IN THE SUPREME COURT OF TEXAS

Misc. Docket No. 12- 9078

ORDER APPROVING REVISED PROTECTIVE ORDER FORMS

ORDERED that:

The Court's Order approving protective order forms issued in Misc. Docket No. 05-9059 on April 12, 2005, is vacated, and this Order is substituted.

The following revised protective order forms are approved for use in obtaining a protective order under Title IV of the Texas Family Code. The forms approved by this Order supersede the forms previously approved on April 12, 2005, in Misc. Docket No. 05-9059. Use of the approved forms is not required. However, a trial court must not refuse to accept the application simply because the applicant used the approved forms or is not represented by counsel. If the approved forms are used, the court should attempt to rule on the application without regard to technical defects in the application.

Dated: May 2012.

Wallace B. Jefferson, Chief Justice
Nathan L. Hecht, Justice
Dale Wainwright, Justice
David M. Medina, Justice
Paul W. Green, Justice
Phil Johnson, Justice
Don R. Willett, Justice
Eva M. Guzman, Justice
Debra H. Lehrmann, Justice

PROTECTIVE ORDERS

What is a Protective Order?

It is a court order that protects you from someone who has been violent or threatened to be violent. Violence can include sexual assault.

How can a Protective Order help me?

It can order the other person to:

- · Not hurt you or threaten to hurt you
- Not contact you or go near you, your children, other family relatives, your pets, your home, where you work, or your children's schools.
- · Not have a gun or a license to carry a gun

The police can arrest the other person for violating any of these orders.

Can I get a Protective Order?

You can get a Protective Order if:

- · Someone has hurt you, or threatened to hurt you, and
- · You are afraid that person may hurt you again, and
- Either you, or your spouse or dating partner has a close relationship with the person who hurt you (a close relationship includes: marriage, close relatives, dating or living together, or having a child together).

You can also get a Protective Order if you have had a Protective Order against the other person before and the other person violated the parts of the Protective Order designed to protect you.

You can also get a Protective Order if you have been sexually assaulted or stalked, even if you do not have a close relationship with the person who sexually assaulted or stalked you. To get more information about this kind of Protective Order, contact the Texas Advocacy Project, Inc. at 800/374-HOPE or the Texas Association Against Sexual Assault at 512/474-7190.

How much does it cost?

It is free for you.

How do I ask for a Protective Order?

Fill out the forms in this kit:

- · Application for Protective Order
- Either an Affidavit or Declaration
- Temporary Ex Parte Protective Order-Protective Order
- Respondent Information

Do I use the Affidavit or the Declaration form?

An Application for Protective Order needs to include either a completed Affidavit or Declaration form. You only need to complete one of these forms. Do NOT complete both forms.

- Complete the <u>Affidavit</u> form if you want your Date of Birth and Address kept confidential. An Affidavit <u>must</u> be signed in front of a <u>notary</u>.
- Complete the <u>Declaration</u> form if you want your Date of Birth and Address to be public information (not confidential). A Declaration does <u>NOT</u> have to be signed in front of a notary.

Where do I file the forms?

After you fill out the forms, take the forms with 2 copies to the courthouse. File them in the county where you or the other person lives. But if you have a divorce or custody case pending against the other person, file the forms in that same county or the county where you live.

What if the other person and I live together or have children together?

The judge can make orders about who gets to use the house, apartment or car.

The judge can also make other orders, like child custody, child support, visitation, and spousal support. The judge can also make an order to protect pets.

Can I get protection right away?

The judge may give you a temporary order that protects you until your court hearing. This order is called a "Temporary Ex Parte Protective Order". <u>Please note</u>: if you do not receive a court document entitled "Temporary Ex Parte Protective Order" that is signed by the judge after you apply, you do NOT have a protective order yet. You must go to a hearing and ask the judge for a Protective Order.

In some cases, the judge orders the other person to leave the home right away. If you want this, you should ask the judge. Be ready to testify at a hearing when you file your Application.

Do I have to go to court?

Yes. Even if you get a Temporary Ex Parte Protective Order, you must go to the next hearing. It should be in about 2 weeks. The judge will decide if you should have protection and for how long. If you do not go, the Temporary Ex Parte Protective Order may end.

Read Get Ready for Court in this kit. Or get it from the court clerk or from: www.texaslawhelp.org/protectiveorderkit

How will the other person know about the Protective Order?

You must have the other person "served" **before** the court hearing. This means someone—not you—will serve (*give*) the other person a copy of your application for a protective order. <u>Please note</u>: when the other person receives your application for a Protective Order, they will also receive a copy of your signed Declaration. Also, if the other person is in the military, a copy of the application for protective order and Declaration will be sent to the officials on base.

The clerk can arrange for law enforcement to serve the other person the court papers for FREE (for you).

How long will the Protective Order be in place?

In most cases, a Protective Order will last up to two years. There are some situations where a court can issue a Protective Order that lasts longer than two years.

Need help?

There is an instruction sheet for each form. But, if you need more help, contact: Family Violence Legal Line:

800-374-HOPE (4673) Or, go to:

www.texaslawhelp.org/protectiveorderkit

Although you may file these forms without having a lawyer, you are encouraged to get a lawyer to help you in this process. Your county or district attorney or legal aid office may be able to help for free. The State Bar of Texas may also be able to refer you to a lawyer if you call 800-252-9690.

Get Ready for Court



Don't miss your hearing!

If you miss it, your Temporary Ex Parte Protective Order may end and you will have to start from the beginning.

Get ready.

- Fill out a Protective Order before you go to court and bring it with you.
- Bring any evidence you have, like photographs, medical records, torn clothing. Also bring witnesses who know about the violence, like a neighbor, relative or police. The judge may ask them to testify.
- · If you had a Protective Order in the past bring a copy of it.
- Bring proof of your and the other person's income and expenses, like bills, paycheck stubs, bank accounts, tax returns.
- If the Proof of Service was returned to you, file it with the clerk and bring a copy to court. Proof of Service is a document that shows when and where the other person was given a copy of the Application for Protective Order and Declaration.

Get there 30 minutes early.

- · Find the courtroom.
- When the courtroom opens, go in and tell the clerk or officer that you are present.
- Watch the other cases so you will know what to do.
- When your name is called, go to the front of the courtroom.

What if I don't speak English?

When you file your papers, tell the clerk you will need an interpreter. Ask the court clerk if you qualify for any free interpretation services.

If a court interpreter is not available, bring someone to interpret for you. Do not ask a child, a protected person, or a witness to interpret for you.

What if I am deaf?

When you file your papers, ask for an interpreter or other accommodation.

What if I need child support or visitation orders?

Call the Family Violence Legal Line before you go to court: **800-374-HOPE (4673)**

What if I am afraid?

If you don't feel safe, call your local family crisis center or the National Domestic Violence Hotline: 800-799-SAFE (7233)

Practice what you want to say.

Make a list of the orders you want and practice saying them. Do not take more than 3 minutes to say what you want.

If you get nervous at the hearing, just read from your list. Use that list to see if the judge has made every order you asked for.

The judge may ask questions.

The other person or his or her lawyer may also ask you questions. Tell the truth. Speak slowly. Give complete answers. If you don't understand, say, "I don't understand the question."

Speak only to the judge unless it is your turn to ask questions. When people are talking to the judge, wait for them to finish. Then you can ask questions about what they said.

What happens after the hearing?

If the judge agrees you need protection, the judge will sign your Protective Order.

Take your signed order to the court clerk. Ask for copies of your order (or make extra copies) and keep one with you at all times.

Make sure copies of your order are sent to your children's daycare, babysitter, school, and to the other person's military superior, if they have one. If the other person violates the order, call the police and show them your order.

Need help?

If you are in danger, call the police: 911

Or call Family Violence Legal Line: 800-374-HOPE (4673)

Or go to:

www.texaslawhelp.org/protectiveorderkit

Make A Safety Plan

A safety plan can help keep you and your children safe. Ask a domestic violence counselor to help you with your plan.

During an Attack

When an attack starts, try to escape. Leave your home and take your children, no matter what time it is!

- Go to a friend's house or to a domestic violence shelter. Call 1-800-799-SAFE (7233) to find a shelter near you.
- Defend and protect yourself. Later, take photos of your injuries.
- Call for help. Scream as loud and as long as you can.
- Stay close to a door or window so you can get out if you need to.
- Stay away from the bathroom, kitchen, and weapons.

Be Ready to Leave

Leaving is the most dangerous time. Thinking about your safety plan before you leave will help you when the time comes.

- Practice your escape. Know which doors, windows, elevator, or stairs are best. Practice with your children if they are old enough.
- Have a safe place to go in an emergency. Memorize their phone number.
- Keep a cell phone or calling card with you always so you can call in an emergency.
- Ask a neighbor and a co-worker to call the police if they see or hear abuse.
- Get rid of guns and weapons in your house.
- Teach your children how to dial 911 to get help in an emergency.
- Have a safety plan for your children when you can't be with them. Teach them the plan.
- Have a "code word" to use with your children, family, friends, and neighbors. Ask them to call the police when you say that word.
- Keep a bag ready with clothes and extra keys for your house and car. Hide it in a place you can get to quickly. Or leave it at a friend's house.
- Get your own post office box so you can safely get checks and mail.
- Open your own checking or savings account and try to get a credit card in your name

- Put important things in a safe place where you can get them easily, such as your:
 - o Medicines
 - o Driver's license, ID, social security card
 - o Cash, check book, credit cards
 - o Legal papers, important phone numbers.
- Make plans for your pets if you have them.
- Review your safety plan a lot and make changes to it if you need to.

Be Safe With Technology

- Get a new email address.
- Change your passwords and PIN numbers often.
- Search your name on the internet to see if your phone numbers or address are listed.
- If you have an online page, "de-friend" your partner or make a new page.
- Use a computer that your partner doesn't know about like at a library or friend's house.
- Get a cell phone that your partner doesn't know about. Call the domestic violence shelter and ask them if they can give you a donated cell phone. Call 1-800-799-SAFE (7233).
- Save emergency phone numbers with a made up name in your cell phone. For example, you can name the domestic violence shelter in your cell as "Angie."

Be Safe When You Live on Your Own

- Change the locks on your doors as soon as you can.
- Put locks on all your doors and windows.
- Ask your phone company for an unlisted number.
 Sometimes this is free. Don't call your partner from your phone. Screen all your calls.
- If you move, don't tell your partner where you live.
- Give your children's school or daycare a list of who is allowed to pick up your children.
- Tell your neighbors and landlord that your partner no longer lives with you.
- Ask them to call the police if they see your partner near your home.
- Take care of yourself by asking for what you need and going to a support group.
- If you have to see your partner, meet in a public place and bring someone with you.



