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.

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 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 have a close relationship with that person (you were or are married, dating or living together, have a child together or are close relatives), and
- You are afraid that person may hurt you again.

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
- Temporary Ex Parte Protective Order
- Protective Order
- Respondent Information

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.



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.

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".

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 the other person a copy of your application for a protective order.

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

Need help?

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

Family Violence Legal Line: **800-374-HOPE** Or, go to:

www.texaslawhelp.org/protectiveorderkit

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.
- 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.

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.

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**

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**

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.

Give copies of your order to your children's day care, babysitter, or school. 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

Or go to:

www.texaslawhelp.org/protectiveorderkit

	Your name here.	
Ap	pplicant: You are the Applicant. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	n the Court
	§ §	The clerk fills out this part
Res	Name of person you want protection from. This is the Respondent.	County, Texas
	Application for Protecti	ve Order
1	Parties Name:	County of Residence:
	Applicant: Your name here	County of residence. County where
	Respondent: Name of person you want protection	
	Respondent's address for service: Best address to gi	ive the other person a copy of this form
	Check all that apply:	6 11 1 1 11
	☐ The Applicant and Respondent are or were members of the s☐ The Applicant and Respondent are parents of the same child	•
	☐ The Applicant and Respondent used to be married.	
	 ☐ The Applicant and Respondent are or were dating. ☐ The Applicant is an adult asking for protection for the Child 	ren named below from child abuse and/or family
	or dating violence.	ren named below from clinic abuse and/or raining
2	Children: The Applicant is asking for protection for these Chil	ldren under age 18:
	•	nt the biological parent? County of Residence:
		Yes □ No Yes □ No County where
	cneeding protection \(\text{Protection} \)	$\stackrel{\text{les}}{\square} \stackrel{\text{No}}{\square}$ each person lives
	d UY Check all that apply:	es □ No
	☐ Other children are listed on a sheet attached to this Applicati	
	☐ The Children are or were members of the Applicant's family☐ The Children are the subject of a court order affecting access	
3	, and the second	**
	Applicant's family or household:	
	Name:	County of Residence: County where
	a. b. Names of other adults needing protection	each person lives
4	Other Court Cases: Are there other court cases, like divorce	e, custody, support, involving the Applicant,
	Respondent, or the Children?	
	If "Yes," say what kind of case and if the case is active or compl	leted.
	If "completed," (check one): A copy of the final order is atta A copy of the final order will b	ached. be filed before the hearing on this Application.
5	Grounds: Why is the Applicant asking for this Protective Ordon	er Read and check
	☐ The Respondent committed family violence and is likely to a	
	☐ The Respondent violated a prior Protective Order that expire Order is <i>(check one):</i> ☐ Attached, or	ed, or will expire in 30 days or less. A copy of the
	· · · · · · · · · · · · · · · · · · ·	ed before the hearing on this Application.

The	е Ар	plic	cant	requests a Protective Order and asks the Check all the orders you want the judge to make with a check
6		Or	der	s to Prevent Family Violence
				oplicant 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.
		b.		Not communicate in a threatening or harassing manner with any person named on page 1 of this form.
		c.		Not communicate a threat through any person to any person named on page 1 of this form.
		d.		Not communicate or attempt to communicate in any manner with <i>(Check all that apply)</i> :
		٠.		□ 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.	П	Not go within 200 yards of the residence, workplace or school of the <i>(Check all that apply)</i> :
		1.		☐ 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
		5.		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.
		The	e Aı	oplicant 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.		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.		Require the Respondent to follow these provisions to prevent or reduce the likelihood of family violence.
		T L.	رما م	
		fire	arm	w requires a trial court issuing a protective order to prohibit the Respondent from possessing a or ammunition, unless the Respondent is a peace officer actively engaged in employment as a
		SW	orn,	full-time paid employee of a state agency or political subdivision.
7		Pro	ope	erty Orders
			_	sidence located at: Your home address here, unless you want it to be confidential.
				one): is jointly owned or leased by the Applicant and Kespondent,
		(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	e Aı	oplicant also asks the Court to make these orders (Check all that apply):
			-	e Applicant to have exclusive use of the Residence identified above, and the Respondent must vacate
				Residence.
			The	e sheriff, constable, or chief of police shall provide a law enforcement officer to accompany the Applicant
				he Residence, to inform the Respondent that the Court has ordered the Respondent excluded from the
				sidence, to provide protection while the Applicant takes possession of the Residence and the Respondent
				noves any necessary personal property, and, if the Respondent refuses to vacate the Residence, to remove
		_		Respondent from the Residence and arrest the Respondent for violating the Court's Order.
		Ш		e Applicant to have exclusive and Respondent jointly own
			or I	ease: List the property you want to use or control, like a car or
				furniture, even if the other person owns it with you.
				Respondent must not damage, transfer, chemically a contract and dispose of any property jointly owned or sed by the parties, except in the ordinary course of business or for reasonable and necessary living
				penses, including, but not limited to, removing or disabling any vehicle owned or possessed by the
			Apı	plicant or jointly owned or possessed by the parties (whather so titled or not).
			-171	
۸nn	licati	on fo	or D	Sample Only - Do Not File Page 2 of 4

