FILING FOR A RESTRAINING ORDER

UNDER THE FAMILY ABUSE PREVENTION ACT (FAPA)

IMPORTANT NOTE: PROCEDURES FOR GETTING RESTRAINING ORDERS VARY FROM COURT TO COURT. CHECK WITH YOUR LOCAL COURT FOR MORE INFORMATION.



WHAT IS A RESTRAINING ORDER?

A restraining order is a court order to protect your physical safety. It can tell the other person (the "respondent") to move. The order can also specify locations where the respondent cannot go. The *Petition* includes other things that you can ask for if you think they will help you stay safe. You can ask the court to order that the respondent cannot have guns.

A restraining order can order *temporary* custody and parenting time. To get long-term custody and parenting time orders, including child support, you will need to file a family law case, such as a divorce or a custody case. Check with your court for forms to file a family law case or go to <u>www.courts.oregon.gov</u>.

1.	Age	You and the respondent must both be at least 18 years old or		
		 If you are younger than 18, the respondent must be at least 18 and be your current or former spouse or Registered Domestic Partner or someone who has (or had) a sexually intimate relationship with you 		
2.	Relationship	 The respondent must be: your current or former spouse or Registered Domestic Partner or someone you live with in a sexually intimate relationship (or used to) or someone you have a sexually intimate relationship with (or did within the past 2 years) or related to you by blood, marriage, or adoption or 		
3.	Abuse	 the parent of your child In the last 180 days*, the respondent must have: physically injured you or tried to physically injure you or made you afraid that he or she was about to physically injure you or made you have sexual relations against your wishes by using force or threats of force 		
	does not count a	eriod when the respondent was in jail or lived more than 100 miles from your home at as part of the 180-day period. This means you may still be able to get a restraining it has been more than 180 days since you were abused.)		
	Ongoing Danger	You must be in ongoing danger of abuse very soon ("imminent danger"). The respondent must be a threat to the physical safety of you or your children.		

WHAT ARE THE REQUIREMENTS FOR GETTING A RESTRAINING ORDER?

NOTE: A judge may not give you a restraining order solely to get a temporary custody order or for threats to take your children, rudeness, or meanness without physical threat to you.

WHERE DO I FILE FOR A RESTRAINING ORDER?

File in the county where either you or the respondent lives. File at the Circuit Court courthouse. Go to <u>www.courts.oregon.gov/courts/Pages/default.aspx</u> to find court contact information. **NOTE:** your address may be closer to a court in a different county, and some towns may be in 2 counties. Call the court or talk to a lawyer if you are not sure where to file.

HOW MUCH DOES IT COST?

There is no cost to file for a restraining order

HOW DO I FILL OUT THE PAPERS TO GET A RESTRAINING ORDER?

Use blue or black ink and print clearly. Answer each question carefully and truthfully. Your court may have a facilitator or advocate available to help you with the forms. They cannot answer legal questions. BE SURE TO FILL IN THE "COUNTY" SPOT AT THE TOP OF EACH FORM.

File the following forms:

- Petition for Restraining Order to Prevent Abuse
- Confidential Information Form (CIF)
 - File one for you and one for the respondent. This form is confidential meaning that no one but the person it's about can see it. Do not put the confidential information in any other form.
- Notice of Filing of Confidential Information Form (CIF)
- Restraining Order to Prevent Abuse
- Address and phone number You must give the court a contact mailing address and phone number where the court and sheriff can reach you. Your contact address must be in the state where you live. This information will be public and the respondent will also see it. You do NOT have to use your residential address or phone number. If you don't want the respondent to know where you live or have your phone number, you can use a safe contact address and contact phone number.
 - The court will assume you receive all communications at the contact address and phone number. Make sure you check both regularly so you know if the court has set hearings or needs information from you. If you do not appear for a hearing, any order may be changed or your case may be dismissed completely.
- Other cases The court needs to know if there are any other restraining order or family cases between you and the respondent, whether they are pending or have been completed. Be prepared to give as much information as you have about any other cases.
- Parentage Parentage (who the parents of the minor children are) must be legally established before you can use these forms if you want the court to order custody, parenting time, or child support for minor children.

- Parentage is established if both biological parents sign and file a birth certificate or Voluntary Acknowledgment of Paternity (a statement that says who the parents are) with the State Registrar of Vital Statistics. This is usually signed in the hospital when the child is born.
- Parentage can also be established through the Oregon Child Support Program or through the courts before you file these forms. Contact the Oregon Child Support Program (www.oregonchildsupport.gov) or a lawyer.
- Parentage is presumed if you and the other parent were married at the time of the child's birth or if the child was born within 300 days after the marriage ended. This presumption can be rebutted (challenged).
- The Restraining Order to Prevent Abuse Fill out the order with the terms you want the court to grant. The terms must be the same as what you put in the *Petition*. Do not write in the right-hand column that says "Judge's initials." If the *Restraining Order* is granted, the judge may make changes or additions and will initial the terms that are included. You will get a copy of the *Order* after it is signed.

WHAT HAPPENS AFTER I FILL OUT THE PAPERS?

When you file your *Petition*, the clerk will tell you when and where to go for your hearing. The judge will look over your papers and may ask you questions. If the judge grants your restraining order, court staff will make copies for you.

You will need to have one copy delivered ("served") to the respondent by a sheriff's deputy. The court will send the *Order* to a sheriff for service.

You can also have a private process server or any competent¹ adult serve the *Order*, as long as the server lives in the state where the papers are served. **You** <u>cannot</u> serve the papers **yourself**. The server is required to complete a certificate of service and file it with the court. There is a form in the packet, but some servers use their own forms. Talk to the court clerk about ways to get the respondent served. The respondent cannot be punished for violating the restraining order until after service.

The respondent has **30 days** from the date of service to request a hearing objecting to ("contesting") the restraining order. If the respondent does not request a hearing, the restraining order will stay in effect. After the 30 days, the only type of hearing a party can request is to change custody and parenting time, respondent's removal from the home, respondent's restrictions from other places, or contact between you and respondent.

