

## IN THE FAMILY COURT OF ST. LOUIS COUNTY, MISSOURI

		,	
Judge or Division:		CASE NUMBER	
PETITIONER		Petitioner's Attorney/Address/Telephone or Petitioner's Address/Address/Telephone if pro se:	
SSN#	VS.		
(Last Four Digits Only)			(DATE FILE STAMP)
RESPONDENT		Respondent's Address/Telephone	
SSN#			
(Last Four Digits Only)			
	MOTI	ON FOR FAMILY ACCESS ORDE	R
(My name i	s)	(and I) was aw	varded custody/visitation rights in the
judgment of disso	lution, legal separation	on or paternity order for custody, visitat	ion, or third party custody dated
		en denied/interfered with by de the specific facts, including dates and time	, withou
order.)	se acis. (Flease provid	te the specific facts, including dates and time	e which are in violation of the courts
,			
Durayant to Saction	452 400 7 DSMo Lro	quant that the court find that	
without good cause		quest that the court find that	(name)
(check boxes that a			(13)
☐ Violated the ord	der for custody.		
☐ Violated the ord	der for visitation.		
	der for third party custo	dy.	
I request that _	(1)	be ordered to:	
☐ Provide a comp	ensatory period of visit	ame) ation, custody or third party custody not less t	han the period of time denied as set
		the importance of providing the child with a co	ontinuing and meaningful relationship
with both parer	its.		
☐ Pay a fine of up	to \$500.		

☐ Pay reasonable expenses incurred as a result of denial or interference with custody or visitation, including attorney's fees

and cost of the proceeding to enforce visitation, custody, or third party custody as set forth in "other" below:

Post bond or security to ensure future compliance with the court's order.Pay the cost of counseling to re-establish the parent-child relationship.

□ Other\_\_\_\_

## **Notice to Petitioner/Respondent**

AT THE INITIAL COURT SETTING, YOU WILL ATTEND A BRIEF ORIENTATION SESSION FOR ALTERNATIVE DISPUTE RESOLUTION ("ADR") SERVICES, WHERE COURT STAFF WILL ASSIST YOU IN RESOLVING THE PROBLEMS THAT LED TO THE FILING OF THIS MOTION. FURTHER SESSIONS MAY ALSO BE SCHEDULED, IF APPROPRIATE. THERE IS NO COST FOR THE ADR SERVICES.

Notice to	
	(name)

PURSUANT TO SECTION 452.400, RSMO, YOU ARE REQUIRED TO RESPOND TO THE CIRCUIT CLERK WITHIN TEN DAYS OF THE DATE OF SERVICE. FAILURE TO RESPOND TO THE CIRCUIT CLERK MAY RESULT IN THE FOLLOWING:

- 1) AN ORDER FOR A COMPENSATORY PERIOD OF CUSTODY, VISITATION OR THIRD-PARTY CUSTODY AT A TIME CONVENIENT FOR THE AGGRIEVED PARTY NOT LESS THAN THE PERIOD OF TIME DENIED;
- 2) PARTICIPATION BY THE VIOLATOR IN COUNSELING TO EDUCATE THE VIOLATOR ABOUT THE IMPORTANCE OF PROVIDING THE CHILD WITH A CONTINUING AND MEANINGFUL RELATIONSHIP WITH BOTH PARENTS:
- 3) ASSESSMENT OF A FINE OF UP TO FIVE HUNDRED DOLLARS AGAINST THE VIOLATOR;
- 4) REQUIRING THE VIOLATOR TO POST BOND OR SECURITY TO ENSURE FUTURE COMPLIANCE WITH THE COURT'S ORDERS;
- 5) ORDERING THE VIOLATOR TO PAY THE COST OF COUNSELING TO RE-ESTABLISH THE PARENT-CHILD RELATIONSHIP BETWEEN THE AGGRIEVED PARTY AND THE CHILD;
  AND
- 6) A JUDGMENT IN AN AMOUNT NOT LESS THAN THE REASONABLE EXPENSES, INCLUDING ATTORNEY'S FEES AND COURT COSTS ACTUALLY INCURRED BY THE AGGRIEVED PARTY AS A RESULT OF THE DENIAL OF CUSTODY, VISITATION, OR THIRD PARTY CUSTODY.

Your response to this motion must be in writing and must be filed with the clerk of the court noted on this motion.