INSTRUCTIONS FOR PETITION FOR ORDER OF PROTECTION—FILED BY PERSON SEEKING PROTECTION

Under the Indiana Civil Protection Order Act (Indiana Code § 34-26-5), courts can issue orders to protect people from domestic or family violence, stalking, or a sex offense. These court orders are called "Orders for Protection". There are two (2) kinds of Orders for Protection—an Ex Parte Order for Protection, which may be issued without a hearing, and an Order for Protection Issued After a Hearing. Orders for Protection normally last 2 years, unless the Judge decides on a different duration.

The protected person is called the "Petitioner." The Petitioner **must** file a Petition in a court of record, against the other person, called the "Respondent." This Instruction booklet explains how to fill out forms for a case in which the Petitioner is seeking protection for himself or herself, *not* on behalf of a child. If you want to apply for an Order for Protection on behalf of a child, please ask the Clerk of the Court for the proper Instruction booklet and Petition.

IMPORTANT NOTICE: In order to file a case, you *must* have the Respondent's correct name. In order to assist law enforcement in enforcing the Order for Protection you should have the Respondent's date of birth and/or Social Security number and current address. The Respondent's current address may also be necessary for the Court to grant certain forms of other relief.

Unless the Petitioner provides the Respondent's date of birth or social security number, the protection order cannot be entered into the national Protection Order Registry. Even without this information, the protection order will still be included in the Indiana Protection Order Registry.

Even if your protection order cannot be entered into the national Protection Order Registry, it will be valid and enforceable throughout the United States. It is highly recommended you carry your Order For Protection with you at all times, especially if you are traveling outside the State of Indiana.

This Instruction booklet explains how to fill out the Petition and Confidential Form. It also contains some Instructions for Respondents. These Instructions cannot cover all of the problems and questions that may arise in a particular case. If you do not know what to do to protect your rights, you should see an attorney.

GENERAL INFORMATION

Who can get a court order under this law?

The Indiana Civil Protection Order Act was passed to promote the protection and safety of all victims of domestic or family violence, sexual assault, and stalking, and to prevent future violence against such victims. In order to apply for protection under this law, a **Petitioner** must have been a victim of:

- Domestic or family violence;
- **Stalking**; or,
- A sex offense.

"Domestic or family violence" means a **family or household member** committed one or more of the following acts:

- 1. *attempting* to cause, *threatening* to cause, or *actually causing* physical harm to another family or household member;
- 2. placing a family or household member in fear of physical harm;
- 3. causing a family or household member to involuntarily engage in sexual activity by force, threat of force, or duress—in other words, forcing someone to engage in a sexual act against the person's will; and
- 4. beating, torturing, mutilating, or killing a vertebrate animal without justification with an intent to threaten, intimidate, coerce, harass or terrorize a family or household member.

Stalking and sex offenses are subject to a Protection Order whether or not committed by a household member

The **Respondent** must be either a:

- Family or household member of the Petitioner; or,
- Person who has committed stalking or a sex offense against the Petitioner.

The Petitioner and Respondent are "family or household members" if:

- The Petitioner and Respondent are now married to each other or used to be married to each other ("current or former spouse");
- The Petitioner and Respondent are now dating each other or used to date each other:
- The Petitioner and the Respondent are now engaged in a sexual relationship with each other or used to be in a sexual relationship with each other;
- The Petitioner and the Respondent have a child in common;
- The Petitioner and the Respondent are related by blood or adoption (for example, they are a brother and sister with the same parents);
- The Petitioner and the Respondent are now related to each other by marriage or used to be related to each other by marriage (for example, they are a step-brother and a step-sister);
- The Petitioner has adopted the child of the Respondent;

- The Petitioner and the Respondent are now or used to be, in one of these kinds of relationships:
 - One of them was the other's guardian;
 - One of them was the other's ward;
 - One of them was the other's custodian;
 - One of them was the other's foster parent; or,
 - A similar relationship.
- Finally, a "family or household member" could mean a minor child (under age 18) of a person in one of the kinds of relationships described above.

"Stalking" is defined by Indiana Code § 35-45-10-1: "A knowing or intentional course of conduct involving repeated or continuing harassment of another person that would cause a reasonable person to feel terrorized, frightened, intimidated, or threatened and that actually causes the victim to feel terrorized, frightened, intimidated, or threatened." The term "course of conduct" means two (2) or more incidents.

As used in the stalking law, "harassment" means: "Conduct directed toward a victim that includes but is not limited to repeated or continuing **impermissible contact** that would cause a reasonable person to suffer emotional distress and that actually causes the victim to suffer emotional distress. Harassment does not include statutorily or constitutionally protected activity, such as lawful picketing pursuant to labor disputes or lawful employer-related activities pursuant to labor disputes."

As used in the stalking law, "**impermissible contact**" includes (but is not limited to): "Knowingly or intentionally following or pursuing the victim."

A "**sex offense**" means one of the following crimes under Indiana law (Indiana Code § 35-42-4):

- Rape;
- Criminal deviate conduct (repealed);
- Child molesting:
- Child exploitation—Possession of child pornography;
- Vicarious sexual gratification—Performing sexual conduct in the presence of a minor;
- Child solicitation;
- Child seduction;
- Sexual battery;
- Sexual misconduct with a minor;
- Unlawful employment near children by a sexual predator;
- Sex offender residency offense;
- Sex offender Internet offense;
- Inappropriate communication with child; and,
- Serious sex offender entering school property.