In a few cases, the judge may set an "Exceptional Circumstances" hearing to get more information about custody. The date and time of the hearing will be written on the first page of the Order.

WHAT IF THE RESPONDENT REQUESTS A HEARING?

If the respondent does request a hearing, it will be held very quickly. You may have as little as 2 days to prepare. If the hearing is scheduled more than a few days away, the court will send you notice of the time and date of the hearing in the mail. If there is not enough time to mail you a notice, the court may contact you by phone. **Be sure the court**

¹ "Competent" means that a person who can understand, remember, and tell others about an event

always has your current contact address and contact phone number so you get notice of any hearing. You also can call the court to see if a hearing has been set.

You must go to all scheduled hearings or the order may be dismissed. If you cannot go to a hearing due to an emergency, call the court clerk right away. It may be helpful to have a lawyer represent you at the hearing, but it is not required. You may be able to appear by phone or video in some courts. Contact the court for more information.

If you are worried about your safety, you can ask for a sheriff's deputy to be present in the courtroom. Call the court before the hearing.

If the court scheduled an Exceptional Circumstances hearing, any objections the respondent has will be heard at that hearing.

The purpose of the hearing is to decide if the restraining order will remain in effect, and if so, whether it will change in some way. The judge may decide not to change the order even if both sides agree that they want the same changes.

At the hearing, you must prove that you have been abused and that you are in danger of further abuse. Be ready to give your own testimony, call witnesses, and give the judge any evidence you have (such as photos of your injuries). In some cases, if the restraining order stays in effect, it will be against the law for the respondent to have guns.

HOW LONG DOES A RESTRAINING ORDER LAST?

A restraining order lasts for 2 years from the date the judge signed it, unless it is dismissed or cancelled by the court.

Orders can be renewed for 2 years at a time, if the judge believes you are likely still in danger. To renew the order, you must file paperwork *before* the order ends. Forms to renew a restraining order are available at the court or online (*see below*).

WHAT CAN I DO IF THE RESPONDENT VIOLATES (DOES NOT FOLLOW) THE RESTRAINING ORDER AFTER SERVICE?

You can call the police (**call 911**). The officer must arrest the respondent if the officer believes a violation happened. If the court finds a violation, the respondent can be fined, put on probation, or put in jail.

A restraining order does not guarantee your safety. You can take other steps to stay safe. A domestic violence or sexual assault program can help. For information about domestic violence resources, please visit our website - <u>www.courts.oregon.gov/dv</u>

WHAT IF I WANT TO DROP THE RESTRAINING ORDER?

You must file papers at the courthouse to ask the judge to dismiss the order. The order remains in effect until the judge dismisses it. It is up to the judge to decide whether to dismiss the order. It may take a few days for law enforcement to get notice of the dismissal.

CAN I CHANGE THE TERMS OF THE RESTRAINING ORDER?

OJD Official (Jan 2024)

Any time after a restraining order has been entered, you or the respondent can file papers to ask the court to modify (change) or remove terms affecting custody and parenting time, respondent's removal from the house, respondent's restrictions from other places, or contact between you and the respondent. Forms to modify a restraining order are available at the courthouse or online (*see below*). If you ask for a change that removes or makes a term less restrictive, the judge may sign an order changing the terms without requiring a hearing. Otherwise, the judge will sign an order for the other party to appear ("Order to Show Cause"). Some courts set a hearing when you file the papers. Some courts do not set a hearing until the respondent has been served and given 30 days to respond. Check with the court that issued the order to be sure you follow the right process.

DO I NEED A LAWYER?

If you have questions about how the law works or what it means, you may need to talk to a lawyer. You are not required to have a lawyer to obtain the restraining order, but you can have a lawyer represent or help you if you wish. If you need help finding a lawyer, you may call the Oregon State Bar's Lawyer Referral Service at 503.684.3763 or 800.452.7636. If you believe you cannot afford a lawyer, ask court staff if your area has a legal services (legal aid) program that might help you.

WHAT IF I NEED AN ACCOMMODATION OR AN INTERPRETER?

If you have a disability and need an accommodation, or you are unable to speak English and need a foreign language interpreter, you must tell the court as soon as possible, but at least four days before your hearing. Tell the clerk that you have a disability and what type of assistance you need or prefer, or which language you speak.

> <u>COURT FORMS</u> Forms that can be used in all Oregon courts are available here: <u>www.courts.oregon.gov/forms</u>

It is best that you carry a copy of the restraining order with you at all times

Petitioner v.	Case No: PETITION FOR RESTRAINING ORDER TO PREVENT ABUSE
Respondent (Person to be restrained)	(Family Abuse Prevention Act)
I need an interpreter: Spanish Russ	ian 🗌 other:
 You must provide complete and truth may cancel the restraining order. The contact Address and Telephone Nutrient 	urt may also hold you in contempt. Imber : If you don't want Respondent to number, use a contact address and telepho
n the Petitioner. I declare that the following 1. Residency I live in the county of Respondent lives in the county of 2. Age of Partics	, state of
 2. Age of Parties Petitioner: Respon 3. Relationship Respondent: (check all that apply) is or was my spouse or Registered Dor 	ndent <i>(must be 18 or older)</i> : mestic Partner (RDP)
 is related to me by blood, marriage, or lives or has lived with me in a sexually (dates, from - to) has a sexually intimate relationship w is the parent of my child 	r adoption <i>(explain)</i> y intimate relationship
 4. Abuse within past 180 days (about 6 m Respondent has (check all that apply): caused me physical injury tried to cause me physical injury made me fear that I was about to be made me have sexual relations agait *The 180-day period is increased by any t prison, or lived more than 100 miles from Respondent was in jail or prison Dates (from - to) Respondent lived more than 100 Dates (from - to) 	e physically injured inst my will by force or threat of force <i>ime Respondent was in jail or</i> <i>your home</i> n D miles from my home