- · If you are thinking about going back to your partner, talk to someone you trust first.
- Be safe at work by asking your co-workers to call the police if they see your partner at your job. Bring a picture of your partner to work.
- Take a different way home and to work. Go to different stores and places. Change your routine.
- If you drive, park where there is a lot of light.
- · Have someone walk with you to your car or to the bus stop.

Be Safe With a Protective Order

- Always keep your Protective Order with you and call the police if your partner violates it.
- · Give copies of your protective order to your family, friends, neighbors, school, and daycare.

Important Phone Numbers

Police and Emergencies 911

National Domestic Violence (DV) Hotline 1-800-799-SAFE (7233) 1-800-787-3224 (TTY) for the Deaf

Texas Council on Family Violence 1-800-525-1978

First Call for Help 1-800-HELP-5555 (1-800-4357-5555)

Child and Elderly Abuse/Neglect 1-800-252-5400

Rape Abuse & Incest National Network 1-800-656-HOPE (4673)

Texas Advocacy Project—Legal Line 1-800-374-HOPE (4673)

Lawyer Referral Service 1-877-9TEXASBAR or 1-800-252-9690

Child Support Office 1-800-252-8014

Crime Victim's Compensation 1-800-983-9933

Important Things to Take With You

Identification -□ Driver's License □ Birth Certificate ☐ Social Security Card ☐ Children's Birth Certificate and Social **Security Cards** Financial-☐ Money and credit cards in your name Checking and savings account numbers Legal Papers— □ Protective Order ☐ Lease or house papers ☐ Car registration and insurance ☐ Health and life insurance papers ☐ Medical records for you and your children □ School records ☐ Work permits/Green Cards/Visa ☐ Passport ☐ Divorce and custody papers □ Marriage license ☐ Mortgage and loan payment books and account numbers Other— Medications □ House and car keys □ Valuable jewelry ☐ Address book

Keep these papers in a safe place where your partner can't find them!

☐ Clothes for you and your children

☐ Diapers and formula



□ Pictures

☐ Pets

	Cause No.:	<u></u> .				
Æ	Your name here. You are the Applicant.		§			
	Name of person you want protection from This is the Respondent.	om.	* * * * * * *	mule	The clerk fills out this part	Court
F	espondent:		§			County, Texas
1	Parties Your name here.	n for Pr	otectiv	e Order		
	Name: Applicant: Name of person you want protect				of Resid County	on lives
	Respondent:Best address Respondent's address for service:	s to give t	he other	person a co	opy of this form	
2	 Check all that apply: The Applicant and Respondent are or were mem The Applicant and Respondent are parents of the The Applicant and Respondent used to be marrie The Applicant and Respondent are or were datin The Applicant is an adult asking for protection for family or dating violence. The Applicant is dating or married to a person where the Applicant is dating for protection for the Applicant. 	e same c ed. ng. r the Chil ho was m	hild or c dren nar arried to	hildren. med below fi o or dating th	rom child abuse and ne Respondent.	Vor
_	Name: Is Resp. b. Names of children	ondent the	iaren un ie biolog No No	ical parent?	County of Re	
	c. needing protection d.				County weach person	on lives
	Check all that apply: Other children are listed on a sheet attached to the The Children are or were members of the Application The Children are the subject of a court order affects.	ant's fami	lv or hou	usehold. nem or their		
3	Other Adults: The Applicant is asking for protection Applicant's family or household, or are in a dating or Name:	for these marriage	Adults, relation	ship with the	were members of the e Applicant. Inty of Residence:	;
	abNames of other adults needing prote	ection			County who each person	
4	Other Court Cases: Are there other court cases, like or the Children? Yes No If "Yes," say what kind of case and if the case is active.			y, support, ir		
	If "completed," (check one): A copy of the final or A copy of the final or	rder is att rder will b	ached. e filed b	efore the he	aring on this Applica	ation.
5	Grounds: Why is the Applicant asking for this Protection The Respondent committed family violence and is The Respondent violated a prior Protective Order Order is (check one): Attached, or	ctive Orde	r? <i>Chec</i>	k Read a	nd check or both ture.	opy of the
	Sample Onl	ly —	- Do	Not	File Application	on Page 1 of 5

Page 1 of 5

The	e A	pp	icant requests a PROTECTIVE ORDER and as Check all the orders you Orders marked with a check &
6 1	10	rđ	ers to Prevent Family Violence want the judge to make
•	Tł	ie /	Applicant asks the Court to order the Respondent to (Check all that apply):
	a.	•	Not commit family violence against any person named on page 1 of this form.
			Not communicate in a threatening or harassing manner with any person named on page 1 of this form.
	C.	Ξ	Not communicate a threat through any person to any person named on page 1 of this form.
		\Box	Not communicate or attempt to communicate in any manner with (Check all that apply):
			☐ Applicant ☐ Children ☐ Other Adults named on page 1 of this form.
			The Respondent may communicate through: or other person the Court
			appoints. Good cause exists for prohibiting the Respondent's direct communications.
	e.		Not go within 200 yards of the (Check all that apply):
			☐ Applicant ☐ Children ☐ Other Adults named on page 1 of this form.
	f.		Not go within 200 yards of the residence, workplace or school of the (Check all that apply):
			☐ Applicant ☐ Other Adults named on page 1 of this form.
	g.	_	Not go within 200 yards of the Children's residence, child-care facility, or school, except as specifically
	•		authorized in a possession schedule entered by the Court.
	h.		Not stalk, follow or engage in conduct directed specifically to anyone named on page 1 of this form that
			is reasonably likely to harass, annoy, alarm, abuse, torment, or embarrass them.
	Th	e A	pplicant also asks the Court to make these Orders (Check all that apply):
	i.		Suspend any license to carry a concealed handgun issued to the Respondent under state law.
	j.	$\overline{\Box}$	Require the Respondent to complete a battering intervention and prevention program; or if no such program
			is available, counseling with a social worker, family service agency, physician, psychologist, licensed
			therapist, or licensed professional counselor; and pay all costs for the counseling or treatment ordered.
	k.		Prohibit the Respondent from harming, threatening, or interfering with the care, custody, or control of the following
			pet, companion animal or assistance animal: (describe the animal).
	l.		Require the Respondent to follow these provisions to prevent or reduce the likelihood of family violence.
7 0	am em Pı	iplo r op	we requires a trial court issuing a protective order to prohibit the Respondent from possessing a firearm or inition, unless the Respondent is a peace officer actively engaged in employment as a sworn, full-time paid yee of a state agency or political subdivision. Perty Orders Your home address here, unless you want it to be confidential.
			esidence located at:
	(C	hec	k one): is jointly owned or leased by the Applicant and Respondent;
			☐ is solely owned or leased by the Applicant; or
			is solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant or a child in the Applicant's possession.
	Th	e A	pplicant also asks the Court to make these orders (Check all that apply):
	_	The	Applicant to have exclusive use of the Residence identified above, and the Respondent must vacate
			Residence.
		He	e sheriff, constable, or chief of police shall provide a law enforcement officer to accompany the Applicant to the sidence, to inform the Respondent that the Court has ordered the Respondent excluded from the Residence, to
		pro	vide protection while the Applicant takes possession of the Residence and the Respondent removes any pages.
		sar	y personal property, and, if the Respondent refuses to vacate the Residence, to remove the Respondent from
		tne	Hesidence and arrest the Respondent for violating the Court's Order.
		The	Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease:
			List the property you want to use or control, like a car or furniture,
	_		even if the other person owns it with you.
		iea: incl	Respondent must not damage, transfer, encumber, or otherwise dispose of any property jointly owned or sed by the parties, except in the ordinary course of business or for reasonable and necessary living expenses, uding, but not limited to, removing or disabling any vehicle owned or possessed by the Applicant or jointly ned or possessed by the parties (whether so titled or not).

Application for Protection Form Approved by the

8	Spousal Support Order
<	Check here if you want spousal support. Odent or otherwise legally entitled to support from the Respondent and asks pay support in an amount set by the Court.
9	Orders Related to Removal, Possession and Support of Children
	of the Applicant's children
	Check here and fill out this section if you want the judge to make orders about who the children can stay
\	with, restrictions on travel, and child support.
	And, the hope
	Опеск ан шасарру,
	The Respondent must not remove the children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule entered by the Court.
	The nespondent must not remove the children from the jurisdiction of the Court
	Establish or modify a schedule for the Respondent's possession of the Children, subject to any terms and conditions
	responding for the safety of the Applicant of the Children.
	□ Require the Respondent to pay child support in an amount set by the Court.
10	Temporary Ex Parte Protective Order
	Based on the information in the attached Affidavit or Declaration, there is a clear and present danger of family vio
	To look that will cause the Applicant. Children of Ciner Adults named on page 1 of this form improved the control of the contr
	" your files and damage, for writen there is no adequate remedy at law Applicant asks the Court to icour a Tamanana F
	Parte Protective Order immediately without bond, notice or hearing.
44	The Double Coules Mark to the Co
11	Ex Parte Order: Vacate Residence Immediately
	Check here if you want the judge to filing this Application. The Residue address here or has resided at this
_	order the other person to move aut. / IIIII VIIII ADDITION IN DESPONDENT COmmitted temily violance and and a
	Affidavit or Declaration. There is a clear and present danger that the Respondent is likely to commit family vio-
	lence against a member of the household. The Applicant is available for a hearing but asks the Court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and a second the court to issue a Temporary Ex Parte Protective Order immediately without heart and the court to issue a Temporary Ex Parte Protective Order immediately without heart and the court to issue a Temporary Experiment and the court of
	Polar J Ex 1 are 1 lotective Order initillediately without hong horize of hearing.
	• Granting the Applicant exclusive use and possession of the Residence and ordering the Daniel
	and residence infinediately, and remain at least 200 yards away from the Residence pending further Order of the
	ovari, and
	bridging the shelling constable, or chief of bolice to browing a law enforcement officer to accompany
	to the residence, to intofficing nespondent in the Court has ordered the Decomposition when he is
	and to provide protection while the Applicant either takes possession of the Residence or removes necessary personal property.
	1 · · · · · · · · · · · · · · · · · · ·
12	Keep information Confidential
	Check here if you want to keep 'eep addresses and telephone numbers for residences, workplaces, schools, and
	your contact information private.
40	
13	☐ Fees And Costs
	The Applicant asks the Court to order the Respondent to pay fees for service of process, all other fees and costs of
	Court, and reasonable attorneys' fees, if applicable.
	I have read the entire Application and it is true and correct to the best of my knowledge.
	the and correct to the best of my knowledge.
	Sign Here
	Applicant, Pro se
A	ddress where Applicant may be contacted:
	List your address/phone or another address/phone
P	none # where Applicant may be contacted:
(1	List another address/phone if you want yours kept confidential)

AFFIDAVIT

Use this form if <u>YOU WANT</u> your <u>Date of Birth</u> and <u>Address</u> to <u>REMAIN CONFINDENTIAL</u>.

