UNOFFICIAL COPY

1		AN ACT	relating to protective orders.
2	Be i	t enacted b	y the General Assembly of the Commonwealth of Kentucky:
3		→ Section	n 1. KRS 403.740 is amended to read as follows:
4	(1)	Followin	g a hearing ordered under KRS 403.730, if a court finds by a
5		preponde	rance of the evidence that domestic violence and abuse has occurred and
6		may agai	n occur, the court may issue a domestic violence order:
7		(a) Res	training the adverse party from:
8		1.	Committing further acts of domestic violence and abuse;
9		2.	Any unauthorized contact or communication with the petitioner or other
10			person specified by the court;
11		3.	Approaching the petitioner or other person specified by the court within
12			a distance specified in the order, not to exceed five hundred (500) feet;
13		4.	Going to or within a specified distance of a specifically described
14			residence, school, or place of employment or area where such a place is
15			located; and
16		5.	Disposing of or damaging any of the property of the parties;
17		<u>(b) Aut</u>	thorizing, at the request of the petitioner:
18		<u>1.</u>	Limited contact or communication between the parties that the court
19			finds necessary; or
20		<u>2.</u>	The parties to remain in a common area, which may necessitate them
21			being closer than five hundred (500) feet under limited circumstances
22			with specific parameters set forth by the court.
23			Nothing in this paragraph shall be interpreted to place any restriction
24			or restraint on the petitioner;
25		<u>(c)</u> [(b)]	Directing or prohibiting any other actions that the court believes will be
26		of a	assistance in eliminating future acts of domestic violence and abuse, except
27		that	the court shall not order the petitioner to take any affirmative action;

Page 1 of 7

1		(\underline{d}) [(c)] Directing that either or both of the parties receive counseling services		
2		available in the community in domestic violence and abuse cases; and		
3		(e)[(d)] Additionally, if applicable:		
4		1. Directing the adverse party to vacate a residence shared by the parties to		
5		the action;		
6		2. Utilizing the criteria set forth in KRS 403.270, 403.320, and 403.822,		
7		grant temporary custody, subject to KRS 403.315; and		
8		3. Utilizing the criteria set forth in KRS 403.211, 403.212, and 403.213,		
9		award temporary child support.		
10	(2)	In imposing a location restriction described in subsection (1)(a)4. of this section, the		
11		court shall:		
12		(a) Afford the petitioner and respondent, if present, an opportunity to testify on		
13		the issue of the locations and areas from which the respondent should or		
14		should not be excluded;		
15		(b) Only impose a location restriction where there is a specific, demonstrable		
16		danger to the petitioner or other person protected by the order;		
17		(c) Specifically describe in the order the locations or areas prohibited to the		
18		respondent; and		
19		(d) Consider structuring a restriction so as to allow the respondent transit through		
20		an area if the respondent does not interrupt his or her travel to harass, harm, or		
21		attempt to harass or harm the petitioner.		
22	(3)	When temporary child support is granted under this section, the court shall enter an		
23		order detailing how the child support is to be paid and collected. Child support		
24		ordered under this section may be enforced utilizing the same procedures as any		
25		other child support order.		
26	(4)	A domestic violence order shall be effective for a period of time fixed by the court,		
27		not to exceed three (3) years, and may be reissued upon expiration for subsequent		

Page 2 of 7

1 periods of up to three (3) years each. The fact that an order has not been violated 2 since its issuance may be considered by a court in hearing a request for a reissuance 3 of the order. 4 Section 2. KRS 403.730 is amended to read as follows: 5 (1)(a) The court shall review a petition for an order of protection immediately upon 6 its filing. If the review indicates that domestic violence and abuse exists, the 7 court shall summons the parties to an evidentiary hearing not more than 8 fourteen (14) days in the future. If the review indicates that such a basis does 9 not exist, the court may consider an amended petition or dismiss the petition 10 without prejudice. 11 (b) Service of the summons and hearing order under this subsection shall be made 12 upon the adverse party personally and may be made in the manner and by the 13 persons authorized to serve subpoenas under Rule 45.03 of the Rules of Civil 14 Procedure. A summons may be reissued if service has not been made on the 15 adverse party by the fixed court date and time. 16 (2)(a) If the review under this section also indicates the presence of an immediate 17 and present danger of domestic violence and abuse, the court shall, upon the *filing of the petition*[upon proper motion], issue ex parte an emergency 18 19 protective order that: 20 1. Authorizes relief appropriate to the situation utilizing the alternatives set 21 out in KRS 403.740, other than awarding temporary support or 22 counseling; 23 2. Sets forth which communications, if any, as requested by the 24 petitioner, authorized and which communications are are 25 unauthorized; 26 *3*. Allows either party to retrieve his or her personal belongings from the parties' shared residence and directs law enforcement to assist, if 27