5. Incidents of Abuse

A. Describe the incidents of abuse that happened **within the past 180 days**, starting with the most recent incident

Date:	County, State:	
	ls about this incident:	
	I sought medical care <i>(describe):</i>	
Respondent 🗌 h	ad a weapon 🗌 was using drugs or a	lcohol (describe):
The police we	re called (<i>name</i>):	was arrested
Date:	County, State:	
	ls about this incident: —	
I was injured	I sought medical care <i>(describe):</i>	
Respondent 🗌 h	ad a weapon 🗌 was using drugs or a	lcohol (describe):
The police we	re called (<i>name</i>):	was arrested
Date:	County, State:	

Additional details about this incident:

Respondent 🗌 had a	weapon 🗌 was using drugs or alco	hol (describe):			
The police were ca	was arreste				
🗌 Additional pag	e attached labeled "Incidents of Abuse -	- 180 Days"			
. □ There are other i <i>(describe)</i> :	ncidents of abuse that happened m o	ore than 180 days age			
Date:	County, State:				
Date:	County, State: _				
Date:	County, State:				
Additional pag	Additional page attached labeled "Additional Incidents of Abuse"				
Describe any injuries, medical treatment, weapons, drug or alcohol use, and police involvement (including arrests) related to any of these incidents:					
	anger of future abuse by Respon				
Explain now or why near future:	y Respondent presents a threat to ye	our physical safety in th			

☐ I want the order to prohibit Respondent from possession or purchase of firearms or ammunition. Because of the abuse and danger detailed in this *Petition*, Respondent's having firearms affects my or my children's safety and welfare.

Additional information:

Respondent has firearms (or has easy access to firearms)

Respondent is already prohibited from possession or purchase of firearms or ammunition

8. Existing Restraining and Stalking Orders

There is a current restraining order or stalking order between Respondent and me

County and state: _____ Case #:_____

County and state: _____ Case #:_____

9. Other Family Cases

☐ There is another court case between Respondent and me for divorce (dissolution), annulment, separation, paternity, or custody and parenting time *(include pending or finished cases)*

County and state:	Case #:
County and state:	Case #:

10. Move-out Order

□ I want Respondent ordered to move out of the residence *(check all that apply)*:

- the residence is solely in my name
- Respondent and I jointly own *(or)* lease or rent the residence
- Respondent is my spouse or Registered Domestic Partner

11. Emergency Money

I want an order for emergency monetary assistance. I want a one-time payment of

JOINT CHILDREN

Minor Children of the Parties (under the age of 18 and not married or emancipated) 12. Name and Age

Name	Age

Additional page attached labeled "Additional Children"

13. Current Residence

The children live with:
me or
(name and address):

For how long? _____

14. Children's Residences – 5 years

List everywhere the children have lived in the past 5 years (starting with the most recent address) and a *current* contact address for each caretaker.

Dates From/To	County, State	Name of Parent/Caretaker	Contact Address of Parent/Caretaker	Which Children

Additional page attached

15. My children have continuously lived in Oregon for the six months before the filing of this *Petition*

☐ My children have **not** lived in Oregon continuously for six months, but my children and I live in Oregon now and I want the court to award me custody because of an emergency *(describe)*: ______

16. Unmarried Parents – Parentage (complete all that apply)

Parentage (who the legal parents are) has been established for both parties by:

- petitioner respondent giving **birth** to (names):
- filing a Birth Certificate or Voluntary Acknowledgment of Paternity form listing petitioner respondent as the parent of children (names): ______

- judicial order or administrative/agency order
 (court/agency name): ______ case number _____
 located in (county/state) ______
 re: petitioner respondent for children (list names): ______

17. Prior Cases

(if you have a copy of existing judgments or orders, bring them with you to your hearing)

a. There are no other court orders (besides child support) currently in effect regarding any of the children listed *(include juvenile cases)*

Case #:		
County and state:		

b. I have not participated as a party, witness, or in any other capacity in any other case concerning **custody or parenting time (visitation)** of the children

____ except: ______

18. Custody Assistance

☐ I believe that I will need the help of a peace officer to regain custody of my children from Respondent. The addresses where the children can most likely be found are listed on the proposed Order.

I believe the children are most likely to be found there because (explain):

19. Department of Human Services – Child Welfare (DHS)

DHS is involved with my children because *(explain)*:

20. A *Confidential Information Form* (CIF) has been completed and filed with the court clerk containing all required information that is identified as confidential by UTCR 2.130 for: □Petitioner □Respondent

NOTICE TO PETITIONER

You must notify the court of any change of address or phone number. All hearing notices will be sent to this address. The court may dismiss the restraining order if you do not appear at a hearing. **You do NOT need to use your residential address or phone number.** If you don't want Respondent to have your residential address or phone number, use a "contact address" and "contact phone number" so the court and the sheriff can reach you if necessary.

I ask the court to order my requests as marked on the Restraining Order to Prevent Abuse

I hereby declare that the above statements are true to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

Submitted by
Petitioner
Attorney for Petitioner

Date	Signature	
	Print Name	
Contact Address (use a SAFE addres	ss)	Contact Phone (use a SAFE number)
Attorney for Petitioner:		
Date	Signature	
OSB#	Name (prin	ted)
Address	City, State, ZIP	Phone

		Case No:	
and	Petitioner	COM	NFIDENTIAL
			MATION FORM Amended CIF
	Respondent	(Family)	Abuse Prevention Act) UTCR 2.130
Г	This document is not accessi	blo to the public or a	thor
	parties. Exceptions may app	•	biner
∎ File one CIF for each par			
Submitted by: 🗌 🛛	Petitioner 🗌 Respondent 🗌 d	other:	
Information abou	t (name):		
	(first, middle,	last)	
Pet	itioner 🗌 Respondent 🗌 other:	:	
Date o	f Birth:		
Respondent's Em	ployer's Name, Address, and	Phone [.] (not require	ed for Petitioner)
	pioyer 5 Hume, Muress, and	r none. (not require	
Minor children of	the parties:1		
Name:		te of Birth:	=