You will need to have it SIGNED BY A NOTARY.

County of Write the name of your county here	Do NOT use the Declaration form
State of Texas	if you use this form.
My name is	(First Middle Last). I am years old and otherwise n and events described in this Affidavit are true and correct.
1 Describe the most recent time the Responden	
Answer	every question this form
2 What date did this happen?//	
3 Was a weapon involved? ☐ Yes ☐ No	If yes, what kind?
4 Were any children there? ☐ Yes ☐ No	/ IT It happened in the last
5 Did you call the police? ☐ Yes ☐ No	If yes, what happened? 30 days, the judge can order the Respondent to move out.
6 Did you get medical care? Yes No	If yes, describe your injurie
8 Were weapons ever involved? ☐ Yes ☐ No 9 Were any children there? ☐ Yes ☐ No 10 Have the police ever been called? 11 Did you ever have to get medical care? ☐ Yes	If yes, what kind?
12 Has the Defendant ever been convicted of fam If yes, list when and in which county and state the	nily violence? Yes No convictions occurred:
	Do NOT sign until the notary tells you to.
	Applicant signs here
On/ the Applicant dersigned notary. After being sworn, the Applicant the foregoing Application and Affidavit that have serted are true and to the best Notary fills out the Subscribed and sworn to before me on	personally appeared before me, the un- t stated that she/he is qualified to make this oath, that she/he has read has personal knowledge of the facts asserted, and the facts as- his part

Notary Public in and for the State of Texas

DECLARATION

Write the name of

your county here

County of

Use this form if you want your Date of Birth and Address to be public Information (not confidential).

You will NOT need to have it signed by a notery

Do NOT use the Affidavit form

State of Texas			if you use this form.
My name isYour r	ame here	(First Middle Last) m	date of birth is Your date of birth here
and my address is	Your address		date of birtif is road date of birtiffier
(City),	(State),	(Zip Code)	(Country)
			•••
i declare under penalty of perju		C. A. C. A.	
Executed inCou	inty, State Dat	e you signed here	(Month), (Year).
Sign your nam	e here	(Declarant Signature).	, , ,
1 Describe the most recent tim	e the Respondent	hurt you or threatened to hurt	you:
		ery question is form	
2 What date did this happen?			
3 Was a weapon involved?	□ Yes □ No	<pre> If yes, what kind?</pre>	
4 Were any children there?	☐ Yes ☐ No	If yes, who?/	
5 Did you call the police?	□ Yes □ No	If yes, what happened	If it happened in the last 30 days, the judge can order the
6 Did you get medical care?	□ Yes □ No	If yes, describe your inj	Respondent to move out.
7 Has the Respondent ever thr	eatened or hurt yo	u <i>before</i> ? Describe below, inc	luding date(s).
8 Were weapons ever involved	? □ Yes □ No	If yes, what kind?	
9 Were any children there?	□ Yes □ No	If yes, who?	
10 Have the police ever been c		🗆 Yes 🗀 No	
11 Did you ever have to get me	dical care? □ Yes I	□ No If yes, describe your inju	ries:
12 Has the Defendant ever bee If yes, list when and in which co			
	•		
			01-11
			Sign Here
		Applicant signs	here

	Cause No.:			_
Applic	ant:			
		-	in the	Court
	v.	§		
	••	§		of
		§		
	1	§		
_		§		
Hespo	ndent:	§		County, Texas
4 5.	. Applicatio	n for Protectiv		
1 Pari Nan	lies			
	licant:			Residence:
nes	pondent:			
Res	pondent's address for service:			
	ck all that apply:			
	he Applicant and Respondent are or were men	nbers of the same	family or house	phold
ii	The Applicant and nespondent are parents of the	ie same child or ol	hildren.	eriold.
L.,! F	the Applicant and Respondent used to be marri	ed		
	he Applicant and Respondent are or were datir	ng.		
	he Applicant is an adult asking for protection fo amily or dating violence.			
	he Applicant is dating or married to a person wi	ho was married to	or dating the E	Pagnandant
				respondent.
Z CHIII N	dren: The Applicant is asking for protection for it	these Children un	der age 18:	
	is Hesp	ondent the biolog	ical parent?	County of Residence:
b		☐ Yes ☐ No		
C		□ Yes □ No		
d		□ Yes 🗆 No		
Chec	k all that apply:			
	ther children are listed on a sheet attached to the	his Application		
	THE United are of were members of the Apolice	anda famili, as her	sehold.	
	ne Children are the subject of a court order affe	cting access to th	em or their sup	port.
Appli	r Adults: The Applicant is asking for protection cant's family or household, or are in a dating or	TOT these Adults, v	who are or were	members of the
N	ame:	marriage relations	County County	of Residence:
a				or hesiderice;
b				
Other	Court Cases: Are there other court cases, like Children?	a divorce eustadu		
		s divorce, custody	, support, involv	ring the Applicant, Respondent,
	□ No			
If "Yes	s," say what kind of case and if the case is activ	e or completed.		
If "cor	npleted," (check one): A copy of the final or			
	A copy of the final or	der is aπached. der will he filed he	fore the bearing	
_	A copy of the final or			g on this Application.
Grou	nds: Why is the Applicant asking for this Protect	tive Order? Checl	k one or both:	
	e nespondent confinitied family violence and is	: likaly ta cammit f		n the future.
	e Respondent violated a prior Protective Order der is (<i>check one</i>):	that expired, or w	ill expire in 30 c	lays or less. A copy of the
– 0.	Not available now but			
onlication	for Protective Order	· ···· ne men neiol	e me nearing o	n this Application

The Applicant requests a PROTECTIVE ORDER and asks the Court to make all Orders marked with a check ⊌

i i i	a. u b. : c. : d. :	Applicant asks the Court to order the Respondent to (Check all that apply): Not commit family violence against any person named on page 1 of this form. Not communicate in a threatening or harassing manner with any person named on page 1 of this form. Not communicate a threat through any person to any person named on page 1 of this form. Not communicate or attempt to communicate in any manner with (Check all that apply): Applicant Children Cother Adults named on page 1 of this form. The Respondent may communicate through: appoints. Good cause exists for prohibiting the Respondent's direct communications.
e f	c. [d. [Not communicate in a threatening or harassing manner with any person named on page 1 of this form. Not communicate a threat through any person to any person named on page 1 of this form. Not communicate or attempt to communicate in any manner with (Check all that apply): Applicant Children Other Adults named on page 1 of this form. The Respondent may communicate through: appoints. Good cause exists for prohibiting the Respondent's direct communications.
€	d. \Box	Not communicate or attempt to communicate in any manner with (Check all that apply): Applicant Children Cother Adults named on page 1 of this form. The Respondent may communicate through: appoints. Good cause exists for prohibiting the Respondent's direct communications.
f	u. _	□ Applicant □ Children □ Other Adults named on page 1 of this form. The Respondent may communicate through: or other person the Court appoints. Good cause exists for prohibiting the Respondent's direct communications.
f		The Respondent may communicate through: or other person the Court appoints. Good cause exists for prohibiting the Respondent's direct communications.
f	e. <u> </u>	appoints. Good cause exists for prohibiting the Respondent's direct communications
f	e. 🗆	The sum of a grade ovince for problem in the president communications
f	e. <u> </u>	
f		Not go within 200 yards of the (Check all that apply):
	_	□ Applicant □ Children □ Other Adults named on page 1 of this form
_	f. 🗆	NOT go within 200 yards of the residence, workplace or school of the (Check of that south).
_		Applicant Untrer Adults named on page 1 of this form
ξ	g. 🛚	Not go within 200 yards of the Children's residence, child-care facility, or school, except as an afficially
		and the property of the proper
r	h. 🗆	Not stalk, follow or engage in conduct directed specifically to anyone named on page 1 of this form that
		is reasonably likely to harass, annoy, alarm, abuse, torment, or embarrass them.
		tornient, or embarrass them.
Т	The A	Applicant also asks the Court to make these Orders (Check all that apply):
i.		Suspend any license to carry a consciled handers (Check all that apply):
j.	้า	Suspend any license to carry a concealed handgun issued to the Respondent under state law.
٦.	•	Require the Respondent to complete a battering intervention and prevention program; or if no such program is available, counseling with a social worker family countries.
		aranapio obditioning with a social worker istillo sprving address abusiness abusiness as the
į,	c. \Box	The apist, of licensed projessional counselor; and having the counseling or treatment and and
	سا ٠٠	TO THE LIE TO DO THE HULL HALL HELD THE PROPERTY OF THE PROPER
		/decaribe the! 1/2
l.	. Ľ	Require the Respondent to follow these provisions to prevent or reduce the likelihood of family violence.
7 O F	Prop	erty Orders
		esidence located at:
((Chec	k one): is jointly owned or leased by the Applicant and Respondent;
		☐ IS solely owned or leased by the Applicant: or
		is solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant
		or a child in the Applicant's possession.
T	he A	pplicant also asks the Court to make these orders (Check all that apply):
_	The	Applicant to have exclusive use of the Residence identified above, and the Respondent must vacate
	the	Residence.
-	The	sheriff, constable, or chief of police shall provide a law enforcement officer to accompany the Applicant to the
	Res	sidence, to inform the Respondent that the Court has ordered the Respondent excluded from the Residence, to
	pro	vide protection while the Applicant takes passesies of the Desidence at the Residence, to
	F	vide protection while the Applicant takes possession of the Residence and the Respondent removes any neces- y personal property, and, if the Respondent refuses to vacate the Residence, to remove the Respondent from
	sar	/ Policinal property, and, it the needbondent refuses to vacate the Besidence to remove the Besselve t
		Residence and arrest the Dependent for delating the second of the respondent from
	the	Ligarding and anest the Despondent for Moisting the Contract Diggs
	the	Residence and arrest the Respondent for violating the Court's Order. Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease:
	the	Ligarding and anest the Despondent for Moisting the Contract Diggs
	the The	Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease:
	the The	Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease: Respondent must not damage, transfer, encumber, or otherwise dispess of accuracy of the contraction of the
	the The	Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease: Respondent must not damage, transfer, encumber, or otherwise dispose of any property jointly owned or seed by the parties, except in the ordinary course of business or for reasonable and respondent must not damage.
	The leas	Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease:

