STATE OF CONNECTICUT

COURT OF PROBATE

 [Type or print in black ink. File in duplicate.]

 TO: COURT OF PROBATE, DISTRICT OF
 DISTRICT NO.

 IN THE MATTER OF [Name, address where residing, and zip code.]
 MINOR CHILD'S BIRTH DATE

 Hereinafter referred to as the minor child.
 The minor child is the subject of a pre-existing child support order.

 HEREINATE [Name, address, zip code, telephone number, and legal status of petitioner (e. g. adult relative, counsel for minor). If adult

PETITIONER [Name, address, zip code, telephone number, and legal status of petitioner (e. g. adult relative, counsel for minor). If adult relative, also give social security number and date of birth. If counsel for minor, also list juris number.]

PARENT(S)/GUARDIAN(S) [Name(s), address(es), zip code(s), and telephone number(s). Indicate parent/guardian to be removed/ terminated. If parent, state social security number and date of birth.]

MINOR CHILD IS PRESENTLY IN THE CUSTODY OF: [Name, address, zip code, and telephone number. State relationship to minor child.]

THE PETITIONER REPRESENTS that:

An application is pending in this court for the removal of one or both parents as guardians or for the removal of the guardian of said minor child; OR

LAn application is pending in this court for the termination of parental rights with respect to said minor child; OR

The petitioner has reasonable grounds to believe that said minor child has no guardian of his or her person.

THE PETITIONER FURTHER REPRESENTS that:

The minor child is in the custody of a person other than the parent or other guardian, [If this box is checked, Custodian's Affidavit, PC-510, must be filed with this application.] AND

The child was not taken or kept from the parent(s) or guardian(s), AND there is a substantial likelihood that the child will be removed from this jurisdiction prior to a hearing for temporary custody; OR

To return the child to the parent(s) or guardian(s) would place the child in circumstances that would result in serious physical illness or injury, or the threat thereof, or imminent physical danger prior to a hearing for temporary custody; OR

The minor child is hospitalized as a result of serious physical illness or serious physical injury and is in need of immediate medical or surgical treatment, the delay of which would be life-threatening, AND the parent(s) or guardian(s) refuses to consent or is unable to consent to such treatment. [*If this box is checked, certificates from two physicians, PC-550, must be filed with this application.*]

OR

The minor child is in the custody of the parent(s) or guardian(s), AND the minor child has suffered from serious physical illness or serious physical injury and is in need of immediate medical or surgical treatment, the delay of which would be life-threatening, AND the parent(s) or guardian(s) refuses to consent or is unable to consent to such treatment.

THE PETITIONER FURTHER REPRESENTS that:

The minor child has been abandoned by the parent or other guardian in the sense that the parent or other guardian has failed to maintain a reasonable degree of interest, concern, or responsibility for the minor's welfare; OR

The minor child has been denied the care, guidance, or control necessary for physical, educational, moral, or emotional well-being as a result of acts of parental commission or omission, as defined by law. C.G.S. §45a-610.

AND THESE ACTS PLACE THE HEALTH OR WELFARE OF THE MINOR CHILD IN DANGER.

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THE PETITIONER ALLEGES the following specific actions, omissions, etc. that place the health or welfare of the minor child in danger. Included are dates, times, and places.

[To give further details, use Second Sheet, PC-180.]

THE PETITIONER FURTHER REPRESENTS that there is $a \square no \square$ proceeding pending or contemplated in another court affecting the custody of said minor child to the best knowledge and belief of the petitioner. C.G.S. §52-231a. [*If such proceeding is pending or contemplated, complete and attach form JD-FM-164, Affidavit Concerning Children.*]

THE PETITIONER FURTHER REPRESENTS that it is in the best interest of said minor child that immediate temporary custody of said minor child be granted to a proper person as provided in C.G.S. §45a-607, pending the determination of the aforesaid matter.

WHEREFORE THE PETITIONER REQUESTS that an order for immediate temporary custody for said minor child be granted