AOC-203

Doc. Code: OG or OD

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Commonwealth of Kentucky



Case No				
Court	☐ District	□ Family		
County				
Division	າ			

Court of Justice www.courts.ky.gov			
	ORDER □ GRANTING □ DENYING	Division	
(RS 402.205; 402.210	PERMISSION TO MARRY		
IN RE	, Petitioner		
A Minor Child 17 Years of	of Age		
☐ The Court has received the custodian, as required by Ki	e Affidavit of Consent completed by Petitione RS 402.205(1)(c).	er's parent(s), guardian, or legal	
reviewed documentation submitted in	ermission to Marry, the Court having considered support thereof, the Court having conducted res to ensure that representations made by Pery:	an evidentiary hearing in this matter	
emancipates Petitioner, who shall be constitutional or statutory age require	ssion to Marry. This Court's order removes to considered to have all the rights and responsiments, including but not limited to voting, the utto him or her because of his or her age, purs	bilities of an adult, except for specific use of alcoholic beverages, and other	
 Petitioner has confirmed that of parties to a marriage and 	he or she has been provided with a fact sheet co of emancipated minors.	oncerning the rights and responsibilities	
	e following additional orders and/or imposes tunder the circumstances for Petitioner's prote		
		-	
DENIES the Detition for Dormio	cion to Mayor for the following recon(s):	phony all that apply)	
	sion to Marry for the following reason(s): (песк ан татарру)	
-	the parties is more than four (4) years;		
532.045 with respect to Peti		·	
The intended spouse has p order.	reviously been enjoined by a domestic viole	nce order or interpersonal protective	
	een convicted of or entered into a diversion pro defined in KRS 17.500, at the time of the offen		
	een convicted of or entered into a diversion pr 506, 507, 507A, 508, 509, 510, 529, 530, or 5		
	The Court has determined, by a preponderance of the evidence, that Petitioner was a victim and that the intended spouse was the perpetrator of a sexual offense against Petitioner under KRS 510.040, 510.050, 510.060, 510.110, 510.120, or 510.130.		
The Court has determined, b is present.	y a preponderance of the evidence, that abuse	, coercion, undue influence, or duress	
☐ The Court has determined	that it would otherwise not be in Petitioner's	best interest to grant the Petition for	
Permission to Marry, as follo	ows:		
		······································	
SO ORDERED this day of	, 2		
	 Judge		

Notice to Petitioner: A marriage license shall not be issued by the County Clerk for at least 15 days from the date of this Order. KRS 402.210(3)(b).