Additional page attached

¹ The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

		Case No:	
and	Petitioner	COM	NFIDENTIAL
			MATION FORM Amended CIF
	Respondent	(Family)	Abuse Prevention Act) UTCR 2.130
Г	This document is not accessi	blo to the public or a	thor
	parties. Exceptions may app	•	biner
∎ File one CIF for each par			
Submitted by: 🗌 🛛	Petitioner 🗌 Respondent 🗌 d	other:	
Information abou	t (name):		
	(first, middle,	last)	
Pet	itioner 🗌 Respondent 🗌 other:	:	
Date o	f Birth:		
Respondent's Em	ployer's Name, Address, and	Phone [.] (not require	ed for Petitioner)
	pioyer 5 Hume, Muress, and	r none. (not require	
Minor children of	the parties:1		
Name:		te of Birth:	=

Additional page attached

¹ The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

	Cas	se No:
and	Petitioner	NOTICE OF FILING OF CONFIDENTIAL INFORMATION FORM (CIF)
	Respondent	
		Amended CIF
		out the following parties to this case as applete a section for each party you filed
	t, Middle, Last): Information contained in C _ children's date of birth	IF (check all that apply):
🗌 date of birth [rst, Middle, Last): Information contained in C] children's date of birth me, address, and telephone	
Submitted by: 🗌 Petitioner 🗌 A	ttorney for Petitioner 🗌 Resp	ondent 🗌 Attorney for Respondent
Date	Signature	
OSB# (Attorneys only)	Name (print	ed)
Contact Address	City, State, ZIP	Contact Phone

	Case No:
Petitione	r
V.	CERTIFICATE OF SERVICE
Responden	nt (Family Abuse Prevention Act)
I, <i>(name)</i> . I am a competent p I am a competent p lawyer in this case, and not the employee of a party.	, declare that I am a resident of the state of person 18 years of age or older. I am not a party to or
I certify that on <i>(date)</i> at <i>(t.</i> I served the Respondent named above by delivering th <i>(address or location of service)</i>	he following documents in person to
I served true copies of the original <i>(check all that app</i> Restraining Order to Prevent Abuse and Petitio Order Renewing Restraining Order and Petitio Order to Show Cause re: Modifying Restraining Declaration in Support with the Notice to Respondent/Request for Hear Prevention Act Restraining Order, and Notice of Co	on for Restraining Order to Prevent Abuse on to Renew Restraining Order g Order and Motion for Order to Show Cause & ing, Instructions for Contesting a Family Abuse
Other (name all forms or documents served)	
I hereby declare that the above statements are I understand they are made for use as evidenc perjury.	
Date	Signature of Server
If person serving is NOT a sheriff or sheriff's deputy,	Print Name address and phone number of server:

TO PETITIONER AND RESPONDENT: (for court use only)

NOTICE OF EXCEPTIONAL CIRCUMSTANCES HEARING:

Date: _____ Time: _____ Courtroom: ____

Both parties must appear at this hearing. See Section 16 below for information.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF _____

v.

Petitioner

RESTRAINING ORDER TO PREVENT ABUSE

Case No:

Respondent (Person restrained)

(Family Abuse Prevention Act)

NOTICE TO RESPONDENT

Review this order carefully

- You must obey all of the provisions of this *Restraining Order*, even if Petitioner contacts you or gives you permission to contact them
- You may be arrested and subject to civil and criminal penalties if you violate this order
- This order is enforceable anywhere in Oregon and in every other state
- See the attached "Notice to Respondent" and "Request for Hearing" for information about your right to a hearing **and** for information about firearms and ammunition prohibition

THE COURT FINDS:

1. Relationship

The Petitioner and Respondent: (check all that apply)

- are or were spouses or Registered Domestic Partners
-] are related by blood, marriage, or adoption
- live or lived together in a sexually intimate relationship
- have a sexually intimate relationship (or did within the past 2 years)
 - and Petitioner is under 18, Respondent is over 18
- are the parents of a minor child

2. Incidents of Abuse

Respondent has abused Petitioner (as defined by ORS 107.705) within the past 180 days as provided in ORS 107.710. Respondent represents a credible threat to the physical safety of Petitioner or Petitioner's children. Petitioner is in imminent danger of further abuse.

3. Minor Children

This Order involves minor children

FAPA – Restraining Order Page 1 of 8

2.

Judge Initials 1.

OJD Official (Jan 2024)

A. Jurisdiction (for court use only)	3A
Oregon has jurisdiction over issues of custody and parenting ti the UCCJEA because: Oregon is the children's home state	ime under
Oregon was the home state within 6 months before Petition was filed. The children are not in Oregon, b (or person acting as a parent) lives in Oregon.	
Emergency grounds exist for the exercise of temporate the children are in Oregon and have been abandon children (or a parent) have been subjected to or thr abuse or mistreatment.	led, or the
Other:	
B. Prior Cases	3B
Existing Orders A previous custody, parenting time, guardianship, or juven dependency order exists The order was entered in: (state, tribe, or country):	
Pending Cases A custody, parenting time, guardianship, or juvenile depen case is pending in (state, tribe, or country):	
○ No Pending or Existing Orders No custody, parenting time, guardianship, or juvenile dependent case has been started or finished in any state, tribe, or councustody and parenting time provisions in this order are fine of the UCCJEA if Oregon becomes the children's home state	ntry. The al for purposes
C. 🗌 Interstate Judicial Communication Needed	3C
 A custody, parenting time, or child placement matter is PENDING in another state, tribe, or country or Oregon is exercising Temporary Emergency Jurisdiction the UCCJEA and another state, tribe, or country has en order regarding custody, parenting time, or child place 	n under ntered an
4. Emergency Monetary Assistance Emergency monetary assistance is necessary to provide for the saf welfare of Petitioner and any children in the care of Petitioner	4 • Tety and

