

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address (omit if safeguarded)

\_\_\_\_\_  
City, State, Zip (omit if safeguarded)

\_\_\_\_\_  
Phone (omit if safeguarded)

\_\_\_\_\_  
Email (omit if safeguarded)

I am     Petitioner                       Petitioner's Attorney (Utah Bar #: \_\_\_\_\_)  
           Prosecutor                                      (Utah Bar #: \_\_\_\_\_)

In the Juvenile Court of Utah

\_\_\_\_\_ Judicial District \_\_\_\_\_ County

Court Address \_\_\_\_\_

State of Utah, in the interest of

\_\_\_\_\_  
Last name, first name

A minor  
 under     over 18 years of age, and  
 represented     not represented.

**Request for Pretrial Juvenile  
Delinquency Protective Order or to  
Change Order**

(Utah Code 78B-7-803)

\_\_\_\_\_  
Case Number

\_\_\_\_\_  
Judge

**1. I am:**

asking for a Pretrial Juvenile Delinquency Protective Order.

asking to change an existing Pretrial Juvenile Delinquency Protective Order. (if you are a victim, you will need to attach a Request for Juvenile Criminal (Dispositional) Protective Order Hearing form)

**2. Victim needing protection (protected person):** (Attach the Required Criminal (Dispositional) Protective Order Information – Juvenile form for this person.)

First name:	
Middle name or initial (if any):	
Last name:	

I ask to protect additional victims. Attached are the added Required Criminal (Dispositional) Protective Order Information - Juvenile forms that includes each additional victim's first and last name and relationship to the accused minor.

**3. Accused minor:**

First name:	
Middle name or initial (if any):	
Last name:	

**Request for Protective Orders**

I ask the court for the following orders. (Choose all that apply.)

**4.  No domestic violence or abuse**

Order the accused minor not to do any of the following to the protected person or any of the designated family or household members:

- threaten to commit or commit acts of domestic violence or abuse,
- harass,
- threaten,
- stalk,
- use, attempt to use, or threaten to use physical force that would reasonably be expected to cause bodily harm, or
- engage in any other conduct that would place the protected person or designated family or household members in reasonable fear of bodily injury.

Designated family or household members:

Name (include first and last name)	Relationship to the protected person

**5.  No contact or limited contact**

**Notice:** The accused minor will not violate the protective order by:

- attending a hearing with the protected person. But they must be a party to the case or a required witness.
- serving documents they file in court on the protected person. Service may not be in-person under any circumstances, but must otherwise be according to the Rules of Civil Procedure. It must also be civil and not threatening.

Order the accused minor not to harass, telephone, contact, or otherwise communicate with the protected person, directly or indirectly (includes email, text, social media, social media messaging or posts, mail, or other methods of contact).

The accused minor and the protected person share custody of one or more minor children. Order the accused minor to only contact the protected person to arrange visits with the children by the options below. Any approved communication must be civil and nonthreatening. (Choose the preferred method(s) of contact.)

Phone: \_\_\_\_\_

Text: \_\_\_\_\_

Email: \_\_\_\_\_

Third party person (name): \_\_\_\_\_

Contact information for third party person: \_\_\_\_\_

Other (specify): \_\_\_\_\_

For family related matters other than parent time, order the accused minor to only communicate with the protected person through the person listed below:

First name:	
Middle name or initial (if any):	
Last name:	
Phone or other:	

The accused minor and the protected person are working with the Division of Child and Family Services (DCFS) or the Divorce Mediation Program. Order the accused minor to only contact the protected person during case-planning, meetings, or program services with prior written

approval from program staff. Any approved communication must be civil and non-threatening.

**6.  Accused minor cannot live at protected person's residence**

- Order the accused minor to be removed from the protected person's residence and the premises. Order that the accused minor cannot live at the protected person's residence and the premises.
- Order the accused minor not to cancel or interfere with any utility service to the protected person's residence for at least 60 days from the day on which the pretrial protective order is issued.

(Choose one)

- Order the protected person to pay for the costs of the utility service for the protected person's residence.
- Order the accused minor to pay for the costs of the utility service for the protected person's residence.

- If the accused minor previously canceled utility services, they must restore services for the protected person's residence.

- Order the accused minor to pay for the costs of restoring the utility service for the protected person's residence.

**7.  Stay away**

**Notice:** The accused minor will not violate the protective order by:

- attending a hearing with the protected person. But they must be a party to the case or a required witness.
- serving documents they file in court on the protected person. Service may not be in-person under any circumstances, but must otherwise be according to the Rules of Civil Procedure. It must also be civil and not threatening.

Order the accused minor to stay away from:

- The protected person's residence;
- The protected person's school;
- The protected person's workplace;
- These other places frequented by the protected person and any designated family members (you must write an address if you ask the judge to order the accused minor to stay away from a specific place):

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(Street, City, State, ZIP)

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(Street, City, State, ZIP)

- Order the accused minor to stay away from the protected person if they encounter them at any other location not listed in this order. The accused minor must not communicate or have contact with the protected person and must leave. If leaving is not an option (such as at the accused minor's place of employment or at a required court hearing), the accused minor must move as far away as possible to avoid any confrontation.

**8.  Property Orders**

Order personal property to be transferred as follows:

To the accused minor:	To the protected person:

**9.  Monitoring programs**

- Order the accused minor to participate in and comply with an electronic monitoring program. (The accused minor's location is monitored with a wearable tracking device.)
- Order the accused minor to participate in and comply with a monitoring program (can include substance abuse testing, alcohol testing, supervised parent-time, etc.)

Requested program (describe):

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**10. [ ] Other orders**

Other orders requested. (List any other orders needed to protect the protected person and the protected person's immediate family or household members.)

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**11. [ ] Requested orders to agencies**

Order a law enforcement officer from:

\_\_\_\_\_ (police agency) to enforce the orders checked below:

- Remove and require the accused minor to stay away from the protected person's residence.
- Accompany the accused minor one time to get their personal property.
- Accompany the protected person to get their personal property.

**Petitioner**

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).

\_\_\_\_\_  
Date Signature ►  
Printed Name \_\_\_\_\_

or

**Prosecutor or attorney** (if applicable)

\_\_\_\_\_  
Date Signature ►  
Printed Name \_\_\_\_\_