In order for a person to ask for an Order for Protection because he or she was a victim of stalking or a sex offense, it is not necessary for criminal charges to actually be filed. However, a victim of one of these kinds of crimes should always seek help from the police or sheriff and the prosecutor.

Are a Petitioner's family or household members covered by an Order for Protection?

The judicial officer will decide who will be protected from the names listed on the Petition in Paragraph 9 and the names listed on the Confidential Form.

What if a Petitioner needs an Order for Protection against more than one (1) Respondent?

The Petitioner should tell the Clerk how many Respondents he or she is filing against. The Clerk has to create a new and different court case for each Respondent—there can be only one Respondent per case. So, make sure the Petitioner has the correct number of Petitions, Confidential Forms, etc.

What if the Respondent is a juvenile?

If the Respondent is under 18 and still lives at home (is not "emancipated"), any court of record can hear the Petition. If a hearing is set, the case may be transferred to juvenile court.

What do you need to get the Order for Protection or to object to one?

You will need to get the correct forms from the Clerk of the court, or from this Web site: http://www.in.gov/judiciary/center/2645.htm

What forms must be used for this kind of case?

Here is a list of some of the different kinds of forms in a protective order case and the function of each form. If you want a complete list, ask the Clerk or go to the Web site.

- 1. Petition for an Order for Protection and Request for a Hearing—Filed by Person Seeking Petition ("Petition")—this is the form used by the Petitioner to ask the Judge to issue an Order for Protection and also to ask for a hearing, if a hearing is required by law. The Petitioner uses this form to explain to the Judge why the Petitioner needs an Order for Protection, to describe what happened, and to list every kind of relief the Petitioner is asking for.
- 2. Confidential Form—this is the form used by the Petitioner and the Clerk of the court to record important information about the people involved in the case. The information on this form is entered into a computer that law enforcement officers (police, sheriff, etc.) can access. The information on this form is confidential according to state law. The only people who will have access to it are law

- enforcement officers, prosecutors, and court and clerk staff. This form must be submitted with the Petition at the time the case is filed.
- 3. *Notice of Exclusion Form.* This Notice informs anyone reviewing the Court file that the Confidential Form, a document excluded from public access under Indiana law, has been filed with the Court. This form must be submitted with the Confidential Form at the time the case is filed.
- 4. Respondent's Verified Request for a Hearing—once a Respondent has received a copy of the Petition and the Ex Parte Order for Protection, he or she can ask the Judge to set the case for a hearing. The Respondent should use this form to make that request.

Will the case automatically be set for a hearing?

It depends on what the Judge orders. Some Ex Parte Orders for Protection do not require a hearing—although a Respondent can ask for one within 30 days of receiving a copy of the Ex Parte Order for Protection. If a Petitioner asks for certain things, or if the Judge orders certain things, then a hearing must automatically be set. Here is a list of the different kinds of things a Judge can order and whether the law requires a hearing. Remember, the Respondent can always ask for a hearing, as long as the request is made within 30 days of receiving a copy of the Ex Parte Order.

Things that don't require a hearing unless the Respondent asks for one:

- Prohibiting the Respondent from committing, or threatening to commit, acts of domestic or family violence, stalking, or sex offenses against the Petitioner or the Petitioner's family or household members;
- Prohibiting the Respondent from harassing, annoying, telephoning, contacting, or directly or indirectly communicating with the Petitioner;
- Ordering the Respondent to stay away from the Petitioner's residence, school, place of employment, or other places; and,
- Ordering the Respondent to stay away from places where the Petitioner's family or household members regularly go.

Things that can be ordered by the Judge right away, but that require a hearing to be held within 30 days:

- Evicting the Respondent from the Petitioner's home;
- Ordering the Respondent to give the Petitioner the possession and use of:
 - A home they both share;
 - A car or other motor vehicle;
 - Other necessary personal items;
- Giving Petitioner possession of an animal;
- Prohibiting Respondent from taking action against an animal;
- Directing a law enforcement officer to accompany the Petitioner to the parties' home to:
 - Ensure the Petitioner is safely restored to possession of the home, car, and other necessary personal items—including animals; or,

- Supervise the Petitioner's or Respondent's removal of personal belongings and animals; and,
- Ordering other additional relief.

Things that can only be ordered by the Judge once a hearing has been held:

- Parenting time—establish rules for parenting time, require that it be supervised by a third party, or deny parenting time altogether if necessary to protect the safety of the Petitioner or child;
- Ordering the Respondent to pay money to the Petitioner for various things, such as:
 - Attorney fees;
 - Rent/mortgage payments;
 - Child support/maintenance;
 - Medical expenses, counseling, shelter, repair or replacement of damaged property;
- Pay the costs and expenses incurred in connection with using a GPS tracking device, if one is ordered by the Court;
- Prohibiting the Respondent from possessing firearms, ammunition, or deadly weapons; and,
- If the Respondent owns a firearm, ammunition, or a deadly weapon, ordering the Respondent to surrender those items to a local law enforcement agency for the duration of the Order for Protection.
- Allow Petitioner or a child to continue to use a telephone number for which Petitioner will be financially responsible.

Should you see a lawyer?