THE COURT ORDERS:

	espondent is restrained (prohibited) from intimidating, molesting, interfering with, or menacing Petitioner , or attempting to do so, directly or through another person	1
	espondent is prohibited from intimidating, molesting, interfering with, or menacing minor children in Petitioner's care or attempting to do so, directly or through another person	2
-	Except as otherwise stated in this order, Respondent is prohibited from entering, attempting to enter, or remaining in the area within [] 150 feet or []feet of buildings and land at the following locations: (include names and addresses unless withheld for safety reasons) [] Petitioner's current or future residence :	3
	Petitioner's current or future business or place of employment :	
	Petitioner's current or future school :	
	Other:	
	Lespondent is prohibited from knowingly being or staying within 150 feet <i>or</i> of Petitioner except as otherwise ordered <i>(explain)</i> :	4
5. Con A.	tact Nothing in this restraining order prevents Respondent from appearing a participating in a court (or administrative) hearing (or other related le process) as a party or witness in a case involving the Petitioner. At th times, Respondent must stay at least 10 feet or (<i>initial:</i> feet away from the Petitioner and follow any additional protective ten ordered in that case.	egal lese
	Nothing in this order prevents Respondent from serving or provid documents related to a court (or administrative) case to the Petitioner is manner permitted by law. Respondent may not personally deli- documents to the Petitioner.	in a
В.	Except as otherwise ordered, Respondent is prohibited from contacting or attempting to contact Petitioner:	5B
	 in person, directly or through another person by private or commercial delivery, including mail, except court-ordered emergency monetary assistance, checks, or mon 	
FADA	Destroising Orden	66 • • • 1

 by email, social media, or any other electronic method, d or through another person by phone or text message exceptions to restrictions on contact (list name and purpose) 	-
6. □ Respondent is prohibited from entering, attempting to enter, remaining at, or removing the children from the children's current or future: □ day care provider □ school	6
7.	7•
 (address):	ondent's ions, e 8.
9. Demographies Emergency Monetary Assistance Respondent is ordered to pay Petitioner \$as emergency monetary assistance by the 45 th day after Respondent is served with this <i>Restraining Order</i> . Payment must be made by Deteck money order maile to (<i>SAFE contact address</i>):	
 10. Animals To prevent neglect and protect the safety of animals kept for service, therapy, protection or companionship, the court makes the following orders:	10
<u>CHILD CUSTODY</u> 11. Temporary Custody is ordered as follows	11

Child's Name	Age	Party to have custody
		petitioner respondent

		🗌 petitioner 🗌	respondent
		🗌 petitioner 🗌	respondent
		🗌 petitioner 🗌	respondent
	Additional page attached labeled "Additi	onal Custody Orders"	
a T iı	A peace officer of the county or city where the constitution of the county of the children of the children are most likely to be a set of the children are	ldren awarded above. nable force to that end, ic premises:	12
	<i>court use only)</i> Effect of Prior Custody On custody order has been entered in Case # <i>anty and state)</i> :		13
	 A. No changes are made. The existing order B. The custody and parenting time provision the existing order or judgment, but are necessary welfare of the children. The provisions of the until the order expires or is dismissed or matrix (<i>date</i>):, whichever happenet. 	ons of this order conflict we essary to protect the safety his order will remain in effe odified, or until	vith and
	<i>court use only</i>) Exceptional Circumstance Exceptional circumstances affecting custody order is entered at this time. Both parties are of a hearing (see hearing information on Page 1) Respondent's only chance to contest this order, hearing will be to consider the temporary custo and other issues that the Respondent may cont the court may cancel or change this order.	y exist, so no custody ordered to appear at). This hearing will be . The purpose of the ody of the parties' children,	14
	A. Until the Exceptional Circumstances Hearin residence and parental contact are as follow		14A - -
	PARENTING T	I <u>ME</u>	
	The parent not awarded temporary custody wil with the minor children because (<i>explain</i>):		

Parenting tin	hours p	atta	ched $or \square$ as (<i>Time</i>): ends or \square Ev (<i>Time</i>):	as follows: follows: from: (am/pm	
3 hours or Parenting tin Once per v Time): 1 st & 3 rd or rom: (day) o: (day)	hours p	atta to veeka	ched $or \square$ as (<i>Time</i>): ends or \square Ev (<i>Time</i>):	as follows: follows: from: (am/pm ery weekend	- - 16B.
Parenting tin Once per v Time): Ist & 3 rd or rom: (day) o: (day)	ne will be \square as week on (<i>day</i>) (am/pm) \square 2 nd & 4 th w	atta to veeke	ched or □ as (<i>Time</i>): ends or □ Ev (<i>Time</i>):	follows: from: (am/pm ery weekend)
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nd state):					_
No changes are The parenting t e existing order	e made. The exis time provisions or judgment, bu	sting of th ut are	order or judgr nis order conf l e necessary to	nent remains in e l ict with protect the safety	and
	Petitioner's main at the curb minutes or or returning th At another place <i>d returned</i>): t use only) Effe nting time order <i>nd state</i>): No changes are The parenting to e existing order	Petitioner's Respondent's r main at the curb (or in the drive minutes or minutes or returning the children. At another place (specify when d returned): t use only) Effect of Prior Pa nting time order has been enter and state): No changes are made. The exis The parenting time provisions e existing order or judgment, buildren. The provi	Petitioner's Respondent's residentiated in the curb (or in the driveway minutes or minutes for or returning the children. At another place (specify where the dreturned): t use only) Effect of Prior Parent in the time order has been entered in and state): No changes are made. The existing The parenting time provisions of the existing order or judgment, but are elfare of the children. The provisions	Petitioner's Respondent's residence. The other main at the curb (or in the driveway, if no curb) fo minutes or minutes for the sole purpe or returning the children. At another place (<i>specify where the children will</i> <i>d returned</i>): t use only) Effect of Prior Parenting Time Or nting time order has been entered in Case # <i>nd state</i>): No changes are made. The existing order or judge The parenting time provisions of this order confi e existing order or judgment, but are necessary to elfare of the children. The provisions of this restrai	ck up and return of the children will be as follows: Petitioner's Respondent's residence. The other parent may nain at the curb (or in the driveway, if no curb) for a maximum of minutes or minutes or

18. Immediate Firearms Prohibition

Respondent is immediately prohibited from **purchasing or possessing any firearms or ammunition** (*Event: FQOR*) 18.____

20.