8	Spousal Support Order
<	The Analism is the Respondent or otherwise legally entitled to support from the Respondent and as Check here if you want spousal support. It in an amount set by the Court.
)	Orders Related to Removal, Possession and Support of Children
	Applicant's children:
	Check here and fill out this section if you want the
ĺ	udge to make orders about who the children can stay
	with, restrictions on travel, and child support. Test of the people named on page 1 of this form.
	Check an
	☐ 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 Respondent 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 necessary for the safety of the Applicant or the Children.
	☐ Require the Respondent to pay child support in an amount set by the Court.
0	
	Based on the information in the attached Affidavit, 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.
1	Ex Parte Order: Vacate Residence Immediately
	The Applicant now lives with the Respondent at: Your home address here or has resided at this
	to filing this Application. The Respondent committed family violence against
(Check here if you want the judge to days prior to the filing of this Application, as described in the attached
\	order the other person to move out. Ager that the Respondent is likely to commit family violence against a
	memor. 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 vacate the
	Residence, and to provide protection while the Applicant either takes possession of the Residence or removes
	necessary personal property.
2	Keep Information Confidential
	Check here if you want to keep ddresses and telephone numbers for residences, workplaces, schools, and
	your contact information private.
2	☐ Fees And Costs
J	— :
	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.
	Court, and reasonable attorneys rees, if applicable.
	I have read the entire Application and it is true and correct to the best of my knowledge.
	Sign Here
	Applicant, Pro se
	Address where Applicant may be contacted:
	List your address/phone or another address/phone
	Phone # where Applicant may be confact if you want yours kept confidential. (List another address/phone if you want yours kept confidential)
	(List untiner address/priorie ij you want voties kott assesses

Affidavit Write the name of County of your county here State of Texas Your name here . I am years old and otherwise competent Mv name is to make this Affidavit. The information and events described in this Affidavit are true and correct. 1 Describe the most recent time the Respondent hurt you or threatened to hurt you: Answer every question on this form. If it happened in the last 30 days, the judge 2 What date did this happen? can order the Respondent to move out. 3 Was a weapon involved? □ No If yes, who? _____ 4 Were any children there? ☐ Yes ☐ No If yes, what happened? 5 Did you call the police? ☐ Yes 6 Did you get medical care? ☐ Yes ☐ No If yes, describe your injuries: 7 Has the Respondent ever threatened or hurt you before? Describe below, including date(s). ☐ No If yes, what kind? ____ 8 Were weapons ever involved? ☐ Yes 9 ☐ No If yes, who? Were any children there? ☐ Yes ☐ Yes 10 Have the police ever been called? □ No 11 Did you ever have to get medical care? ☐ Yes ☐ No If yes, describe your injuries: Do NOT sign until the notary tells you to. Applicant signs here On ___ / __ / ___ the Applicant ____ personally appeared before me, the undersigned new the undersigned personally appeared before me, the undersigned new the part. It is a personal was personal knowledge of the facts that she/he has personal knowledge of the facts asserted, and the facts asserted and the best of her/his knowledge and belief. Subscribed and sworn to before me on ____ / ____ / ____. Notary Public in and for the State of Texas My Commission expires:

	Case No.:			_
Ap	plicant:	§	In the	Court
	V.	\$ \$ \$ \$		of
Re	spondent:	§ §		County, Texas
	Application for F	Prote	ctive Or	der
1	Parties			
	Name:			County of Residence:
	Applicant: Respondent:			
	Respondent's address for service:			
	 Check all that apply: ☐ The Applicant and Respondent are or were memb ☐ The Applicant and Respondent are parents of the ☐ The Applicant and Respondent used to be married ☐ The Applicant and Respondent are or were dating ☐ The Applicant is an adult asking for protection fo or dating violence. 	same c d. g.	hild or child	ren.
2	Children: The Applicant is asking for protection for	r these	Children und	ler age 18:
	 a	is Appl ant's fa	☐ Yes ☐ No ication. mily or hous	ehold.
_	☐ The Children are the subject of a court order affect			**
3	Other Adults: The Applicant is asking for protection Applicant's family or household: Name: a.			who are or were members of the County of Residence:
	b			
4	Other Court Cases: Are there other court cases, leading the Respondent, or the Children? ☐ Yes ☐ No If "Yes," say what kind of case and if the case is active.			y, support, involving the Applicant,
	If "completed," (check one): ☐ A copy of the final of A copy of A copy of the final of A copy			efore the hearing on this Application.
5	Grounds: Why is the Applicant asking for this Prot ☐ The Respondent committed family violence and i ☐ The Respondent violated a prior Protective Order Order is (check one): ☐ Attached, or ☐ Not available now but	is likely that ex	to commit to to commit to	amily violence in the future.

