**5.83 Child Protective Order Language**

**Child Protective Order Language**

The Court issued a Child Protective order, stating:

* It appearing that the above-named child is within the purview of the Juvenile and Domestic Relations District Court law, and upon a petition/ motion of Henrico DSS, in an *ex parte* proceeding, based on petitions supported by an affidavit, it is established that the child may be subject to an imminent threat to life or health to the extent that delay for the provision of an adversary hearing would be likely to result in serious or irremediable injury to the child’s life or health.
* The child is not an Indian child as defined in 25 U.S.C. §1903(4) as no information is known or has been discovered that indicates the child is an Indian child. The Indian Child Welfare Act does not apply.
* The Court finds it necessary to protect the child’s life, health, safety and normal development. Therefore, the Court orders that **[INSERT NAMES]** are required to observe reasonable conditions as set forth below:
* To abstain from offensive conduct against the child or against a family or household member of the child or against any person to whom custody of the child is awarded.
* To cooperate in the provision of the following reasonable services or programs designed to protect the child’s life, health or normal development: **[INSERT SERVICES]**
* To allow Henrico Department of Social Services, GAL, and CASA to come into the child’s home at reasonable times selected by the investigatory entity.
* To refrain from the following contacts with the child: **[INSERT NAME OF CHILD]**.
* **[INSERT ANY ADDITIONAL ORDERS LISTED]**
* This order is set for review on **[INSERT DATE AND TIME]**.

**Child Protective Order – Family Abuse Language**

The Court issued a Protective Order – Family Abuse regarding Petitioner **[INSERT NAME]** and on behalf of minor family or household members: **[INSERT CHILD NAME]** vs. Respondent **[INSERT NAME].**

The Court ordered:

* The Respondent shall not commit acts of family abuse or criminal offenses that result in injury to person or property.
* The Respondent shall have no contact of any kind with the Petitioner except as follows: **[INSERT ANY EXCEPTIONS].**
* The Respondent shall have no contact of any kind with the family or household members of the Petitioner named above except as follows **[INSERT ALLOWABLE CONTACT].**
* Additional terms of this order are set forth on page two.
* This order shall remain in full force and effect until **[INSERT DATE].**
* The Petitioner is granted possession of the residence occupied by the parties to the exclusion of the Respondent. The residence is located at **[INSERT ADDRESS].** The Respondent shall immediately leave and stay away from the residence; however, no such grant of possession shall affect title to any real or personal property.
* Until further order, being necessary for the protection of the Petitioner and family or household members of the Petitioner, **[INSERT ANY ORDERS REGARDING CUSTODY AND VISITATION].**
* The Petitioner is granted temporary exclusive possession or use of a motor vehicle jointly owned by the parties or owned by the Petitioner alone, described as follows: **[INSERT]**
* The Respondent shall provide suitable alternative housing for the Petitioner and family or household members as follows: **[INSERT]**
* The Respondent shall pay deposit(s) to connect or restore necessary utility service(s) in the alternative housing, specifically, **[INSERT].**
* The Respondent shall participate in the following treatment, counseling or other program: **[INSERT SERVICES].**
* The Petitioner is granted possession of the companion animal described as **[INSERT]**.
* The Petitioner and family or household members of the Petitioner is/are granted exclusive use and possession of a cellular telephone number or electronic device, as follows: **[INSERT]**.
* It is further ordered that: **[INSERT ANY ADDITIONAL ORDERS]**
* Final judgment having been rendered on appeal from the juvenile and domestic relations district court, this matter is remanded to the jurisdiction of the juvenile and domestic relations court pursuant to Va. Code § 16.1-297.