1				requested;
2			<u>4.</u>	Expires upon the conclusion of the evidentiary hearing required by this
3				section unless extended or withdrawn by subsequent order of the court;
4				and
5			<u>5.[</u> 3	-Does not order or refer the parties to mediation unless requested by the
6				petitioner, and the court finds that:
7				a. The petitioner's request is voluntary and not the result of coercion;
8				and
9				b. Mediation is a realistic and viable alternative to or adjunct to the
10				issuance of an order sought by the petitioner.
11			<u>Not</u>	hing in this paragraph shall be interpreted to place any restriction or
12			resti	raint on the petitioner.
13		(b)	If a	n order is not issued under this subsection, the court shall note on the
14			petit	ion, for the record, any action taken or denied and the reason for it.
15		→s	ection	3. KRS 456.060 is amended to read as follows:
16	(1)	Foll	owing	g a hearing ordered under KRS 456.040, if a court finds by a
17	preponderance of the evidence that dating violence and abuse, sexual assault, or			
18	stalking has occurred and may again occur, the court may issue an interpersonal			
19		prot	ective	order:
20		(a)	Rest	raining the adverse party from:
21			1.	Committing further acts of dating violence and abuse, stalking, or sexual
22				assault;
23			2.	Any unauthorized contact or communication with the petitioner or other
24				person specified by the court;
25			3.	Approaching the petitioner or other person specified by the court within
26				a distance specified in the order, not to exceed five hundred (500) feet;
27			4.	Going to or within a specified distance of a specifically described

1			residence, school, or place of employment or area where such a place is		
2			located; and		
3			5. Disposing of or damaging any of the property of the parties;		
4		<u>(b)</u>	Authorizing, at the request of the petitioner:		
5			<u>1. Limited contact or communication between the parties that the court</u>		
6			finds necessary; or		
7			2. The parties to remain in a common area, which may necessitate them		
8			being closer than five hundred (500) feet under limited circumstances		
9			with specific parameters set forth by the court.		
10			Nothing in this paragraph shall be interpreted to place any restriction		
11			or restraint on the petitioner;		
12		<u>(c)</u> [(b)] Directing or prohibiting any other actions that the court believes will be		
13			of assistance in eliminating future acts of dating violence and abuse, stalking,		
14			or sexual assault, except that the court shall not order the petitioner to take any		
15			affirmative action; and		
16		<u>(d)</u> [(e)] Directing that either or both of the parties receive counseling services		
17			available in the community in dating violence and abuse cases.		
18	(2)	In ir	posing a location restriction described in subsection (1)(a)4. of this section, the		
19		court shall:			
20		(a)	Afford the petitioner and respondent, if present, an opportunity to testify on		
21			the issue of the locations and areas from which the respondent should or		
22			should not be excluded;		
23		(b)	Only impose a location restriction where there is a specific, demonstrable		
24			danger to-the petitioner or other person protected by the order;		
25		(c)	Specifically describe in the order the locations or areas prohibited to the		
26			respondent; and		
27		(d)	Consider structuring a restriction so as to allow the respondent transit through		

Page 5 of 7

1			an area if the respondent does not interrupt his or her travel to harass, harm, or			
2			attempt to harass or harm the petitioner.			
3	(3)	An i	nterpersonal protective order shall be effective for a period of time fixed by the			
4		cour	t, not to exceed three (3) years, and may be reissued upon expiration for			
5		subs	subsequent periods of up to three (3) years each. The fact that an order has not been			
6		viola	violated since its issuance may be considered by a court in hearing a request for a			
7		reiss	reissuance of the order.			
8		⇒s	ection 4. KRS 456.040 is amended to read as follows:			
9	(1)	(a)	The court shall review a petition for an interpersonal protective order			
10			immediately upon its filing. If the review indicates that dating violence and			
11			abuse, stalking, or sexual assault exists, the court shall summons the parties to			
12			an evidentiary hearing not more than fourteen (14) days in the future. If the			
13			review indicates that such a basis does not exist, the court may consider an			
14			amended petition or dismiss the petition without prejudice.			
15		(b)	Service of the summons and hearing order under this subsection shall be made			
16			upon the adverse party personally and may be made in the manner and by the			
17			persons authorized to serve subpoenas under Rule 45.03 of the Rules of Civil			
18			Procedure. A summons may be reissued if service has not been made on the			
19			adverse party by the fixed court date and time.			
20	(2)	(a)	If the review under this section also indicates the presence of an immediate			
21			and present danger of dating violence and abuse, sexual assault, or stalking,			
22			the court shall, <i>upon the filing of the petition</i> [upon proper motion], issue ex			
23			parte a temporary interpersonal protective order that:			
24			1. Authorizes relief appropriate to the situation utilizing the alternatives set			
25			out in KRS 456.060;			
26			2. Sets forth which communications, if any, as requested by the			
27			petitioner, are authorized and which communications are			

Page 6 of 7

1		<u>u</u>	nauthorized;
2		<u>3.</u> E	Expires upon the conclusion of the evidentiary hearing required by this
3		S	ection unless extended or withdrawn by subsequent order of the court;
4		a	nd
5		<u>4.[3.]</u> I	Does not order or refer the parties to mediation unless requested by the
6		p	etitioner, and the court finds that:
7		a	. The petitioner's request is voluntary and not the result of coercion;
8			and
9		b	Mediation is a realistic and viable alternative to or adjunct to the
10			issuance of an order sought by the petitioner.
11		<u>Nothin</u>	ng in this paragraph shall be interpreted to place any restriction or
12		<u>restrai</u>	nt on the petitioner.
13	(b)	If an o	order is not issued under this subsection, the court shall note on the
14		petition	n, for the record, any action taken or denied and the reason for it.

Page 7 of 7