8	□ Spousal Support Order The Applicant is married to the Respondent or otherwise legally entitled to support from the Respondent and asks the Court to order the Respondent to pay support in an amount set by the Court.
9	☐ Orders Related to Removal, Possession and Support of Children The Respondent is a parent of the following of the Applicant's children:
	And, the Applicant asks for these Orders in the best interest of the people named on page 1 of this form. Check all that apply:
	The Respondent must not remove the children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule entered by the Court
	Establish or modify a schedule for the Respondent's possession of the Children, subject to any terms and conditions necessary for the safety of the Applicant or the Children.
	Require the Respondent to pay child support in an amount set by the Court.
10	Temporary Ex Parte PROTECTIVE ORDER Based on the information in the attached Affidavit/Declaration, there is a clear and present danger of family violence that will cause the Applicant, Children or Other Adults named on page 1 of this form immediate and irreparable injury, loss and damage, for which there is no adequate remedy at law. Applicant asks the Court to issue a Temporary Ex Parte Protective Order immediately without bond, notice or hearing.
11	□ Ex Parte Order: Vacate Residence immediately
	The Applicant now lives with the Respondent at: Residence within the 30 days prior to filing this Application. The Respondent committed family violence against a member of the household within the 30 days prior to the filing of this Application, as described in the attached Affidavit/Declaration. There is a clear and present danger that the Respondent is likely to commit family violence against a member of the household. The Applicant is available for a hearing but asks the Court to issue a Temporary Ex Parte Protective Order immediately without bond, notice or hearing: Granting the Applicant exclusive use and possession of the Residence and ordering the Respondent to vacate the Residence immediately, and remain at least 200 yards away from the Residence pending further Order of the Court; and Directing the sheriff, constable, or chief of police to provide a law enforcement officer to accompany the Applicant to the Residence, to inform the Respondent that the Court has ordered the Respondent to years the Residence.
	and to provide protection while the Applicant either takes possession of the Residence or removes necessary personal property.
12	☐ Keep Information Confidential The Applicant asks the Court to keep addresses and telephone numbers for residences, workplaces, schools, and childcare facilities confidential.
13	Fees And Costs The Applicant asks the Court to order the Respondent to pay fees for service of process, all other fees and costs of Court, and reasonable attorneys' fees, if applicable.
	I have read the entire Application and it is true and correct to the best of my knowledge.
	Applicant, <i>Pro se</i>
,	ddress where Applicant may be contacted:
	none # where Applicant may be contacted: Fax #: Fax #:
(ы анолго асствозурноне и you want yours көрт соптиентыя)

AFFIDAVIT

County of		
State of Texas		
My name is		(First Middle Last). I am years old and otherwise
competent to make this Affiday	vit. The information	and events described in this Affidavit are true and correct.
1 Describe the most recent tim	e the Respondent	hurt you or threatened to hurt you:
2 What date did this happen?	//	
3 Was a weapon involved?	□ Yes □ No	If yes, what kind?
4 Were any children there?		If yes, who?
5 Did you call the police?		If yes, what happened?
6 Did you get medical care?	□ Yes □ No	If yes, describe your injuries:
7 Has the Respondent ever thr	eatened or hurt you	u before? Describe below, including date(s).
8 Were weapons ever involved	? 🗆 Yes 🗈 No	If yes, what kind?
9 were any children there?	☐ Yes ☐ No	If yes, who?
10 Have the police ever been c		□ Yes □ No
11 Did you ever have to get me	dical care? □ Yes :	No If yes, describe your injuries:
12 Has the Defendant ever bee If yes, list when and in which co	n convicted of fami ounty and state the	ly violence?
		Applicant signs here
dersigned notary. After being sw	vorn, the Applicant ffidavit, that she/he of her/his knowledg	
lication for Protective Order		My Commission expires:

DECLARATION

County of						
State of Texas						
My name is		(First Middle Last), my date	of hirth in			
und my address is		(Street)				
(City),	(State),	(Zip Code)	(Country)			
			(Country)			
I declare under penalty of perj	dry triat the foregor	ng is true and correct.				
Executed in Co	unty, State of	, on the day of	(Month),	(Year).		
		(Declarant Signature).				
1 Describe the most recent tim	ne the Respondent	hurt you or threatened to hurt you:				
2 What date did this happen?	1 1					
3 Was a weapon involved?	□ Yes □ No					
4 Were any children there?		If yes, what kind?				
5 Did you call the police?		If yes, who?				
6 Did you get medical care?	☐ Yes ☐ No	If yes, what happened? If yes, describe your injuries:				
7 Has the Respondent ever thr	eatened or hurt yo	u <i>before</i> ? Describe below, including	date(s).			
8 Were weapons ever involved		If yes, what kind?				
9 Were any children there?		If yes, who?		_		
10 Have the police ever been c		— Yes → No				
11 Did you ever have to get me	edical care? 🗆 Yes :	No If yes, describe your injuries: _				
12 Has the Defendant ever bee	en convicted of fami	ly violence? ☐ Yes ☐ No				
If yes, list when and in which co	ounty and state the	convictions occurred:				
		•				
		Applicant signs here				

	Cause No.:				
Арр	olicant:	§	in the		Court
	v.	Look at the top of you for Protective Order same information	and copy the	of	
		§			
Res	spondent:	§			County, Texas
	Tempora	ry Ex Parte Prote	ctive Order		
	Go to the court hearing on: Date:		Time:	a.m	The court fills out this part.
1	in this case that there is a clear and present violence that will cause the Applicant, Child loss and damage, for which there is no ader Protective Order without further notice to the Respondent: The person named below in Name: Who do you want protection Protected People: The following people	dren and/or Other Adultured remedy at law. The Respondent or hear nust follow all Orders not from? Control	ts named below he Court, therefor ing. No bond is remarked with a change of Residence	immediate and ore, enters this required. eck. Wodoes	l irreparable injury
	Name:			nty of Residen	Ce:
	Children: Names of children your name here to be protected by the	ou want			where son lives
	Other Names of other adults need	eding protection			
3	Temporary Orders — To prevent family with a check. ✓	violence, the Court ord	ers the Respond	lent to obey all	orders marked
	The Respondent (person named in 1) mua. Not commit an act against any persor injury, assault, or sexual assault or the physical harm, bodily injury, assault, or	n named in 2 above that at is a threat that reaso	at is intended onably place	The Court fill f this form. The you questi making the	e judge may ask ons before
	b. 🗆 Not communicate in a threatening or	harassing manner with	any person nan	_	
	c. Not communicate a threat through an	v nerson to any naroar	named in 2 ch	N/0	

(1.	 Not communicate or attempt to communicate in any manner with: (Check all that apply) ∴ Applicant □ Children □ Other Adults named in 2 above. The Respondent may communicate through:
		Good cause exists for prohibiting the Respondent's direct communications.
€). [□ Not go within 200 yards of the: (<i>Check all that apply</i>) □ Applicant □ Children □ Other Adults named in 2 above. (except to go to court hearings)
f.	}	Not go within 200 yards of the Residence, workplace or school of the: (Check all that apply) Applicant Other Adults named in 2 above. The addresses of the prohibited locations are: (Check all that apply) Deemed confidential. The Clerk is ordered to strike the information from all public court records and maintain a confidential record of the information for Court use only. Disclosed as follows: Applicant's Residence: Applicant's Workplace/School: Other:
g	. 4	Not possess a firearm or ammunition, unless the Respondent is a peace officer actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision.
h.		Not go within 200 yards of the Children's Residence, child-care facility, or school. The addresses of the prohibited locations are: (Check all that apply) Deemed confidential. The Clerk is ordered to strike the information from all public court records and maintain a confidential record of the information for Court use only. Disclosed as follows: Children's Residence: Children's Child-care/School:
i.	7	Not stalk, follow or engage in conduct directed specifically toward the Applicant, Children, or Other Adults named in 2 above that is reasonably likely to harass, annoy, alarm, abuse, torment, or embarrass them.
j.		Not remove the Children from their school, child-care facility, or the Applicant's possession.
k.		Not remove the Children from the jurisdiction of the Court.
I.		Not harm, or interfere with the care, custody, or control of the following pet, companion animal, or assistance animal: (describe the animal).
m.	_	Not interfere with the Applicant's use of the Residence located at:
		, including, but not limited to, disconnecting utilities or telephone service or causing such services to be disconnected.
n.	=	Not interfere with the Applicant's use and possession of the following property:
Э.		Not damage, transfer, encumber, or otherwise dispose of any property jointly owned or leased by the Applicant and Respondent, except in the ordinary course of business or for reasonable and necessary living expenses, including, but not limited to, removing or disabling any vehicle owned or possessed by the Applicant or jointly by the parties (whether so titled or not).

4	☐ Order: Vacate Residence Immediately The Court finds that the Residence located at: (Check one):			
	 is jointly owned or leased by the Applicant and Respondent; is solely owned or leased by the Applicant; or 			
	 is solely owned or leased by the Respondent; or is solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant or a child in the Applicant's possession. 			
	The Court further finds that the Applicant currently resides at the Residence, or has resided there within 30 days prior to the filing of the <i>Application for Protective Order</i> in this case, and that the Respondent has committed family violence against a member of the household within 30 days prior to the filing of the <i>Application for Protective Order</i> in this case. There is a clear and present danger that the Respondent is likely to commit family violence against a member of the household.			
	The Respondent is therefore ORDERED to vacate the Residence on or before: a.m p.m. on: (date) and to remain at least 200 yards away from the Residence until further order of the Court. The Applicant shall have exclusive use and possession of the Residence until further order of the Court.			
	IT IS FURTHER ORDERED that the sheriff, constable, or chief of police shall provide a law enforcement officer to accompany the Applicant to the Residence, to inform the Respondent that the Court has ordered the Respondent to vacate the Residence, and to provide protection while the Applicant takes possession of the Residence, and if the Respondent refuses to vacate the Residence, provide protection while the Applicant takes possession of the Applicant's necessary personal property.			
5	Go to the Court Hearing			
	IT IS FURTHER ORDERED that notice issue to the Respondent to appear, and the Respondent is ORDERED to appear in person before this Court at the time and place indicated on page 1 of this form.			
	The purpose of this hearing is to determine whether the Court should issue the Protective Orders and other relief requested in the <i>Application for Protective Order</i> filed in this case.			
6	Duration of Order: This Order is effective immediately and shall continue in full force and effect until twenty (20) days from the date it is signed, or further order of the Court.			
7	Warning: A person who violates this order may be punished for contempt of court by a fine of as much as \$500 or by confinement in jail for as long as six months, or both.			
	No person, including a person who is protected by this order, may give permission to anyone to ignore or violate any provision of this Order. During the time in which this Order is valid, every provision of this Order is in full force and effect unless a court changes the Order.			
	It is unlawful for any person, other than a peace officer, as defined by Section 1.07, Penal Code, actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision, who is subject to a Protective Order to possess a firearm or ammunition.			
	A violation of this Order by commission of an act prohibited by the Order may be punishable by a fine of as much as \$4,000 or by confinement in jail for as long as one year, or both. An act that results in family violence may be prosecuted as a separate misdemeanor or felony offense. If the act is prosecuted as a separate felony offense, it is punishable by confinement in prison for at least two years.			
This	Ex Parte Order signed on (date): Time: a.m p.m.			
	ge Presiding:			

This is a Court Order. No one – except the Court – can change this Order.