In general, you have the right to file a Petition and to defend against one and go to court with or without an attorney. Because your situation may involve unique problems, you may want to consult with an attorney. Whether or not you have a lawyer, the other party may have one. The Clerk, the Court, and other court staff are prohibited from giving you legal advice.

What does the phrase ex parte mean?

The term *ex parte* means one-sided. A basic principle in our legal system is that all sides to a dispute get to present their case to a judge before the judge makes a decision on the case and issues an order or a ruling. All parties to a case have a right to be notified that a legal action is being taken against them, and they have a right to be heard and to dispute the action in court.

An *ex parte* order is contrary to this principle. It is issued after the judge has only heard one side of the case, and before the opposing side even has notice that legal action is being taken against them. An *ex parte* order is rare in the justice system. *Ex parte* orders are granted by courts in exceptional circumstances.

Are Ex Parte Orders for Protection automatically issued?

No. As just explained, *ex parte* orders are only granted in exceptional circumstances which require an immediate order without giving the other party an opportunity to respond. Court orders are not issued just because a person asks for one. It is important to pay attention to every detail in filling out your Petition for an Ex Parte Order for Protection. The Judge who reviews the Petition will carefully examine the information in the Petition to determine if the situation meets the statutory, or legal, requirements for an ex parte order.

Why might my Petition for an Ex Parte Order for Protection be denied?

There are many reasons why the Ex Parte Order for Protection might be denied. Some of the most common reasons include:

- The parties do not fit the statutory, or legal, definition of "family or household member."
- The parties do not meet Indiana residency or employment requirements.
- The factual allegations do not meet the statutory, or legal, definitions of "domestic or family violence," "stalking," or of a "sex offense."
- The allegations are vague. They lack a clear and understandable description of the time, place, or acts of the incident.
- If you are relying solely on what another person saw or told you, a failure to have a sworn affidavit from that other person.

INSTRUCTIONS FOR PETITIONERS

What steps need to be taken to get the court order?

- 1. There are no fees associated with this kind of case. You should not be asked to pay a filing fee, a service of process fee, a witness fee, or a subpoena fee.
- 2. You will need 4 copies of the Petition: 1 for a worksheet; 1 for the court's file; 1 copy to be served on the Respondent; and, 1 copy for yourself.
- 3. You will need 1 copy of the Confidential Form. Please note: you should have the Respondent's correct name, correct date of birth or Social Security number, and correct, current address. Respondent's date of birth and/or Social Security number is required by federal law to get the Order for Protection into the national computer database. Every law enforcement officer in the state of Indiana and the United States has access to this computer database. In order for your order to be enforceable by the police, sheriff, or court, it needs to go into the Protection Order Registry. A correct, current address is required so that the Respondent can be served with copies of the court's orders and other papers. If the Respondent is not served with those copies, he or she may not be held responsible for violating the order. Service is very important. It tells the Respondent about the order and about the hearing (if one has been set). Without service, there will not be a court

- hearing (if one has been set) and your Ex Parte Order will expire unless the Judge extends it.
- 4. You will need 3 copies of the Notice of Exclusion: 1 for the court's file; 1 copy to be served on the Respondent; and, 1 copy for yourself. This Notice informs anyone reviewing the Court's file that the Confidential Form, a document excluded from public access under Indiana law, has been filed with the Court. 5. Fill in the Petition. Some courts may require that the Petition be typewritten. The Petition is a public document. A copy of the Petition will be kept in the Court's file. Also, if an Ex Parte Order for Protection is granted or if the case is set for a hearing, a copy of the Petition will be sent to the Respondent.
 - a. Fill in the name of the county where the case will be filed and the court name.
 - b. Fill in your name and the Respondent's full name. Remember, you will need one Petition for each Respondent.
 - c. Check ("X") only the line which best applies to your case in Paragraph 2.a. Read each item carefully and fill in the necessary information. Be specific.
 - d. Make sure you list all the requested information about every court case in Paragraph 5 involving the Respondent, any child you may have with the Respondent, or yourself.
 - e. Regarding Paragraph 6: there is no minimum residency requirement for filing a Petition.
 - f. If you are not represented by an attorney, fill in your public mailing address in Paragraph 7 of the Petition. This address will NOT be kept secret, so you should use a mailing address that you feel comfortable having public. The address you place on the Confidential Form, PO-0104 will be kept confidential. If the order has been granted by the court, you may be eligible to obtain a confidential address through the Attorney General's Address Confidentiality Program (ACP). Call the ACP at: (317) 232-4747 or visit: http://www.in.gov/attorneygeneral/3093.htm to get information on how to participate in that program.
 - g. If you do not list the names of other family or household members you want protected in Paragraph 10 (and also list those people on the Confidential Form), you will be the only person protected by the Order for Protection.
 - h. Remember to sign and date the Petition.
- 4. If you are seeking an Order for Protection based on information given to you by other people (for example, a neighbor who saw the Respondent leave a threatening note in your mailbox, or follow you home one night), and not on the basis of what *you* personally observed, you must attach to the Petition affidavits by the people who do have personal knowledge of the facts that support the granting of an Order for Protection. Also, those people will have to appear in court in person, as witnesses, to testify for you if there is a hearing set in your case.

5. Take all of your completed forms and all copies to the Clerk's office. The Clerk will tell you where to take your papers.