19. Firearms Surrender (applies to all granted orders)

Respondent is ordered to surrender all firearms and ammunition according to the attached *Firearms Surrender and Return Terms*, which are incorporated and made part of this *Order* **19A.** Respondent is ordered to file a *Declaration of Firearms Surrender* with any required attachments according to the *Firearms Surrender and Return Terms*

FIREARMS NOTIFICATION

If Section 18 is initialed by the judge, you are immediately prohibited from purchasing or possessing any FIREARM, including a rifle, pistol, or revolver, and AMMUNITION (ORS 107.718(1)(h)).

Whether or not Section 18 is initialed, you will be prohibited from purchasing or possessing any firearms or ammunition under ORS 166.255 if:

- You request a hearing to contest this *Order* and the *Order* is not dismissed
- You request a hearing to contest this *Order* but then withdraw your request
- You request a hearing to contest this *Order* but do not attend the hearing

or

30 days pass after you were served with this *Order* and you do not request a hearing to contest this *Order*

Talk to a lawyer if you have questions about this

20. Other Orders

	=
	_
	_
	_
	_
	_
	_
1. No further service is necessary because Respondent appeared in person before the court	21
 SECURITY AMOUNT for violation of any provision of this Order is \$5,000 unless otherwise specified here: \$ 	22

OJD Official (Jan 2024)

The Petition for Restraining Order to Prevent Abuse is:

DENIED

Petitioner did not establish a claim for relief

Petitioner did not appear at the time set for the ex parte hearing on the petition
 Other:

GRANTED

> Criminal penalties for firearms possession apply as of the earliest of:

- 30 days from the date of service of this Order
- A hearing to contest this Order
 - Unless the judge dismisses or terminates this Order at the hearing. The Order After Hearing may contain updated firearms prohibitions.
- Respondent's withdrawal from a requested hearing to contest this *Order*
- If Section 18 is initialed by the judge, contempt penalties apply as of the date of service or other knowledge of this *Order*. See the "Firearms Notification" box above for information.

The provisions of this Restraining Order are in effect for a period of two (2) years from the date of the judge's signature *(unless renewed before it expires)* or until the order is dismissed, modified, or replaced, whichever occurs first

<u>CERTIFICATE OF COMPLIANCE WITH FULL FAITH AND CREDIT</u> <u>PROVISIONS OF VIOLENCE AGAINST WOMEN ACT</u>

(This is not a Brady Certificate)

This *Restraining Order* meets all full faith and credit requirements of the Violence Against Women Act, 18 U.S.C. 2265. This court has jurisdiction over the parties and the subject matter. Respondent is being afforded notice and timely opportunity to be heard as provided by the law of this jurisdiction. This order is valid and entitled to enforcement in this and all other jurisdictions.

Judge Signature:

Certificate of Readiness

This proposed order is ready for judicial signature because it is submitted \square **ex parte** as allowed by statute or rule; or \square in **open court** with all parties present

Submitted by
Petitioner
Attorney for Petitioner

Date

Signature

OSB# (attorneys only)

Name (printed)

Contact Address (use a SAFE address) City, State, ZIP

Contact Phone (use a SAFE number)

OJD Official (Jan 2024)

SERVICE INFORMATION

*** The Respondent will receive a copy of this information *** If you do not want Respondent to know your residential address or phone number, use a contact address in the state where you reside or a contact phone number so the court and the sheriff can reach you if necessary. Check for mail at this address frequently. The court will assume that you receive all notices sent to your contact address.				
PETITIONER	:(Name)		Female	e 🗌 Male
Residence/0	Contact Address (Use a safe	e address): Street	, Apartment, City, State, ZIP	County
Contact Phone	Number		(Use safe contact number)	
Age	Race/Ethnicity	Height	Weight	
Eye Color	Hair Colo	r		
RESPONDEN	T: (Name)		Female	e 🗌 Male
Residence Add	ress			County
Phone Number				
Age	_Race/Ethnicity	Height	Weight	
Eye Color	Hair Colo	or		
PLEASE FILL OUT THIS INFORMATION TO HELP WITH SERVICE OF THE RESTRAINING ORDER Where is Respondent most likely to be found?				
	ent have any weapons, or	access to weapon	s? (Explain):	
Has Responder			iolent crime? (<i>Explain</i>):	

NOTICE TO RESPONDENT AND REQUEST FOR HEARING

NOTICE OF EXCEPTIONAL CIRCUMSTANCES HEARING:

The court has scheduled an exceptional circumstances hearing about the temporary custody of your children on:

Date: ____

_____ Time: _____ Courtroom:__

See below for information about the "Exceptional Circumstances" hearing

THIS FORM MUST BE ATTACHED TO <u>ALL</u> COPIES OF THE *RESTRAINING ORDER*

Case#:

TO RESPONDENT: A *restraining order* has been issued by the court that affects your rights. The order is now in effect.

You have the right to contest the Restraining Order as set out in the paragraph checked below.

An "Exceptional Circumstance" Hearing Has Been Scheduled

(See the box on the top of this page, "Notice of Exceptional Circumstances Hearing")

The court has decided that there are exceptional circumstances affecting your children. The court has ordered a hearing to decide temporary custody. If you want to be heard on the issue of temporary custody or if you oppose the *Order* or any of its terms, you must appear at the date and time in the box above. This will be your **only** chance to oppose the *Order*. If you do not go to the hearing, the *Restraining Order* may remain in effect.

If you want an earlier hearing than the date above, complete the *Request for Hearing* form below and mail or deliver it to the address on Page 2.

An "Exceptional Circumstances" Hearing Has NOT Been Scheduled

(The box on the top of this page is BLANK)

If you oppose the Restraining Order, including any parenting time or custody order, complete the attached "*Request for Hearing*" form. Mail or deliver it to the address on Page 2.