The	e Appli	cant requests a Protective Order and asks the Court to make all Orders marked with a check
6		ders to Prevent Family Violence
	Th	e 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.
	b.	□ Not communicate in a threatening or harassing manner with any person named on page 1 of this form.
	c.	□ Not communicate a threat through any person to any person named on page 1 of this form.
	d.	□ Not communicate or attempt to communicate in any manner with <i>(Check all that apply):</i>
		☐ 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):
	C	□ 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. □ Not go within 200 yards of the Children's residence, child-care facility, or school, except as specifically
	g.	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 Applicant 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.	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.	Require the Respondent to follow these provisions to prevent or reduce the likelihood of family violence.
7	fire sw	e law requires a trial court issuing a protective order to prohibit the Respondent from possessing a earm or ammunition, unless the Respondent is a peace officer actively engaged in employment as a corn, full-time paid employee of a state agency or political subdivision. operty Orders
	Th	e Residence located at:
	(C	heck 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 Applicant 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 Residence, to inform the Respondent that the Court has ordered the Respondent 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.
		The Applicant to have exclusive use of the following property that the Applicant and Respondent jointly own or lease:
		The Respondent must not damage, transfer, encumber, or otherwise dispose of any property jointly owned or
		leased by the parties, 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 owned or possessed by the parties (whether so titled or not).

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. The Respondent 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 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	V	Temporary Ex Parte Protective Order
		Based on the information in the attached Affidavit, 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:
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>
		Address where Applicant may be contacted:
		Phone # where Applicant may be contacted: Fax #:
		(List another address/phone if you want yours kept confidential)

Affidavit

My name is	informatio	n and e		l am _	years old and otherwise compoed in this Affidavit are true and corre
o make this Amdavit. The	mormatio	ii ana (VOIII	acsoni	ocu in tilis Allidavit are tide and come
Describe the most recent tir	me the Re	sponde	ent hu	rt you o	r threatened to hurt you:
What date did this happen?				,	
Vas a weapon involved?					kind?
Were any children there?	□ Yes	□ No	If ye	s, who?	
Did you call the police?	□ Yes	□ No	If ye	s, what	happened?
Did you get medical care?	□ Yes	□ No	If ye	s, descr	ibe your injuries:
las the Respondent ever the	hreatened	or hur	t you i	before?	Describe below, including date(s).
Vere weapons ever involve	ed?		Yes	□ No	If yes, what kind?
Were any children there?					If yes, who?
Jova tha palica avar bass :	called?				
·			Vac		If
·	edical care	e? ⊔ 		□ INO	If yes, describe your injuries:
·	edical care	e? ⊔ 		•	
•	edical care	e? ⊔		•	nt signs here
Did you ever have to get me	oplicant er being sw ng Applica	vorn, the	e Appli	Applicar	nt signs here personally appeared ted that she/he is qualified to make this cashe/he has personal knowledge of the fa
Did you ever have to get me	oplicant er being sw ng Applica I are true to	orn, the	e Appli I Affida st of h	Applicar cant state avit, that er/his kn	nt signs here personally appeared ted that she/he is qualified to make this cashe/he has personal knowledge of the fa
Have the police ever been of Did you ever have to get me at she/he has read the foregoing serted, and the facts asserted abscribed and sworn to before	oplicant er being sw ng Applica I are true to	vorn, the tion and the be	e Appli I Affida st of h	Applicar cant state avit, that er/his kn	nt signs here personally appeared ted that she/he is qualified to make this cashe/he has personal knowledge of the fa