What if the Judge issues an Ex Parte Order for Protection?

- 1. If you get an Ex Parte Order for Protection, make sure you get several copies from the clerk that are file-stamped and that have the judge's signature on them. Think about how many copies of the Order you will need: 1 to carry with you; 1 copy to give to your employer; 1 copy for your landlord/security guard; 1 copy for your children's school, etc.
- 2. If the court must hold a hearing on your Petition, make sure you know the correct date and time of the hearing before you leave the Clerk's office. Make sure you have the court's telephone number so that you can call ahead a few days before the hearing and confirm the court date and time.

How should I prepare for a hearing?

- 1. If the court holds a hearing on your Petition, go to the court hearing with any and all evidence you might have. If there are any witnesses to the Respondent's conduct, they must also be at the hearing.
- 2. If the Judge issues an Order for Protection Issued After a Hearing, make sure to get enough signed, file-stamped copies for yourself, your employer, etc.

INSTRUCTIONS FOR RESPONDENTS

- 1. If you are served with a *Petition for an Order for Protection and Request for a Hearing* and an *Ex Parte Order for Protection*, you should promptly seek legal advice. If you have no attorney, the lawyer referral service of your local bar association may be helpful. The Clerk, the Court, and other court staff are prohibited from giving you legal advice.
- 2. Read the papers served on you very carefully. The *Ex Parte Order for Protection* will forbid you from doing certain things, and may order you to do certain other things. **If you disobey the court's orders, criminal charges may be filed against you.**
- 3. If you wish to oppose the Petition or Order, or want to request your own Order for Protection, or if you want the court to have a hearing on the Petition and Order, you must go in person to the Clerk of the court that issued these papers. If you want to oppose the Petition or Order, you must do that at a hearing—the judge must hear your side of the case. To request a hearing, get a form from the Clerk entitled, "Respondent's Verified Request for a Hearing" and fill it out completely. You should not be charged a fee to file this form with the court. If you want to ask for your own Order for Protection, you will need to follow the "Instructions for Petitioners" and file a separate case.
- 4. If there is a hearing, you need to be there in person to allow the Judge to hear your side of the case. If you do not attend the hearing, the Judge can hear the case

without you and issue orders in your absence. If you have any witnesses, they must attend the hearing in person in order to testify for your side.

Cover Sheet for Protection Order, No Contact Order, Child Protective Order, Workplace Violence Restraining Order

COVER SHEET (Check Only One)					
Protection Order Child Protective Order ☐ IC 34-26-5 ☐ IC 31-34-2.3	Case No.				
No Contact Order ☐ IC 31-32-13 ☐ IC 33-39-1-8 ☐ IC 35-33-8-3.6 ☐ IC 31-34 ☐ IC 35-33-8-3.2 ☐ IC 35-38-1-30 ☐ IC 31-37 ☐ and/or 35-38-2-2.3 Workplace Violence Restraining Order ☐ IC 34-26-6	Court				INDIANA
PETITIONER/PROTECTED PERSON/CHILD'S NAME IF CHILD IS PROTECTED PERSON	PETIT	ONER/PRO	TECTED	PERSON	IDENTIFIERS
		H YEAR	SEX		RACE
First Middle Last					
And/or on behalf of minor family member(s):[List name, Sex, Race & Birth Year]	Other Protec	ted Persons/Bir	th Year/Sex/	/Race:	
	•				
V.					
RESPONDENT/DEFENDANT		RESPOND	ENT/DEF	ENDANT	IDENTIFIERS
	SEX	RACE	DOB	H	IT WT
First Middle Last					
Relationship between Petitioner/Protected Person:	EYES	HAIR	DISTI	NGUISHII	NG FEATURES
Respondent's/Defendant's Address:	DRIV	ERS LICEN	SE#	STATE	EXP DATE
CAUTION:	☐ Weapo	on Present on	the propert	у	
THE COURT FINDS: That it has jurisdiction over the parties and subject matter, and the Re notice and opportunity to be heard.	spondent/Def	endant has be	en or will b	oe provided	with reasonable
Additional findings of this order follow on succeeding page	S.	•			
THE COURT ORDERS: The Respondent/Defendant is restrained from committing further actsYes No The Respondent/Defendant is Brady disqualifiedThe Respondent/Defendant is restrained from any contact with the Petitioner in the conditions in paragraph (s) of the order. Additional terms of this order follow on succeeding pages.					
The terms of this order shall be effective until: (Check Only One) [date]					
further order of the court.					
WARNINGS TO RESPONDENT/DEFENDANT: This order shall be enforced, even without registration, by the cour any U.S. Territory, and may be enforced by Indian Tribal Gove boundaries to violate this order may result in Federal imprisonment Federal law provides penalties for possessing, transporting, shipping	ernment (18 (18 U.S.C. Se	U.S.C. Sectio ction 2262).	n 2265). C	Crossing sta	te, territorial, or triba
Only the Court can change this order. [The following court information	_		1 nm- / -	30~~	
Court Phone (219 To verify status, call: Clerk (219 Court Hours: M-F Sheriff (219) 47		-т∽Ьш α			
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STATE OF INDIANA COUNTY OF)) SS:	IN THE	OIVISION	COURT _ I, ROOM_)
Petitioner vs.	,)		CASE NO:			
Respondent	,)					
			O COVER SHEET ON ORDER	•		
	1	PROTECTE	D PERSONS			
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FIRST	MIDDLE		LAST	BIRTH YEAR	SEX	RACE
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				CASE NO	
				,)	
Petit	ioner (Yo	our Name))	
	vs.			,)	
Resp	ondent (Person to be	Restrained)		
		HEARIN	NG—Filed	by Person Seeki	ON AND REQUEST FOR A ng Protection py of it will be placed in the
-			. A copy ma	y also be sent to hose which apply	the Respondent.
1.	I am f	filing this Pet	ition for my	self:	
	a.	I am or have	e been a victi	m of domestic or	family violence;
				m of a sex offense	-
				m of stalking.	
2.	The R	Respondent's	relationship	to me is:	
	a.	the Respond		nily or household	member (check only the line
			pondent is m		
		the Resp	pondent used	to be my spouse;	
		the Resp	pondent and	I resided together	in an intimate relationship;
			L	I have a child in c	
		-	•	_	ve dated, each other;
		-		I are, or have beer	n, engaged in a sexual
		relation	-		
		-		I are related by bloom	ood or adoption. The
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					e, related by marriage. The
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How old is the Respondent? years old			
How old is the Respondent? years old.			
criminal, juvenil	le, civil) involving the Resp	lers, paternity, guardianship, condent, yourself, or a child y al sheets of paper if necessary)	
Case Name	Case Number	County & State	
Continued	d on Attachment 4a.		
	in this county because:		
b. the inc offense c. I live in	e happened in this county. n this county.	fill in your public mailing ad	
		nould use a mailing address tha	
PO-0104 will be leligible to obtain Confidentiality P	kept confidential. If the Cou a confidential address throu rogram (ACP). Email the A	rt grants the order, you may be gh the Attorney General's Add CP at: confidential@atg.state.i	
The Respondent	n on how to participate in that thas committed the following, or a sex offense (check the	ng act(s) of domestic or fami	
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to threaten, intimidate, coerce, harass or terrorize a family or household member.