A REQUEST FOR HEARING must be filed with the court **<u>within 30 days</u>** after you received the order. You must include your address and telephone number. At the hearing, a judge will decide whether the order should remain in effect, be changed, or dismissed. **If you do not go to the hearing, the restraining order may remain in effect.**

- The hearing will be held within 5 business days if you are contesting a custody order (not parenting time), or
- > within **21 calendar days** if you do not oppose a custody order

If no Exceptional Circumstances hearing date has been set and you do not request a hearing within 30 days, the restraining order will remain in effect as issued.

Enforceability of the Restraining Order

The *Restraining Order* you have received is in effect and remains in effect until the court changes (modifies) or dismisses it, or until it expires. The order may also be renewed upon a

finding that a person in the Petitioner's situation would reasonably fear further acts of abuse by you if the order is not renewed.

If you are arrested for violating this order, the security amount (bail) is \$5,000, unless a different amount is ordered by the court.

The order is enforceable in every county in Oregon. It is also enforceable in all 50 states, the District of Columbia, tribal lands, and territories of the United States. This includes any order renewing or changing this order.

Violation of the Restraining Order

Violation of any part of this order (or any order renewing or changing this order) is contempt of court. Contempt is punishable by a fine of up to \$500 or 1% of your annual gross income, whichever is greater, or a jail term of up to six months, or both. Other penalties may also be imposed.

FIREARMS PROHIBITIONS APPLY!

<u>Criminal Penalties for Firearms Possession</u> (ORS 166.255(1)(a))

You will be subject to criminal penalties for possessing firearms or ammunition effective the earliest of:

(1) 30 days after you were served with the *Order*

Or, if you request a hearing:

- (2) the date of the hearing if the Order is not dismissed or
- (3) the date of the hearing if you fail to appear at the hearing or
- (4) the date you withdraw your request for a hearing

Contempt Penalties for Firearms Possession

If the firearms prohibition in Section 18 of the *Restraining Order* is initialed by the judge:

- it is immediately unlawful for you to possess or purchase a firearm, including a rifle, pistol, or revolver, and ammunition under ORS 107.718(1)(h)
- you are subject to contempt of court for violation of the firearms prohibition as soon as you are served with or become aware of the *Order*
- criminal penalties may also apply

You may also be prohibited from:

- Serving in the Armed Forces of the United States or being employed in law enforcement. If you have any questions about how these laws apply to you, talk to a lawyer.
- Traveling across state lines or tribal land lines with the intent to violate this Order and then violating this order
- Causing the Petitioner to cross state lines or tribal land lines for the purpose of violating the order

<u>Other Laws May Also Apply To You</u>

Whether or not a *Restraining Order* is in effect, federal law may prohibit you from:

- Traveling across state lines or tribal land lines with the intent to injure the Petitioner and then intentionally committing a crime of violence causing bodily injury to the Petitioner
- Causing the Petitioner to travel across state lines or tribal land lines if your intent is to cause bodily injury to the Petitioner or if the travel results in you causing bodily injury to the Petitioner

IF YOU COMPLETE THE REQUEST FOR HEARING FORM, MAIL OR DELIVER IT TO (address of court):

REQUEST FOR HEARING

(To Be Completed By Respondent Only)

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF _____

QUEST FOR HEARING
amily Abuse Prevention Act)
raining Order as follows:
g, or attempting to contact the

I request a hearing to be held within 5 business days after I file this *Request* (Note to Respondent: if the Exceptional Circumstances hearing is within 5 business days of filing this Request, you cannot get an earlier hearing)

I also oppose all or a part of the order as follows *(check all that apply)*:

the order restraining me from contacting, threatening, or attempting to contact the Petitioner

the custody order

the parenting time order

other:		
	be represented by an attorney at the umber of the attorney (if known): _	
🗌 I will need Americ	ans with Disabilities Act accommoda	ations at the hearing
	<i>Form</i> (CIF) has been completed and nation that is identified as confident	
Submitted by: 🗌 Respondent [Attorney for Respondent	
Date	Signature	<u> </u>
	Name (printed)	
Contact Address	City, State, ZIP	Contact Phone
Attorney for Respondent:		
Date	Signature	
OSB#	Name (printed)	
Address	City, State, ZIP	Phone

NOTICE TO PETITIONERS: RECEIVING ELECTRONIC NOTICE ABOUT RESTRAINING ORDERS

The sheriff is required to provide you with proof of service showing when your Restraining Order has been served

<u>USE THIS FORM</u> if you would also like to receive electronic notice by text message and/or email when your *Restraining Order* has been served or is about to expire

The information below will be given to the sheriff for the county where the Restraining Order is issued

DO NOT FILE THIS FORM WITH THE COURT!

Give or send it to the sheriff for the county where you filed for your Restraining Order

This is a VOLUNTARY option. You do not have to provide this information. The sheriff will still notify you when your Restraining Order has been served.

If your contact address or phone number changes, you must separately inform the court that issued the Order. If the information below changes, notify the sheriff.

PETITIONER'S NOTICE TO SHERIFF'S OFFICE OF ELECTRONIC CONTACT INFORMATION

Your Name: _____

Respondent's Name: _____

Court Case #: _____

County where Order Issued: _____

Your cell phone number: _____

Cell Carrier (AT&T, T-Mobile, Verizon. etc.): _____

Your email address: _____

INSTRUCTIONS REGARDING FIREARMS - RESTRAINING OR STALKING ORDER YOU MUST FOLLOW THESE INSTRUCTIONS!!!

YOU MUST SURRENDER ALL FIREARMS WITHIN 24 HOURS AFTER UPHOLDING OF A CONTESTED ORDER, WITHDRAWAL OF A REQUEST FOR A CONTESTED HEARING, NON-APPEARANCE AT A CONTESTED HEARING OR THIRTY DAYS FROM SERVICE IF NOT CONTESTED AND SIGN AND RETURN THE "RESPONDENT'S/DEFENDANT'S DECLARATION OF FIREARMS SURRENDER" WITH APPROPRIATE ATTACHMENTS WITHIN TWO BUSINESS DAYS AFTER THIS DEADLINE.