	Cause No.:				
Ap	plicant:	§	In the		Court
		§			
	v.	§		of	
		ş			
		§			
Res	spondent:	§			_ County, Texas
	Temporary E	x Parte PROTEC	TIVE ORDER	}	•
	Go to the court hearing on: Date:		Time:	∃a.m. ⊜p.	m.
	Court Address:				
4	Findings: The Court finds from the sworn De in this case that there is a clear and present of violence that will cause the Applicant, Childre loss and damage, for which there is no adeque Protective Order without further notice to the	danger that the Resp en and/or Other Adult ate remedy at law. Th Respondent or heari	condent named be ts named below in the Court, therefor ing. No bond is re	elow will commit a mmediate and irre re, enters this <i>Ten</i> equired.	acts of family
1	Respondent: The person named below mu				
	Name:	Cou	inty of Residence	ə:	
2	Protected People: The following people are Name:	e protected by the te		FECTIVE ORDER	R:
	□ Applicant:				
	Children:				
	Other		-		
	Adults:				
3	Temporary Orders — To prevent family viole with a check. ■	lence, the Court orde	ers the Responde	ent to obey all ord	ers marked
	The Respondent (person named in 1) must a. Not commit an act against any person no injury, assault, or sexual assault or that in physical harm, bodily injury, assault, or sexual assault.	amed in 2 above that s a threat that reason	t is intended to re nably places thos	esult in physical hase people in fear o	arm, bodily of imminent
	b. Thot communicate in a threatening or har	rassing manner with	any person name	ed in 2 above.	
	c. Not communicate a threat through any p				

a.	C	Not communicate or attempt to communicate in any manner with: (Check all that apply) Applicant Children Other Adults named in 2 above. The Respondent may communicate through: or other person the Court appoints.
		Good cause exists for prohibiting the Respondent's direct communications.
е.		Not go within 200 yards of the: (<i>Check all that apply</i>) Applicant Children Cother Adults named in 2 above. (except to go to court hearings)
f.		Not go within 200 yards of the Residence, workplace or school of the: (Check all that apply) Applicant Other Adults named in 2 above. The addresses of the prohibited locations are: (Check all that apply) Deemed confidential. The Clerk is ordered to strike the information from all public court records and maintain a confidential record of the information for Court use only. Disclosed as follows: Applicant's Residence: Applicant's Workplace/School: Other:
g.	V	Not possess a firearm or ammunition, unless the Respondent is a peace officer actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision.
h.		Not go within 200 yards of the Children's Residence, child-care facility, or school. The addresses of the prohibited locations are: (Check all that apply) Deemed confidential. The Clerk is ordered to strike the information from all public court records and maintain a confidential record of the information for Court use only. Disclosed as follows: Children's Residence: Children's Child-care/School: Other:
i.	5	Not stalk, follow or engage in conduct directed specifically toward the Applicant, Children, or Other Adults named in 2 above that is reasonably likely to harass, annoy, alarm, abuse, torment, or embarrass them.
j.		Not remove the Children from their school, child-care facility, or the Applicant's possession.
k . 1		Not remove the Children from the jurisdiction of the Court.
		Not harm, or interfere with the care, custody, or control of the following pet, companion animal, or assistance animal: (describe the animal).
m. :		Not interfere with the Applicant's use of the Residence located at:
		utilities or telephone service or causing such services to be disconnected.
า. 🗎		Not interfere with the Applicant's use and possession of the following property:
). I		Not damage, transfer, encumber, or otherwise dispose of any property jointly owned or leased by the Applicant and Respondent, except in the ordinary course of business or for reasonable and necessary living expenses, including, but not limited to, removing or disabling any vehicle owned or possessed by the Applicant or jointly by the parties (whether so titled or not).

4	☐ Order: Vacate Residence Immediately The Court finds that the Residence located at: (Check one):				
	☐ is jointly owned or leased by the Applicant and Respondent; ☐ is solely owned or leased by the Applicant; or				
	is solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant or a child in the Applicant's possession.				
	The Court further finds that the Applicant currently resides at the Residence, or has resided there within 30 days prior to the filing of the <i>Application for Protective Order</i> in this case, and that the Respondent has committed family violence against a member of the household within 30 days prior to the filing of the <i>Application for Protective Order</i> in this case. There is a clear and present danger that the Respondent is likely to commit family violence against a member of the household.				
	The Respondent is therefore ORDERED to vacate the Residence on or before: a.m p.m. on:(date) and to remain at least 200 yards away from the Residence until further order of the Court. The Applicant shall have exclusive use and possession of the Residence until further order of the Court.				
	IT IS FURTHER ORDERED that the sheriff, constable, or chief of police shall provide a law enforcement officer to accompany the Applicant to the Residence, to inform the Respondent that the Court has ordered the Respondent to vacate the Residence, and to provide protection while the Applicant takes possession of the Residence, and if the Respondent refuses to vacate the Residence, provide protection while the Applicant takes possession of the Applicant's necessary personal property.				
5	Go to the Court Hearing IT IS FURTHER ORDERED that notice issue to the Respondent to appear, and the Respondent is ORDERED to appear in person before this Court at the time and place indicated on page 1 of this form.				
	The purpose of this hearing is to determine whether the Court should issue the Protective Orders and other relief requested in the <i>Application for Protective Order</i> filed in this case.				
6	Duration of Order: This Order is effective immediately and shall continue in full force and effect until twenty (20) days from the date it is signed, or further order of the Court.				
7	Warning: A person who violates this order may be punished for contempt of court by a fine of as much as \$500 or by confinement in jail for as long as six months, or both.				
	No person, including a person who is protected by this order, may give permission to anyone to ignore or violate any provision of this Order. During the time in which this Order is valid, every provision of this Order is in full force and effect unless a court changes the Order.				
	It is unlawful for any person, other than a peace officer, as defined by Section 1.07, Penal Code, actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision, who is subject to a Protective Order to possess a firearm or ammunition.				
	A violation of this Order by commission of an act prohibited by the Order may be punishable by a fine of as much as \$4,000 or by confinement in jail for as long as one year, or both. An act that results in family violence may be prosecuted as a separate misdemeanor or felony offense. If the act is prosecuted as a separate felony offense, it is punishable by confinement in prison for at least two years.				
This	Ex Parte Order signed on (<i>date</i>): Time: □ a.m. □ p.m.				
	ge Presiding:				

This is a Court Order. No one – except the Court – can change this Order.

IN THE	COURT			
	Cause No.			
Protective Order				
	Judge:			
Applicant/Petitioner	Applicant/Petitioner I	dentifiers		
Your name here	Date of Birth of Applicant:			
First Middle Last				
And/or on behalf of minor family member(s): (list name and DOB):	Other Protected Persons/DOB:			
Names of children needing protection	Names of other a	\		
VS.	needing protect	ion		
Respondent	Respondent	Identifiers		
Name of person you	SEX RACE DOB	HT WT		
First want protection from Last	Fill and info			
	EYES HAIP Fill out information describing the p	7 201 2 #1 1		
Relationship to Petitioner:	want protecti	on from		
Respondent's Address	DRIVERS LICENSE NO.	STATE EXP DATE		
	Distinguishing For example: ta scars, fa	ttoos, piercings, icial hair		
A Court hearing was held on: Date:	Time: □ a.m. □ p.m.			
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and t and opportunity to be heard. Additional findings of this order are as set forth below.	Write	the actual date and ne of the hearing		
THE COURT HEREBY ORDERS: [] That the above named Respondent be prohibited from cold and the above named Respondent be prohibited from any Additional terms of this order as set forth below.	mmitting further acts of abuse or thr y contact with the Applicant/Petition	reats of abuse. er.		
The terms of this Order shall be effective until or as otherwise provided for in <u>Section 14 Duration</u> loc	cated on page 6 of this Order.			
WARNINGS TO RESPONDENT: This order shall be enforced, even without registration, by t U. S. Territory, and may be enforced by Tribal Lands (18 U.S boundaries to violate this order may result in federal impris	he courts of any state, the Distric	et of Columbia, any		
Federal law provides penalties for possessing, transporting (18 U.S.C. Section 922(g)(8)).				
Only the Court can change this order.				