Describe what happened in each of the above incidents including the date(s), place(s) and witnesses to each incident (attach additional sheets of paper if necessary):
Date of Incident #1: Place of Incident:
Description of Incident:
List the names of all of the people who were present during the incident. You must include your own name if you were present:
Date of Incident #2:
Place of Incident: Description of Incident:
List the names of all of the people who were present during the incident. You must include your own name if you were present:
Date of Incident #3: Place of Incident:
Description of Incident:
List the names of all of the people who were present during the incident. You must include your own name if you were present:
Continued on Attachment 8a.
I am asking the Court to order the following relief (check all which apply):
Prohibit the Respondent from committing, or threatening to commit, acts of domestic or family violence, stalking, or sex offenses against me:

domestic or fan	-	ing, or threatening to commit, acts of or sex offenses against my family or :
or directly or income or or directly or income or directly or di	directly communicating ondent to stay away from	g, annoying, telephoning, contacting, with me; m my residence, school, place of me, located at:
by my family or		m the following location(s) frequented which may include a residence,
Please complete: Please list all owner	rs or lease signers at my	residence:
Order the RespThe residen	ondent from my residen ondent to give me the pace located at:	
		escribed as:
harming, att	-	g, transferring, injuring, concealing, eatening to harm, or otherwise low.
Example	Name: Age/Type: Size /Breed: Color/Description:	Max 9 year old dog Large 55 pound black lab Black hair, pink collar
Animal 1	Name: Age/Type: Size/Breed: Color/Description:	

	Age/Type:	
	Size/Breed:	
	Color/Description:	
	Color Description.	
Additional anim	mals listed on Attachm	nent 9(a).
Order that I	will have the exclusive	possession, care, custody, or cont
		tept, or cared for by myself, the
		f or the Respondent, or any other
•	ousehold member listed	below.
Animal 1	Name:	
	Age/Type:	
	Size/Breed:	
	Color/Description:	
Animal 2	Name:	
	Age/Type:	
	Size/Breed:	
	Color/Description:	
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_Order the follow welfare and the	animals listed on Attaction and additional relief nest safety and welfare of managements for parenting	cessary to provide for my safety any family or household members: anted ONLY after notice to the lirty (30) days: g time with our minor child(ren);
_Order the follow welfare and the	animals listed on Attace wing additional relief ne safety and welfare of me safety and welfare of me safety and welfare for me safety and welfare for may be granged to be held within this angements for parenting renting time be supervised.	cessary to provide for my safety any family or household members: anted ONLY after notice to the lirty (30) days: g time with our minor child(ren);
_Order the follow welfare and the	animals listed on Attacking additional relief nesafety and welfare of managements for parenting renting time be supervisional parenting time;	cessary to provide for my safety and any family or household members: anted ONLY after notice to the cirty (30) days: g time with our minor child(ren); sed by a third party;
_Order the follow welfare and the	animals listed on Attack ving additional relief ne safety and welfare of many be granted to be held within the sangements for parenting renting time be supervisional to pay my attorn	cessary to provide for my safety a my family or household members: anted ONLY after notice to the cirty (30) days: g time with our minor child(ren); sed by a third party; hey fees;
_Order the follow welfare and the	animals listed on Attace wing additional relief ne safety and welfare of me safety and welfare of me safety and welfare for me safety and welfare for may be grangements for parenting renting time be supervisondent parenting time; ondent to pay my attorn ondent to pay rent for me safety and safety	cessary to provide for my safety and any family or household members: anted ONLY after notice to the cirty (30) days: getime with our minor child(ren); sed by a third party; hey fees; my residence;
Order the follow welfare and the	animals listed on Attacking additional relief nesafety and welfare of managements for parenting renting time be supervisored to pay my attorn ondent to pay rent for mondent to make payments on a payment on the payments of	cessary to provide for my safety a my family or household members: anted ONLY after notice to the cirty (30) days: g time with our minor child(ren); sed by a third party; mey fees; my residence; at on a mortgage for my residence;
Order the follow welfare and the	animals listed on Attack ving additional relief ne safety and welfare of many be granged and to be held within the sangements for parenting renting time be supervisional to pay my attorn ondent to pay rent for mondent to make payment ondent to pay child supported to pay child supported to make payment ondent to pay child supported to make payment on the payment of the payment of the payment on the payment of t	cessary to provide for my safety a sy family or household members: anted ONLY after notice to the sirty (30) days: g time with our minor child(ren); sed by a third party; sey fees; ny residence; at on a mortgage for my residence; port for our minor child(ren);
Order the follow welfare and the	animals listed on Attacking additional relief nesafety and welfare of managements for parenting renting time be supervisored to pay my attorn ondent to pay rent for mondent to make payments on a payment on the payments of	cessary to provide for my safety a sy family or household members: anted ONLY after notice to the sirty (30) days: getime with our minor child(ren); sed by a third party; sey fees; ny residence; at on a mortgage for my residence; port for our minor child(ren); naintenance for me;

