Interpreter Services—Assistive listening systems, sign language and oral language interpreter services are available at no charge in protective order proceedings. Contact the clerk's office at least 5 days before your hearing.

Interpretation

If you do not speak or understand English, the court will provide an interpreter. Contact court staff immediately to ask for an interpreter.

ADA Accommodation

If you need an accommodation, including an ASL interpreter, contact court staff immediately to ask for an accommodation.

Interpretación

Si usted no habla ni entiende el Inglés el tribunal le proveeré un intérprete. Contacte a un empleado del tribunal inmediatamente para pedir un intérprete.

Adaptación o Arreglo en Caso de Discapacidad

Si usted requiere una adaptación o arreglo, que incluye un intérprete de la lengua de signos americana, contacte a un empleado del tribunal inmediatamente para pedir una adaptación.