Sample Only — Do Not File

Protective Order
Form Approved by the

Page 1 of 7

Fir is i	idings: All leg	jal requ	irements have been met, and the Broth start R	the Court has juris	diction over the parties and this case. This Order	
13 11	5000 111101	C313 01	are riviected reison(s) and is	3 Necessary to nrev	Vent future femily violence	
	live-in na	rtnore	nd nespondent are spouses, to	rmer spouses, par	ents of the same child, live-in partners, or former	
	o iii pai		and are thus intimate partners	s" as defined by 18	U.S.C. § 921/a)/32): artho applicant is desire	
	☐ The partic	es have	son who was married to or dati	ng the Responder	nt.	
		CO LICAC	agreed to the terms of this Pr	otective Order.		
Sta	tutory grounds	for the	Protective Order have been es	stablished (Check	one or both)	
	☐ The Resp	ondent	has committed family violence	against the Appli	cant or Children named below and is likely to	
	commit fa	ımily vic	plence in the future.	- against the Appli	cant of Children named below and is likely to	
	☐ The Resp	ondent	has violated a prior Protective	Order that expired	d or will expire within 30 days.	
1	Appearance	:es: (C	heck any that apply):			
	Applicant R					
			Appeared in person and anno	ounced ready		
			Appeared in person and by a	ttornev.	, and announced ready.	
	Э		Appeared by signature below	evidencing agree	ment to the entry of this Protective Order.	
			Although duly cited, did not a	ppear and wholly r	made default.	
2	Protected F	People	: The following people are pro	tected by the term	s of this Protective Order:	
		Name	:		County of Residence:	
	☐ Applicant:	:	Your name here			
	Children.				County where	
	☐ Children:		Names of children		each person lives	
			needing protection			
	□ Other	Nai	nes of other adults needing pro	otection		
	Adults:		The state addition and all pit	Stection		
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
3	A Record of	f Testi	MONV (Check one): E was me	do bu		
	waived by the	parties	i.	de by:	was	
	, <u></u>	Paraoc	•			
4	Protective C	Orders	- To prevent family violence	the Court orders to	he Respondent to obey all Orders marked with	
	a check.		to provent larmly violetice,	the Court orders th	ne Hespondent to obey all Orders marked with	
	The Respond	dent m	ıst:			
				in 2 above that is !	make made at the control of the cont	
	a. Not commit an act against any person named in 2 above that is intended to result in physical harm, bodily injury, assault, or sexual assault or that is a threat that reasonable places the sexual assault.					
	assault, or sexual assault or that is a threat that reasonably places those people in fear of imminent physical harm, bodily injury, assault, or sexual assault.					
	b. Not com	b. Not communicate in a threatening or harassing manner with any person named in 2 above.				
	c. Not com	ımunica	te a threat through any person	y maimer with a⊓y ito anvono nomed	person named in 2 above,	
	d. Not com	ımunica	te or attempt to communicate i	io anyone named	III 2 above.	
	= Appli	icant □	Children Chhar Adulta -	and in anner with	1: (Uneck all that apply)	
	Good ca	illee evi	ets for prohibition the Decision	amed in 2 above. ((except through:)	
	GOOG CA	uo o exi	sts for prohibiting the Respond	ent's direct commi	unications.	

e No	t go within 200 yards of the: (Check all that apply)
	Applicant Children Other Adults named in 2 above.
(Ex	cept to go to court hearings or to exchange Children as authorized by a court order)
f. 🗆 Not	go within 200 yards of the Residence, workplace or school of the: (Check all that apply)
_	Applicant Other Adults named in 2 above.
	The addresses of the prohibited locations are: (Check all that apply)
	Deemed confidential. The clerk is ordered to strike the information from all public court records and
	maintain a confidential record of the information for Court use only.
	Disclosed as follows:
,	Applicant's Residence:
,	Applicant's Workplace/School:
a ~ Not	Other:
COU	go within 200 yards of the Children's Residence, child-care facility, or school, except as authorized by a rt order. The addresses of the prohibited locations are: (Check all that apply)
D 1	Deemed confidential. The clerk is ordered to strike the information from all public court records and
r	naintain a confidential record of the information for Court use only.
□ [Disclosed as follows:
(Children's Residence:
(Children's Child-care/School:
(Other:
h. 🗆 Not	stalk, follow or engage in conduct directed specifically to any person named in 2 above that is reasonably
likel	y to harass, annoy, alarm, abuse, torment, or embarrass them.
i. 🗆 Not	harm, threaten, or interfere with the care, custody or control of the following pet, companion animal or
assi	stance animal:(describe the animal)
. P Not	possess a firearm or ammunition, unless the Respondent is a peace officer actively engaged in employment
as a	sworn, full-time paid employee of a state agency or political subdivision. Any license to carry a concealed
nan	dgun issued to the Respondent is hereby SUSPENDED.
Family V	iolence Prevention Program
	espondent is ordered to enroll in, pay costs for, and enter the program checked below no later than //, and to complete the program by// (<i>Check one</i>):
- The	local Battering Intervention and Browntian Drawn that was a state of the control
ineti	local Battering Intervention and Prevention Program that meets the guidelines adopted by the community
jusu	ce assistance division of the Texas Department of Criminal Justice:
Or if no su	ch Battering Intervention and Prevention Program is available, then:
_ nbve	ounseling program recommended and conducted by the following social worker, family service agency,
priya	sician, psychologist, licensed therapist, or licensed professional counselor:
_ The	Respondent is ordered to comply with any recommendation or referral for additional or alternate counsel-
ing v	within seven (7) days of the recommendation, and ordered to complete any additional or alternate program
reco	mmended. The Respondent is ordered to sign a waiver for release of information upon enrollment so that
parti	cipation in the program may be monitored by the Applicant and/or the Court.
The Re	spondent must also follow these provisions to prevent family violence:
	- Violetice.

5

	The Court finds that the Residence located at:
	(Check one):
	☐ is jointly owned or leased by the Applicant and Respondent;
	is solely owned or leased by the Applicant; or
	is solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant or a
	child in the Applicant's possession.
	IT IS ORDERED that the Applicant shall have exclusive use of the Residence identified above, and the Responden
	must vacate the Residence no later than: C a.m. D p.m. on:
	This Funder Ordered that the sheriff, constable, or chief of police shall provide a law enforcement officer to
	accompany the Applicant to the Residence, to inform the Respondent that the Court has ordered the Responden
	to be excluded from the Residence, to provide protection while the Applicant takes possession of the Residence
	and the Respondent removes any necessary personal property, and, if the Respondent refuses to vacate the
	Residence, to remove the Respondent from the Residence and arrest the Respondent for violating the Court's Order
(ther Property Orders
	The Court finds that the Applicant and Respondent jointly own or lease the following Additional Property, and
	awards the Applicant the exclusive use of:
٦	ne Respondent must not damage, transfer, encumber, or otherwise dispose of the Additional Property identified
а	pove or any other property jointly owned or leased by the parties, except in the ordinary course of business or for
r	asonable and necessary living expanses, including that madificate the
'n	asonable and necessary living expenses, including, but not limited to, removing or disabling any vehicle owned or
_	ossessed by the Applicant or jointly by the parties (whether so titled or not).
5	pousal Support Order
	IT IS ORDERED that the Respondent pay the Applicant support in the appropriate the
	IT IS ORDERED that the Respondent pay the Applicant support in the amount of \$ per month, with the
	first payment due and payable on/ and a like payment due and payable on the day
	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applicant
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	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican
C	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment:
	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment:
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T	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment: rders Related to Removal, Possession and Support of Children ne Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of Applicant, Children, and/or Other Adults named in 2 above. Removal — Check one or both: The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court.
T	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applicant at the address listed below and postmarked on or before the due date for each payment: rders Related to Removal, Possession and Support of Children ne Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of a Applicant, Children, and/or Other Adults named in 2 above. Removal — Check one or both: The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court.
T	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applicant at the address listed below and postmarked on or before the due date for each payment: rders Related to Removal, Possession and Support of Children see Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of Applicant, Children, and/or Other Adults named in 2 above. Removal — Check one or both: The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one:
T	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment: **rders Related to Removal, Possession and Support of Children** **recourt finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of a Applicant, Children, and/or Other Adults named in 2 above. **Removal — Check one or both:* The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one: The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession
T	first payment due and payable on/ and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment: rders Related to Removal, Possession and Support of Children be Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of a Applicant, Children, and/or Other Adults named in 2 above. Removal — Check one or both: The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one: The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession or access to the Children, unless and until further Orders are entered by the Court. This Order supersedes any
T	first payment due and payable on / and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment: **rders Related to Removal, Possession and Support of Children** **re Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of a Applicant, Children, and/or Other Adults named in 2 above. **Removal — Check one or both:** The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one: The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession or access to the Children, unless and until further Orders are entered by the Court. This Order supersedes any previous order granting the Respondent possession or access to the Children.
T	of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applicant at the address listed below and postmarked on or before the due date for each payment: **Trick Related to Removal, Possession and Support of Children** The Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of a Applicant, Children, and/or Other Adults named in 2 above. **Removal — Check one or both:** The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one: The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession or access to the Children, unless and until further Orders are entered by the Court. This Order supersedes any previous order granting the Respondent possession or access to the Children. The Applicant is granted primary possession of the Children, and the Respondent may have possession of the Children, and the Respondent may have possession of the Children.
T	of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment: **Trick Related to Removal, Possession and Support of Children** The Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of Applicant, Children, and/or Other Adults named in 2 above. **Removal — Check one or both:** The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one: The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession or access to the Children, unless and until further Orders are entered by the Court. This Order supersedes any previous order granting the Respondent possession or access to the Children. The Applicant is granted primary possession of the Children, and the Respondent may have possession of the Children, and the Respondent may have possession of the Children.
T	first payment due and payable on / and a like payment due and payable on the day of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applican at the address listed below and postmarked on or before the due date for each payment: **rders Related to Removal, Possession and Support of Children** **re Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of a Applicant, Children, and/or Other Adults named in 2 above. **Removal — Check one or both:** The Respondent must: Not remove the Children from the Applicant's possession or from their child-care facility or school, except as specifically authorized in a possession schedule ordered by the Court. Not remove the Children from the jurisdiction of the Court. Possession — Check one: The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession or access to the Children, unless and until further Orders are entered by the Court. This Order supersedes any previous order granting the Respondent possession or access to the Children.

		schedule hereby ordered supersedes any previous order granting the Respondent possession and access to the Children.
		The possession schedule previously entered on/, in cause number,
		styled, shall continue to govern the Respondent's
		possession and access to the Children, except that no exchanges of the Children shall occur at a prohibited location described in this Protective Order.
	0	Child Support — Nothing in this Protective Order shall be construed as relieving the Respondent france and past or future obligation to pay child support as previously ordered. — Check one: The Respondent is ordered to pay child support to the Applicant in the amount of \$ per month, with the first such payment due and payable on /, and a like payment due and payable
		on the day of each month thereafter for the term of this Protective Order or until further Order of the Court, whichever occurs first.
		The Respondent is ordered to make all child support payments payable to the Applicant, and must mail all payments to:
		Texas Child Support Disbursement Unit, P.O. Box 659791, San Antonio, TX 78265-9791
		That agency will send the payment to the Applicant for the support of the Children. The Respondent must keep the child support registry informed of the Respondent's Residence and work addresses.
		On this date, the Court signed an Income Withholding Order, ordering the employer and any subsequent employer of the Respondent to withhold court-ordered child support from the Respondent's earnings. The existence of the Order for withholding from earnings for child support does not excuse the Respondent from personally making any child support payment herein, except to the extent the Respondent's employer actually makes the payment on behalf of the Respondent.
	J	The Child Support Order previously entered on/, in cause number,
		styled, shall continue to govern the Respondent's child support obligations with respect to the Children.
10 =	Fees	s and Costs
	Withi Total	n 60 days after this Order is signed, the Respondent must pay the Total Fees and Costs as follows: to be paid: \$
	(T	his includes fees for service: \$ + all other Court fees and costs: \$)
	Addre	ess where Respondent must pay the Clerk of the Court with cash, cashier's check, or money order:
11 =	Withi	rney's Fees n 60 days after this Order is signed, the Respondent must pay the attorney who helped enter this Protective r the Attorney Fees listed below. Pay with cash, cashier's check, or money order.
		ney Fees awarded by the Court: \$
		ney's name:
		ney's address:

	Attorney (name)	shall have and recove	er judament against the
	Respondent (name)	for \$. such judament
	bearing interest at percent per a	annum compounded annually from the date this ju	dament and Order is
	signed until paid, for which let execution iss	ue if it is not paid.	
12	Service		
	This Protective Order (Check all that apply):	:	
13	Copies Forwarded		
		f this Protective Order and accompanying Respon	dant Information
	rom to (Check all that apply):		dent information
	Sheriff and Constable of	County, Texas.	
	Police Unier of the City of		
	Children's child-care facility/schools liste	ed above.	
	 The staff judge advocate at Joint Force It Respondent is assigned. 	leadquarters or the provost marshal of the military	installation to which
	respondent is assigned.		
14	mation into the Department of Public Safety's Duration of Order This Protective Order is in full force and effective.	by of this Protective Order MUST, within 10 days, es statewide law enforcement information system.	nter all required infor-
		ate must be no more than two years from the date	Abia Octobrillo
	(duration) This dat	te is more than two years from the date this Protec	this Order is signed.)
	The Court finds that the Re Applicant's family or housel	spondent caused serious bodily injury to the Appli	cant or a member of
	The Respondent was the sum	ubject of two or more previous Protective Orders or	Otecting the Applicant
	and both of those Protective	Orders contained findings that Respondent has cor	nmitted family violence
	and the Respondent is likely	y to commit family violence in the future.	, , , , , , , , , , , , , , , , , , ,
	If Respondent is confined or imprisoned on the Order will expire one year after the date of the	he date this Protective Order is scheduled to expire e Respondent's release.	, the Protective
WAR or by	NING: A person who violates this Order may confinement in jail for as long as six mon	ay be punished for contempt of court by a fine ths, or both.	of as much as \$500
any p	erson, including a person who is protected provision of this Order. During the time in version of the Order.	d by this Order, may give permission to anyone which this Order is valid, every provision of this	to ignore or violate order is in full

It is unlawful for any person, other than a peace officer, as defined by Section 1.07, Penal Code, actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision, who is subject to a Protective Order to possess a firearm or ammunition.

A violation of this Order by commission of an act prohibited by the Order may be punishable by a fine of as much as \$4,000 or by confinement in jail for as long as one year, or both. An act that results in family violence may be prosecuted as a separate misdemeanor or felony offense. If the act is prosecuted as a separate felony offense, it is punishable by confinement in prison for at least two years. Possession of a firearm or ammunition while this Protective Order is in effect may subject respondent to federal criminal penalties. It is unlawful for any person who is subject to a Protective Order to knowingly purchase, rent, lease, or Was served on the Respondent in open court. Shall be delivered to the Respondent by certified receive as Shall be personally served on the Respondent. mail, return receipt requested, or by fax, to the Re- a loan or Shall be mailed by the Clerk of the Court to the spondent's last known address or fax number, or gift from in any other manner allowed by Tex. R. Civ. P. 21a. another, a Respondent's last known address. handgun for the duration of this Order. Interstate violation of this Protective Order may subject the Respondent to federal criminal penalties. This Protective Order is enforceable in all fifty states, the District of Columbia, tribal lands, and U.S. territories. This Protective Order signed on (date): ______ Time: ____ □ a.m. □ p.m. Judge Presiding: This is a Court Order. No one - except the Court - can change this Order. **Agreed Order**

Ву	/ their signatures belov	v, the Applicant and Responde	nt agree to the entry of the	foregoing Protective Orde	er and approve
ali	terms stated in the O	rder:	,	The state of the s	n and approve

Applicant

Respondent

Receipt Acknowledged - The Respondent hereby acknowledges receipt of a copy of this Protective Order.

Respondent

	IN:	THE			COURT		
	Protective C)rder	Cause	No			
			Judge:				
	Applicant/Petition	oner			nt/Petitioner		
First	Middle	100	Date of i	Birth of A	pplicant:		
		Last					
	en of millor family member	er(s): (list name and DOB):	Other Pro	otected Po	ersons/DOB:		
	Vs						
	Responde	ent .		F	Respondent	ldentifi	ers
First	h di alais		SEX	RACE	DOB	HT	WT
	Middle		EYES	HAIR	SOCIAL SEC	L CURITY N	L O. (Last 3 #)
Relationship	to Petitioner:						
	Respondent's Add	iress	DRIVE	RS LICEN	ISE NO.	STATE	EXP DATE
			l l				
			Distingu	ishing Fe	eatures:		
	paring was hald an						
THE COURThat it has jur and opportuni	T HEREBY FINDS	s and subject matter, and				l with reas	onable notice
[] That the	T HEREBY ORDER above named Respond above named Respond above named Respond al terms of this order as	dent be prohibited from c	ommitting fu	rther acts	s of abuse or th	ireats of a	buse.
The terms o	f this Order shall be	effective until	nostod on		, 20		
WARNINGS T This order sh U. S. Territory	O RESPONDENT: all be enforced, even v , and may be enforced	without registration, by d by Tribal Lands (18 U. y result in federal impri	the courts	of any st	ate, the Distri	ct of Colu	ımbia, any rial, or tribal
Federal law p		oossessing, transportin					munition

Protective Order

Only the Court can change this order.

Fi is	in the pest life	316212 01	the Protected Person(s) and is necessary to pre	sdiction over the parties and this case. This Order
	□ The App	piicant ai	nd Hespondent are spouses, former spouses, par	rents of the same child, live-in partners, or former 3 U.S.C. § 921(a)(32); or the applicant is dating or
	married	to a per	son who was married to or dating the Responder	or.
	The part	ties have	e agreed to the terms of this Protective Order.	
Sta	atutory ground	ls for the	Protoctive Order have been additionally	
-	The Res	sponden	Protective Order have been established. (Check	cone or both):
	commit f	family vi	t has committed family violence against the Appli Dience in the future.	icant or Children named below and is likely to
			t has violated a prior Protective Order that expire	d or will expire within 30 days.
1			heck any that apply):	
•	Applicant			
			Appeared in person and announced ready.	
			Appeared in person and by attornov	
		0	Appeared by signature below evidencing agree	, and announced ready.
			Although duly cited, did not appear and wholly	made default.
2	Protected	People		
		Name	: The following people are protected by the term	
				County of Residence:
	☐ Applican	it:		
	☐ Children:	:		
	☐ Other			
	Adults:	 -		
3	A Record	of Testi	mony (<i>Check one</i>): □ was made by:	
-	waived by th	e partie	s.	was
	Duntantin	•	_	
٠	a check.	Oraers	- To prevent family violence, the Court orders	the Respondent to obey all Orders marked with
	The Respon		net·	
	-		act against any person named in 2 above that is	Internal and the second to the second
	assaur	ι, or sex	ual assault or that is a threat that reasonably place ury, assault, or sexual assault.	es those people in fear of imminent physical
			ate in a threatening or harassing manner with an	W porcon named in 0 -b
	c. T Not co	mmunica	ate a threat through any person to anyone name	y person nameu in 2 above. d in 2 shove
	d. T Not cor	mmunica	ate or attempt to communicate in any manner wit	th: (Check all that annit)
	= Apr	plicant I	Children Other Adults named in 2 above.	(except through
	Good o	cause ex	ists for prohibiting the Respondent's direct comm	Cupicotions
			President and Flooportic Collins	REPORTED ATS

e. Not go within 200 yards of the: (Check all that apply)
☐ Applicant ☐ Children ☐ Other Adults named in 2 above.
(Except to go to court hearings or to exchange Children as authorized by a court order)
f. Not go within 200 yards of the Residence, workplace or school of the: (Check all that apply)
Applicant C Other Adults named in 2 above.
The addresses of the prohibited locations are: (Check all that apply)
Deemed confidential. The clerk is ordered to strike the information from all public court records and
maintain a confidential record of the information for Court use only.
Disclosed as follows:
Applicant's Residence:
Applicant's Workplace/School:
Other:
g. Not go within 200 yards of the Children's Residence, child-care facility, or school, except as authorized by a
court order. The addresses of the prohibited locations are: (Check all that apply)
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☐ Disclosed as follows:
Children's Residence:
Children's Child-care/School:
Other:
h. O Not stalk, follow or engage in conduct directed specifically to any person named in 2 above that is reasonable
ikely to narass, annoy, alarm, abuse, torment, or embarrass them.
i. Not harm, threaten, or interfere with the care, custody or control of the following pet, companion animal or
assistance animal;
 If Not possess a firearm or ammunition, unless the Respondent is a peace officer actively engaged in employment.
as a sworn, full-time paid employee of a state agency or political subdivision. Any license to carry a conceals
handgun issued to the Respondent is hereby SUSPENDED.
Family Violence Prevention Program
☐ The Respondent is ordered to enroll in, pay costs for, and enter the program checked below no later than
/, and to complete the program by/ (Check one):
The local Battering Intervention and Prevention Program that meets the guidelines adopted by the communit
justice assistance division of the Texas Department of Criminal Justice:
Or if no such Battering Intervention and Prevention Program is available, then:
A counseling program recommended and conducted by the following social worker, family service agency,
physician, psychologist, licensed therapist, or licensed professional counselor:
The state of the s
The Respondent is ordered to comply with any recommendation or referral for additional or alternate counsel
ing within seven (7) days of the recommendation, and ordered to complete any additional or alternate program
recommended. The Respondent is ordered to sign a weight for all the respondent is ordered to sign and the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the respondent is ordered to sign a weight for all the re
recommended. The Respondent is ordered to sign a waiver for release of information upon enrollment so that
participation in the program may be monitored by the Applicant and/or the Court. The Respondent must also follow these provisions to provisions to provisions to provisions.
The Respondent must also follow these provisions to prevent family violence:

5

6	Property Orders
	☐ The Court finds that the Residence located at:
	(Check one):
	☐ is jointly owned or leased by the Applicant and Respondent;
	is solely owned or leased by the Applicant; or
	is solely owned or leased by the Respondent; and the Respondent
	is solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant or a child in the Applicant's possession.
	TIS ORDERED that the Applicant shall have exclusive use of the Residence identified above, and the Respondent
	must vacate the Residence no later than: a.m. a p.m. on: (date).
	IT IS FURTHER ORDERED that the sheriff, constable, or chief of police shall provide a law enforcement officer to
	accompany trie Applicant to the Residence, to inform the Respondent that the Court has ordered the Respondent
	to be excluded from the Hesidence, to provide protection while the Applicant takes possession of the Backlerian
	and the Respondent removes any necessary personal property, and, if the Respondent refuses to veceta the
	Residence, to remove the Respondent from the Residence and arrest the Respondent for violating the Court's Order.
7	Other Property Orders
•	
	The Court finds that the Applicant and Respondent jointly own or lease the following Additional Property, and awards the Applicant the exclusive use of:
	The Respondent must not damage, transfer, encumber, or otherwise dispose of the Additional Property identified
	above or any other property jointly owned or leased by the parties, except in the ordinary course of business or fee
	reasonable and necessary living expenses, including, but not limited to, removing or disabling any vehicle owned or
	possessed by the Applicant or jointly by the parties (whether so titled or not).
	the factor of the difference o
8	Spousal Support Order
	☐ IT IS ORDERED that the Respondent pay the Applicant support in the amount of \$ per month, with the
	first payment due and payable on/ and a like payment due and payable on the day
	of each following month until further Order of this Court. IT IS ORDERED that all payments be sent to the Applicant
	at the address listed below and postmarked on or before the due date for each payment:
9	Orders Related to Removal, Possession and Support of Children
	The Court finds that the Respondent is a parent of the Children. The Destarting Control of the Children and C
	The Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best interests of the Applicant, Children, and/or Other Adults named in 2 above.
	Removal — Check one or both:
	The Respondent must:
	Not remove the Children from the Applicant's possession or from their child-care facility or school, except as
	specifically authorized in a possession schedule ordered by the Court.
	Not remove the Children from the jurisdiction of the Court.
	Possession — Check one:
	The Applicant is granted exclusive possession of the Children, and the Respondent shall have no possession
	or access to the Children, unless and until further Orders are entered by the Court. This Order supersedes any
	previous order granting the Respondent possession or access to the Children.
	The Applicant is granted primary possession of the Children, and the Respondent may have possession of the
	Children pursuant to the possession schedule attached to this Protective Order as Exhibit A, subject to the
	terms and conditions stated herein as necessary for the safety of the Applicant and the Children. The possession
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		schedu the Ch	ıle heret ildren.	y ordered	superse	edes an	ny previo	ous orde	er gran	iting th	e Respondent possession and access	r to
	_			schedul	e previou	usly ent	ered on		/	,	, in cause number	
		Styleu.				_				shall c	Ontinue to govern the December 1	
		posses	sion and	access to	o the Chi	ildren, e	except th	nat no ex	chang	ges of t	the Children shall occur at a prohibited	
	•	The Re with the on the	sponder	it is order ch paymei	ed to pay nt due ar each mor	y child s nd paya	y cniid support ible on	to the A	ort as opplica	previ nt in th /	nstrued as relieving the Respond ously ordered. — Check one: ne amount of \$ per month , and a like payment due and payabl otective Order or until further Order of	•
		The Re	sponder its to:	t is ordere	ed to ma	ke all cl	hild sup	port pay	/ments	s payal	ble to the Applicant, and must mail all	
		Texas (Child Su	pport Dis	bursem	ent Un	it, P.O.	Box 659	9791,	San A	ntonio, TX 78265-9791	
		That ag	ency will suppor	send the registry i	paymen nformed	t to the	Applica Respon	int for the	e sup Reside	port of nce ar	the Children. The Respondent must keep the children. The Respondent must keep the children in the children is the children in	эер
		existend from pe	ce of the rsonally	Order fo	ent to wit or withho eny child	nnola c olding f I suppo	ourt-ord f rom e a ort paym	lered ch rnings 1 nent her	iild su _l f or ch 'ein, e :	pport fi ild sui	g the employer and any subsequent rom the Respondent's earnings. The pport does not excuse the Respondent's emplo	ent yer
		Styleu _		rt Order p				/_	 , sh	all con	_, in cause number tinue to govern the Respondent's child	_, i
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	Within Total to	i 60 days o be pai	after th d: \$	s Order is	s signed,	the Re	sponde	nt must	pay th	e Tota	I Fees and Costs as follows:	
	(Th	is includ	es fees	or service	e: \$			_ + all c	other (Court f	ees and costs: \$)	
	Addre	ss where	Respo	ndent mus	t pay the	e Clerk	of the C	Court with	h casi	n, cash	nier's check, or money order:	
11 =	Within Order	ey Fees	after thi ney Fee awarded	by the Co	ourt: \$	with ca	ash, cas	shier's ch	heck,	or mon	ney who helped enter this Protective ney order.	-
	Attorne	oy o nan	o									_
	Allome	ys addi	ess:									

	Attorney (name) shall have and recover j Respondent (name) for \$. such iudame
	bearing interest at percent per annum compounded annually from the date this judge signed until paid, for which let execution issue if it is not paid.	ment and Order is
2	Service This Protective Order (Check all that apply):	
	 Was served on the Respondent in open court. Shall be personally served on the Respondent. Shall be mailed by the Clerk of the Court to the Respondent's last known address. Shall be delivered to the Respondent. spondent's last known address in any other manner allowed by 	or by fax, to the Resort or fax number, or
3	Copies Forwarded	
	The Clerk is ORDERED to forward copies of this Protective Order and accompanying Responder Form to (Check all that apply): Sheriff and Constable of	nt Information
	☐ Sheriff and Constable of County, Texas. ☐ Police Chief of the City of	
	☐ Children's child-care facility/schools listed above.	
	The staff judge advocate at Joint Force Headquarters or the provost marshal of the military ins Respondent is assigned.	tallation to which
	Any law enforcement agency receiving a copy of this Protective Order MUST, within 10 days, entermation into the Department of Public Safety's statewide law enforcement information system.	r all required infor
	This Protective Order is in full force and effect until:	
	(this date must be no more than two years from the date this	- 0 - 1 - 1 - 1 - 1
	(duration) This date is more than two years from the date this Protective	Ordon io -!
	The Court finds that the Respondent caused serious bodily injury to the Applican	order is signed.
	Applicant's lamily or nousenoid; or	
	The Respondent was the subject of two or more previous Protective Orders protective	cting the Applicant
	and both of those Protective Orders contained findings that Respondent has commit and the Respondent is likely to commit family violence in the future.	tted family violence
	to definite interest the future.	

WARNING: A person who violates this Order may be punished for contempt of court by a fine of as much as \$500 or by confinement in jail for as long as six months, or both.

No person, including a person who is protected by this Order, may give permission to anyone to ignore or violate any provision of this Order. During the time in which this Order is valid, every provision of this Order is in full force and effect unless a court changes the Order.

It is unlawful for any person, other than a peace officer, as defined by Section 1.07, Penal Code, actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision, who is subject to a Protective Order to possess a firearm or ammunition.

A violation of this Order by commission of an act prohibited by the Order may be punishable by a fine of as much as \$4,000 or by confinement in jail for as long as one year, or both. An act that results in family violence may be prosecuted as a separate misdemeanor or felony offense. If the act is prosecuted as a separate felony offense, it is punishable by confinement in prison for at least two years.

Possession of a firearm or ammunition while this Protective Order is in effect may subject respondent to federal criminal penalties. It is unlawful for any person who is subject to a Protective Order to knowingly purchase, rent, lease, or receive as a loan or gift from another, a handgun for the duration of this Order.

Receipt Acknowledged - The Respondent hereby acknowledges receipt of a copy of this Protective Order.

Respondent

Protective Order Form Approved by the Supreme Court of Texas by order in Misc. Docket No. ##-### (Month, day, year)

Respondent

Respondent Information for Protective Orders

If the Court grants you a Protective Order, then fill out this form and file it with the clerk. Unless otherwise noted, fill in information below for the Respondent. If you do not know the information requested, leave that section blank. Please try to provide, at a minimum, the Respondent's name, date of birth, sex, height, weight, eye color, hair color, and race. Law enforcement needs this information to serve (give) the Respondent with the Protective Order and enter the Respondent's information into the statewide law enforcement database. If the Court does not grant you a Protective Order, then do not fill out this form.

If the Court does not grant you a Protective Order, then do not fill out this form.

Alias (Nickname):			
Respondent's Relationship	to Applicant:		
Respondent's Address:	Email Addu	Citv:	Ctoto
SSN (last 3#) # Driver's License Number/Stat Other Identification Number:_ Respondent is is is not	Identification Number/State:e:on active duty with the military	Date of Birth://///	Place of Birth: Expiration Date:
Sex: M F Height: Race American Indian or Alaskan Native (I) Asian Pacific Islander (A) Black (B) White (W) Unknown (All other non-whites) (U) Other:	Eye color Black (BLK) Blue (BLU) Gray (GRY) Green (GRN) Hazel (HAZ) Maroon (MAR) Pink (PNK) Unknown (XXX) Other	Hair color □ Black (BLK) □ Blond or Strawberry (BLN) □ Brown (BRO) □ Gray or partially gray (GRY) □ Red or Auburn (RED) □ White (WHI) □ Sandy (SDY) □ Completely Bald or Unknown (xxx)	☐ Light (LGT)
Hispanic (H) Non-Hispanic (N) Unknown (U) ther Identifying Information	(Check all that apply to the Rea	Other (style/length):	Sallow (SAL) Sellow (YEL) Unknown (XXX) Other
espondent's Vehicle Informa	tion: Vehicle ID # (VIN).	,am dodonba)	Make: Model:

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Phone:	Hours/Dept:	Supervi	sor:		
Respondent's Attorno	ey (Name):	Phone:	Add	dress:	
		City:	State	∋: Zip:	-
Other people who ma	y have information to help	find Respondent:			-
Name:		Phone:			
Address:			Relationship:		· · · · · · · · · · · · · · · · · · ·
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