expense with you to Court for the Hearing):

	Medical expenses:	\$
	Counseling:	\$
	Shelter:	\$
	Repair or replacement of	
	damaged property:	\$
	Other costs or fees I have	
	as a result of bringing this case:	\$
	as a result of stringing time case.	Ψ
	Prohibit the Respondent from using or po	ossessing a firearm, ammunition, or
	deadly weapon;	, , ,
	Order the Respondent to surrender the fo	llowing firearm(s), ammunition, or
	deadly weapon(s) to a specified law enfor	
	below and attach an additional sheet of	
	beton una attach un adultional sheet of	puper y necessary).
		
		
		
		;
	Continued on Attachment 9(l	0).
	Order a wireless service provider to trans	
	of, and financial responsibility for, the fo	<u> </u>
	by me or by a minor child in my custody	:
	Telephone Number and User:	
	Wireless Service Provider:	
	Current Account Holder:	
	Telephone Number and User:	
	Wireless Service Provider:	
	Current Account Holder:	
	_	
	Additional telephone numbers listed or	n Attachment 9(c)
	•	,
	NOTE: A wireless service provider's no	ormal requirements for setting up a
	new cellular telephone account still app	
	you will be able to set up an account in	-
	will be able to pay for the account.	your own name and whether you
	will be ubic to puy for the account.	
10.	Number of pages attached:	
	By filing this Datition I am respectfully reserves	ting that the Count immediately issue
an Fy	By filing this Petition, I am respectfully reques x Parte Order for Protection. I understand that, if	
	ollowing:	I have assect the court for any of
	σ '	

TCM-PO-0100 Approved 07/02 Rev. by Ind. Office Ct. Serv. 7/17

• evicting the Respondent from my/our home;

- giving me the possession of personal property;
- giving me possession of an animal;
- prohibiting Respondent from taking action against an animal;
- establishing rules for child parenting time;
- requiring the Respondent to pay fees, expenses, or child support;
- forbidding the Respondent from possessing a firearm, ammunition, or a deadly weapon;
- ordering the Respondent to surrender firearm(s), ammunition, or deadly weapons, or,
- allowing me or a child to continue to use a telephone number for which I will be financially responsible;

I must also ask the Court to set a date for a Hearing within thirty (30) days of today's date.

I understand that if a Hearing is set, and if I fail to appear for the Hearing, the Court may terminate the Ex Parte Order and dismiss the case.

I affirm, under the penalties for perjury, that the foregoing representations are true:

- a. on the basis of my own personal knowledge.
- b. on the basis that I have been informed and believe that the facts stated are true. (NOTE: If this Petition is made solely on the basis of Petitioner's information and belief, Petitioner must attach affidavits by one or more persons who have personal knowledge of the facts stated.)

DATE:	
	PETITIONER (Signature)
	PETITIONER (Type or print name)

			CONFIDENTIAL FORM
•		orney, and Law Enford COURT ADMINIS	rement Personnel ONLY TRATION
STATE OF INDIANA)	on or since	COURT:	Superior, Room #:
COUNTY OF)		(check one)	☐ Circuit
		CASE #:	-
PETITIONER/PLAINTIFF/NEXTFRIEN	ND/STATEOF INDIANA v.		
	·		
RESP	ONDENT/DEFENDANT	mm/d	ld/yyyy
	EMPLOYEE (IF WVRO)		
	PERSON R	RESTRAINED	
Name:			
Home address:		Cell: () Email:	
		Eman.	
Postal address (if different from home add	lress):	Location of place of b found:	susiness or where person is usually or often
		Touria.	
Sex: male female			
DOB:		Describe nature and le	ocation of any scars or tattoos:
ров.		Describe nature and it	scars of tattoos.
Any scars or tattoos?	☐ No		
Race: Hair col	or:	Eye Color:	Height: Weight:
List the name(s), age, race, and sex of a	· -		
PROTECTED parties. Protected parpaper if necessary.	rties are listed on the	e Confidential Form w	hich follows. Attach an additional sheet of
Name:	Age:		Sex: Male Female
	Race:		
Name:	Age:		Sex: Male Female
	Race:		
Name:	Age:		Sex: Male Female
	Race:		
Name:	Age:		Sex: Male Female
Nama	Race:		S DM: DE
Name:	Age: Race:		Sex: Male Female
Name:	Age:		Sex: Male Female
	Race:		

