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6. I reside at \_\_\_\_\_ and my spouse  
*your address, or if confidential, state a mailing address*  
resides at \_\_\_\_\_.  
*spouse's address*

7. This action for a divorce was commenced on \_\_\_\_\_. A  
*date index number was purchased*  
copy of the Summons with Notice is attached as **Exhibit A**. Action is being commenced simultaneously.

*(complete the following sections that apply to your situation)*

**REQUEST FOR A TEMPORARY ORDER OF PROTECTION**

8. Pending the hearing of the instant application and the further Order of this Court, I request that this Court issue a Temporary Order of Protection which would order \_\_\_\_\_ to remain at least 150 feet away from me, my home  
*spouse's name*  
and place of employment, and that \_\_\_\_\_ refrain from assault, stalking,  
*spouse's name*  
harassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against me and my family by any means, including but not limited to phone calls and other electronic means such as e-mail.

9. I believe I will be awarded an Order of Protection in this case because: (include details with names, dates and places of mental and physical abuse; include the most recent incident, the worst incident and the first incident)

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**REQUEST FOR A TEMPORARY ORDER OF PROTECTION FOR THE CHILD(REN)**

10. Pending the hearing of the instant application and the further Order of this Court, I also request that this Court issue a Temporary Order of Protection which includes protection for my child(ren), and which would order \_\_\_\_\_ to remain away from my child(ren), including my child(ren)'s home, school, *spouse's name* babysitter's home, and child care center, and that \_\_\_\_\_ refrain from assault, stalking, harassment, menacing, *spouse's name* reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against me and my child(ren) by any means, including but not limited to phone calls and other electronic means such as e-mail.

11. The child(ren) to be covered by the Temporary Order of Protection are:

| <u>Child's Name</u> | <u>Date of Birth</u> |
|---------------------|----------------------|
| _____               | _____                |
| _____               | _____                |
| _____               | _____                |
| _____               | _____                |



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14. It is in the child(ren)'s best interests to live with me.

**REQUEST FOR TEMPORARY CHILD SUPPORT**

15. A copy of my Statement of Net Worth is attached as **Exhibit B**. It details all of my monthly expenses, income and resources.

16. Upon information and belief, my spouse's last known income is approximately \$ \_\_\_\_\_ per year. My spouse works as a \_\_\_\_\_  
*amount* *spouse's last known occupation*

for \_\_\_\_\_ at \_\_\_\_\_  
*name of spouse's last known employer* *address of spouse's last employer, if known*

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17. Based upon my spouse's income, I respectfully request an award of temporary child support in accordance with the Child Support Standards Act.

**REQUEST FOR VISITATION**

18. I should have visitation with the child(ren) of the marriage, while the action is pending because:

(identify the child(ren) you seek visitation for and describe in detail your relationship with the children and your involvement in caring for and raising the children)

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19. It is in the child(ren)'s best interests that I visit them on a regular basis.

**REQUEST FOR TEMPORARY MAINTENANCE**

20. A copy of my Statement of Net Worth is attached as **Exhibit B**. It details all of my monthly expenses, income and resources.

21. Upon information and belief, my spouse's last known income is approximately \$ \_\_\_\_\_ per year. My spouse works as a \_\_\_\_\_  
*amount* *spouse's last known occupation*  
for \_\_\_\_\_ at \_\_\_\_\_  
*name of spouse's last known employer* *address of spouse's last employer, if known*  
\_\_\_\_\_.

22. As my Statement of Net Worth shows, my income is only \$ \_\_\_\_\_  
*state your income*  
from \_\_\_\_\_.  
*state your source of income*

23. I request an award of temporary maintenance to help me meet my monthly expenses in accordance with the standard of living that was established during the marriage.

**REQUEST FOR MEDICAL INSURANCE AND MEDICAL EXPENSES**

24. Upon information and belief, my spouse is provided through employment with medical insurance coverage for the family.

25. I ask this Court to order my spouse to continue to maintain this medical insurance coverage for me and my child(ren) during the pendency of this action. I also ask the Court to direct my spouse to provide me with the appropriate insurance identification cards, claim forms, plan description and information necessary to fully participate in the medical insurance plan.

26. In addition, I ask that the Court Order my spouse to pay the pro rata share of all medical, dental and pharmacy expenses that are not covered by insurance.

**REQUEST FOR LIFE INSURANCE**

27. I request that the Court Order my spouse to purchase and/or maintain in full force and effect a life insurance policy on my spouse's life in an amount sufficient to secure support obligations and naming me as the irrevocable beneficiary during the pendency of this action.

28. The life insurance policy will provide financial protection for myself and my child(ren) should my spouse die before support obligations end.

**REQUEST FOR EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE**

29. I request exclusive possession of the marital residence located at:

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*full address - street, apt. no, city, zip code*

30. We lived together in the marital residence from \_\_\_\_\_ to \_\_\_\_\_.  
*month & year/month & year*

31. The person who currently lives in the marital residence is: \_\_\_\_\_.  
*name*

32. I will suffer the following harm if exclusive possession of the marital residence is not awarded to me during the pendency of this action:

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**REQUEST FOR INJUNCTIVE RELIEF WITH RESPECT TO  
PROPERTY OF THE MARRIAGE**

33. I request an Order that would prevent my spouse from transferring, hiding or dissipating the property of the marriage (marital assets) during the pendency of this action.

34. The marital assets include, but are not limited to, the following:  
*(list assets accumulated during the marriage. Marital assets include, for example, houses, including rental property, cars, other vehicles, boats, household furnishings, art work, jewelry, interest in a business, bank accounts, pensions, retirement funds, tax refunds, etc.)*

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35. I believe that an Order that prevents my spouse from transferring, hiding or dissipating marital assets is necessary because:

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36. The property is marital property because it accumulated during the marriage, and I believe that I will ultimately be awarded an equitable share of the marital property.

37. If my spouse disposes of or hides or transfers any of the marital assets, I will be irreparably harmed because I will never be able to obtain my equitable share of the marital assets.

38. No prior application has been made for the relief requested herein.

**WHEREFORE**, I respectfully request that my Motion be fully granted.

\_\_\_\_\_  
*sign your name*

**Sworn to before me this \_\_\_\_\_ day  
of \_\_\_\_\_, 200\_\_**  
**(THIS AFFIDAVIT MUST  
BE NOTARIZED)**

**Print name, address and telephone no.**

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