1. **If you do not own or possess firearms,** check the first box and sign the form and file it with the Court and Tillamook County District Attorney's Office.

2. If you own firearms and wish to surrender them to law enforcement, check the appropriate boxes and sign the form and file it with the Court and Tillamook County District Attorney's Office. To surrender your firearms to law enforcement, you must immediately call the Tillamook County Sheriff's Office at 503-815-3330 to arrange surrender. When you call, ask for the office manager or deputy sheriff. Inform the office manager or deputy sheriff that you are the Respondent in a restraining or stalking order that requires surrender of firearms. Follow the instructions you receive. Do not bring your guns to the Sheriff's Office unless you have made prior arrangements with the office manager or deputy sheriff. If the office manager or deputy sheriff is not available, leave a detailed message and include your name, your telephone numbers, and the court case number. You will be contacted to make an appointment. If you do not receive a call back within two hours, call again. You must bring a copy of the court order to the Sheriff's Office along with your guns. When you arrive at the Sheriff Office, keep your unloaded guns locked inside your vehicle - in the trunk if possible. Report to the Sheriff's Office front window located in the lobby, give them a copy of the court order and inform them the guns are in your vehicle. The deputy sheriff or office manager will tell you what to do next. A representative of the Sheriff's Office will sign the "Proof of Firearms Transfer" form. You must attach this form to your Declaration prior to filing it with the Court and the Tillamook County District Attorney's office. Surrender to law enforcement must occur within 24 hours of the deadline explained above.

3. If you own firearms and wish to transfer your firearms to a third party rather than surrender them to law enforcement, check the appropriate boxes and sign the form and file it with the Court and Tillamook County District Attorney's Office. In addition, the third party must sign the "Proof of Firearms Transfer" form and the "Third Party Recipient's Declaration of Firearms Receipt" form. You must attach these two forms to your Declaration prior to filing it with the Court and Tillamook County District Attorney's Office.

The third party must be approved by the Tillamook's County Sheriff's Office via an Oregon State Police background check as legally entitled to possess firearms. If the third party passes the background check you will be given an OSP background check number that you must write on both forms. If you choose this option, you must immediately call the Tillamook County Sheriff's Office to arrange for this transfer. Transfer to a third party must occur within 24 hours of the deadline explained above.

4. If you own firearms and wish to transfer your firearms to a licensed gun dealer rather than surrender them to law enforcement or a third party, check the appropriate boxes and sign the form and file it with the Court and Tillamook County District Attorney's Office. In addition, the licensed gun dealer must sign the "Proof of Firearms Transfer" form. This transfer form must be attached to your declaration prior to filing it with the Court and the Tillamook County District Attorney's Office. Transfer to a licensed gun dealer must occur within 24 hours of the deadline explained above.

Petitioner/Plaintiff

v.

Case No: _____

RESPONDENT'S/DEFENDANT'S DECLARATION OF FIREARMS SURRENDER

Respondent/Defendant

Declaration

I am the Respondent/Defendant in this case. I am subject to a court order to surrender firearms.

Check one:

☐ I had no firearms in my possession at the time of the court's order. I do not currently possess any firearms.

All firearms and ammunition in my possession have been transferred to:

a law enforcement agency (name):_____

a gun dealer *(name)*:_____

a third party who does not live with me *(name)*:

A proof of transfer or receipt is attached *(required)*

I am asserting my constitutional right against self-incrimination. I decline to make any statement about firearms.

I HAVE FILED COPIES OF THIS *DECLARATION* (AND THE *DECLARATION* FROM THIRD PARTY RECIPIENTS, IF ANY) WITH THE DISTRICT ATTORNEY (*required*)

I hereby declare that the above statements are true to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

Submitted by Respondent/Defendant

Date

Signature of Respondent/Defendant

Name (printed)

Address

City, State, ZIP

Phone

PROOF OF FIREARMS TRANSFER

Complete this form if you have received firearms and ammunition from the respondent/defendant named below¹

Name of person surrendering	firearms:
Case #:	
Date of transfer:	
RECIPIENT'S INFORMATION:	
I, (full name)	received firearms and/or
ammunition from the Respor	ndent/Defendant named above
OSP background check	es not live with Respondent/Defendant number: (required for third parties) r gency representative (agency name):
Ammunition was surrende The following firearms we	
Serial Number	Make and Model (or description, if make/model unavailable)
Additional page attac	ched

Date

Signature of recipient

Name (printed)

¹ Law enforcement and gun dealers may have their own proof of transfer or receipt forms. If so, attach that document to the *Respondent's/Defendant's Declaration of Firearms Surrender*.

Petitioner/Plaintiff

Case No: _____

THIRD PARTY RECIPIENT'S DECLARATION OF FIREARMS RECEIPT

_____ received firearms and/or

Respondent/Defendant

NOTICE TO RECIPIENT

You are subject to criminal and/or civil penalties if:

- You allow Respondent/Defendant access to firearms or ammunition during the time they are prohibited from possession
- You are subject to any court order prohibiting you from possessing firearms or ammunition

Declaration

I, *(full name)* ______ammunition surrendered by Respondent/Defendant

By my initials here → _____ I swear to the court that all the following statements are true

- I am aware that Respondent/Defendant is subject to a court order to surrender all firearms and ammunition and prohibited from possessing firearms or ammunition
- I am not a law enforcement officer or gun dealer or not acting in my official capacity as a law enforcement officer or gun dealer
- I do not live with Respondent/Defendant
- I completed a Proof of Transfer listing the firearms and/or ammunition Respondent/Defendant surrendered to me
- > I passed a background check by a law enforcement agency or gun dealer *(required)*

The OSP background check number is: _____

I hereby declare that the above statements are true to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

Date

v.

Signature of Recipient

Name (printed)

Address

City, State, ZIP

Phone