	CONFIDE	NTIAL FORM	
Note: The following inform		na law pursuant to Indiana Code § 5-2-9-7, and it may not be released. TIONER	
	1611		
Home address:			
DOB:	SSN: (optional)	Home: ()	
Race:		Work: ()	
Sex: male female		Fax: ()	
		Cell: ()	
		Email:	
PROTECTION ORDERS ON	NLY:		
Do you wish to receive notifica	tions when the order is issued,	served, and about to expire? Yes No	
$Method: \ \ \square \ Email \ \ \square \ Text$	☐ Fax		
Cell Phone Service Provider (if	you selected Text as the notific	cation method):	
You must provide data in the at the bottom of this form.	proper fields above to match	the Method of notification chosen. See Notification Information	
Postal address (if different from home address): When can protected person be reached at the above			
	numbers or any alternative numbers?		
Other protected address.		-	
Other protected address:		List the cities/counties where the protected person would like a copy of the order sent:	
Address from confidentiality pr	ogram of Attorney General:	sepy so me soon soon.	
riousess from community pr	ogram of theorney concrain		
	OTHER PROT	ECTED PARTIES	
Name:	Age:	Sex: Male Female	
	Date of Birth:	Race:	
Name:	Age:	Sex: Male Female	
	Date of Birth:	Race:	
Name:	Age:	Sex: Male Female	
	Date of Birth:	Race:	
Attach a	n additional sheet of paper if	necessary to list additional protected parties.	
	PERSON	RESTRAINED	
SSN:			
The "Confidentia	al Form" portion of this form	must be on green paper according to Admin. Rule 9	

Notification Information

- The user will incur standard text-messaging fees for any messages received.
- The user is responsible to notify the Clerk's office of any changes to their contact information which may include their cell phone number and email address.
- The Indiana Supreme Court's Division of State Court Administration may not be held liable for the failure of the receipt of a notification.
- The notifications sent to users are a service being provided by the Indiana Supreme Court's Division of State Court Administration.
- Cell Phone Service Providers Supported: Alltel, AT&T, Boost, Cellular South, Centennial Wireless, Cincinnati Bell, Cricket Wireless, Metro PCS, Powertel, Qwest, Rogers, Sprint, Suncom, Telus, T-Mobile, US Cellular, Verizon Wireless, Virgin Mobile

STATE OF INDIANA) IN THE	COURT
COUNTY OF) SS:) Case Number: (To be supplied by 0	Clerk when case is filed.)
(Caption)		
APPE	EARANCE BY ATTORNEY IN	N CIVIL CASE
This Appearance Form m	oust be filed on behalf of every	party in a civil case.
The party on whose Initiating	behalf this form is being filed is Responding Interv	
the undersigned atto the following parties	•	his form now appear in this case for
Name of party		
order, a workplace	ee Question # 6 below if this case violence restraining order, or a r	
	у	
(List on a continuation page	e additional parties this attorney	represents in this case.)
2. Attorney informati	ion for service as required by Tri	al Rule 5(B)(2)
Name:	Atty N	Number:
Phone:		
FAX:		
Email Address:		
(List on continuati	on page additional attorneys app	pearing for above party)
3. This is a	case type as defined in admir	nistrative Rule 8(B)(3).
4. I will accept service FAX at the above	ce by: ve noted number: Yes No _	

	Email at the above noted number: Yes No
5.	This case involves child support issues. Yes No (If yes, supply social security numbers for all family members on a separately attached document filed as confidential information on light green paper . Use Form TCM-TR3.1-4.)
6.	This case involves a protection from abuse order, a workplace violence restraining order, or a no – contact order. Yes No (If Yes, the initiating party must provide an address for the purpose of legal service but that address should not be one that exposes the whereabouts of a petitioner.) The party shall use the following address for purposes of legal service:
	Attorney's address The Attorney General Confidentiality program address (contact the Attorney General at 1-800-321-1907 or e-mail address is confidential@atg.state.in.us). Another address (provide)
7.	This case involves a petition for involuntary commitment. Yes No
8.	If Yes above, provide the following regarding the individual subject to the petition for involuntary commitment:
	a. Name of the individual subject to the petition for involuntary commitment if it is not already provided in #1 above:
	b. State of Residence of person subject to petition:
	c. At least one of the following pieces of identifying information: (i) Date of Birth (ii) Driver's License Number State where issued Expiration date
	(iii) State ID number Expiration date State where issued Expiration date
	 (iv) FBI number
9.	There are related cases: Yes No (If yes, list on continuation page.)
10	. Additional information required by local rule:

11. There are other party members:	Yes No (If yes, list on continuation page.)
12. This form has been served on all Yes No	other parties and Certificate of Service is attached:
	Attorney-at-Law (Attorney information shown above.)

APPEARANCE FORM -CONTINUATION PAGE (Civil Case) Case Number: _____ First Name in Case Caption: Continuation of Item #1 (For Attorney use only; list additional parties this attorney represents in this case): Name: Address: Continuation of Item # 2 (For Attorney use only; list additional attorneys appearing for party member, as applicable): Name: _____ Atty. Number: _____ Address: _____ Phone: ____ _____ FAX: _____ Email Address: Name: _____ Atty. Number: _____ Address: ______ Phone: _____ _____ FAX: _____ Email Address: **Continuation of Item #9** (Caption and case number of related cases): Caption:_____ Case Number: _____ Caption:_____ Case Number: _____ Caption:_____ Case Number: _____ Caption:_____ Case Number: ____

Use additional continuation forms if needed.

Continuation of Item # 11 (For Attorney use only; other party members not represented by this

attorney)

NOT FOR PUBLIC ACCESS IN ACCORDANCE WITH ADMINISTRATIVE RULE 9

Special Instructions: This page must be on separate, **light green paper**. See bottom of page for text of Trial Rule 5(G)(2).

STATE OF INDIANA) aa	IN THE	COURT
COUNTY OF) SS:)	Case Number:	
(Caption)			
	CI	VIL APPEARANCE FORM	I
Item 5 (Socia	al Security nu	umbers of all family members in ca	ses involving support):
·	•	·	3 11 ,
Name:		umbers of all family members in ca SS # SS # SS #	
Name:		SS #	
Name:		SS # SS # SS #	
Name: Name:		SS # SS # SS # SS #	
Name: Name: Name:		SS # SS # SS # SS # SS #	
Name: Name: Name: Name:		SS # SS # SS # SS # SS #	

When only a portion of a document contains information excluded from public access pursuant to Administrative Rule 9(G)(1), said information shall be omitted [or redacted] from the filed document and set forth on a separate accompanying document on **light green paper** conspicuously marked "Not For Public Access" and clearly designating [or identifying] the caption and number of the case and the document and location within the document to which the redacted material pertains.

NOT FOR PUBLIC ACCESS

STATE OF INDIANA)	IN THE	COURT DIVISION, ROOM)
COUNTY OF) SS:)	(DIVISION, ROOM)
Petitioner vs. Respondent	,)),),)	CASE NO)
	<u>N</u> 0	OTICE TO APP	<u>PEAR</u>
	-		rotection, the Court now finds the nd sets this matter for Hearing as follows
TO: DATE OF HEARING: TIME OF HEARING: LOCATION OF HEARIN	G:		
Please bring all documents date.	and witness	ses relating to thi	s case with you to Court on your hearing
THE SHERIFF OF personally serve this notice			COUNTY, INDIANA, IS ORDERED to due return.
DATE:	R	Recommended for	r approval by, if applicable:
	_ _	, C	OMMISSIONER/REFEREE
	A	approved and ord	lered by:
	_		, JUDGE/MAGISTRATE
	*****IM	PORTANT NO	TICE****

IF YOU DO NOT ATTEND THE HEARING IN THIS CASE, THE JUDGE MAY HEAR THE CASE IN YOUR ABSENCE AND ORDER ADDITIONAL RELIEF THAT MAY INCLUDE:

- EVICTION/EXCLUSION FROM A RESIDENCE;
- RESTRICTING POSSESSION OF PERSONAL PROPERTY;
- RESTRICTING PARENTING TIME;
- AWARDING CHILD SUPPORT; AND,
- PROHIBITING POSSESSION OF FIREARMS, AMMUNITION, OR DEADLY WEAPONS.

Form Administrative Rule 9-G1

STA	ATE OF INDIANA
IN THE	COURT, COUNTY OF
	,
Plaintiff(s),)
1 1411111(0),) Case No:
VS.)
)
)
Defendant(s))
Administrative R	Rule 9(G)(5) Notice of Exclusion
	nformation from Public Access
(FILED WIT)	H TRIAL COURT CLERK)
Administrative Rule 9(G)(5),	nnce with Administrative Rule 9(G)(6). Pursuant to paper is to remain excluded from public access in w:
Name or description of document	Administrative Rule 9(G) grounds upon which
filed on green paper.	exclusion is authorized.
PO-0104, Confidential Form	1. Admin. R. 9 (G) (2) (g) (i) 2. Admin. R. 9 (G) (3) (b) 3. Ind. Code 5-2-9-5.5 (c) 4. Ind. Code 5-2-9-6 5. Ind. Code 5-2-9-7 6. Ind. Code 31-37-19-2 (2) 7. Ind. Code 33-39-1-8 (i) (2) 8. Ind. Code 34-26-5-3 (a) (C) 9. Ind. Code 34-26-6-13 10. Ind. Code 35-33-8-3.2 (f) (2) 11. Ind. Code 35-38-2-2.3 (f) (2)
Respectfully submitted,	
	[Insert Name]

CERTIFICATE OF SERVICE

I certify that on thisserved upon the following by		, 20	, the foregoing wa
[list names and add	resses of counsel of rec	cord]	
	[Sign	nature]	