		Case No.:		
Applic	eant:(Look at the top of your A Order and copy the sam	• •	e. Count
Respon	ndent:	V.	\$ \$ \$	of County, Texas
		Temporary Ex Par	te Protective (Order
	Go to the cou	rt hearing on: Date:	Time:	a. The court fills out this part.
	Court Address:			cat the part.
	this case that there violence that will cinjury, loss and da	is a clear and present danger that cause the Applicant, Children and amage, for which there is no ad	t the Respondent nan d/or Other Adults nar dequate remedy at la	dication for Protective Order filed in ned below will commit acts of family ned below immediate and irreparable w. The Court, therefore, enters this lent or hearing. No bond is required.
1	Respondent: T	he person named below must for	ollow all Orders ma	rked with a check
	Name: W	/ho do you want protection f	rom? Cou	what county does s/he live in?
2	Protected Peop	ble: The following people are p	protected by the term	ns of this Protective Order:
	_	Name:	•	County of Residence:
	☐ Applicant:	Your name here		
	□ Children: _	Names of children you to be protected by this	<u> </u>	County where each person lives
	□ Other Adults:	Names of other adults need	ling protection	
3	marked with a che The Respondent a. Not comm harm, bod people in the	eck. (person named in 1) must: nit an act against any person na ily injury, assault, or sexual ass fear of imminent physical harm	med in 2 above the sault or that is a ton, bodily injury, a	The Court fills out the rest of this form. The judge may ask you questions before making the orders.
		nunicate in a threatening or hard	C	
	c. ☐ Not comm	nunicate a threat through any po	erson to any person	named in 2 above.
	rary Ex Parte pproved by the Suprem	Sample Only	– Do N	ot File Page 1 of 3

a.		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.
e.	П	Not go within 200 yards of the: (Check all that apply)
٠.	_	☐ 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.	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:
i.		Other:
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.
1.		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.
m.		Not interfere with the Applicant's use and possession of the following property:
n.		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	Ord	der: Vacate Residence Immediately					
	The	e Court finds that the Residence located at:					
	(Ch	heck 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 Applicant or a child in the Applicant's possession.	ne Respondent is obligated	to support the			
	30 chas	days prior to the filing of the Application for Protectives committed family violence against a member of the he Application for Protective Order in this case. There is likely to commit family violence against a member of the	ve Order in this case, and to accept the ousehold within 30 days part as a clear and present danger	hat the Respondent prior to the filing of			
	froi	e Respondent is therefore ORDERED to vacate the Re \sum a.m. \sup p.m. on (date): om the Residence until further order of the Court. The A ssession of the Residence until further order of the Court.	and to remain at l Applicant shall have exclusion	east 200 yards away sive use and			
	enfo Cou take	IS FURTHER ORDERED that the sheriff, constable, of forcement officer to accompany the Applicant to the Report has ordered the Respondent to vacate the Residence tes possession of the Residence, and if the Respondent otection while the Applicant takes possession of the Applicant	esidence, to inform the Re e, and to provide protection refuses to vacate the Residence	spondent that the n while the Applicant dence, provide			
5	Go	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		uration of Order: This Order is effective immediately enty (20) days from the date it is signed, or further order		force and effect until			
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.						
	acti	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.					
	Thi	is Ex Parte Order signed on (date):	Time:	□ a.m. □ p.m.			
	Jud	dge Presiding:					
		This is a Court Order N	Can change	this Order.			
Temn	orary F	Sample Only D					

Sample Only – Do Not File

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	Case No.:						
Applic	ant:	§ In the	Court				
	v.	_	of				
Respoi	ndent:	§	County, Texas				
	Temporary Ex Pa	arte Protective Orde	r				
	Go to the court hearing on: Date:	Time: □	☐ a.m. ☐ p.m.				
	Court Address:						
1	this case that there is a clear and present danger violence that will cause the Applicant, Children injury, loss and damage, for which there is no <i>Temporary Ex Parte Protective Order</i> without furt Respondent: The person named below must	and/or Other Adults named belt adequate remedy at law. The her notice to the Respondent or l	low immediate and irreparable e Court, therefore, enters this hearing. No bond is required.				
	Name: County of Residence:						
	Name.	County of	Residence.				
2	Protected People: The following people are protected by the terms of this Protective Order:						
	Name:	_	y of Residence:				
	□ Applicant:						
	□ Children:						
	□ Other Adults:						
	Adults.						
3	Temporary Orders — To prevent family v marked with a check.	iolence, the Court orders the	Respondent to obey all orders				
	The Respondent (person named in 1) must	:					
	a. Not commit an act against any person harm, bodily injury, assault, or sexual people in fear of imminent physical harm.	assault or that is a threat that	reasonably places those				
	b. □ Not communicate in a threatening or h	narassing manner with any pe	rson named in 2 above.				
	c. Not communicate a threat through any	person to any person named	in 2 above.				

d.		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.
۵		Not go within 200 yards of the: (Check all that apply)
e.	ш	□ 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.	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 Child-care/School:
		Other:
i.		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.
1.		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.
m.		Not interfere with the Applicant's use and possession of the following property:
n.		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).

Order: vacate Residence immediately						
The Court finds that the Residence located at:						
(Check one):						
\square 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 Responden Applicant or a child in the Applicant's poss	· •	ted to support the				
The Court further finds that the Applicant current 30 days prior to the filing of the <i>Application for II</i> has committed family violence against a member the <i>Application for Protective Order</i> in this case. is likely to commit family violence against a member than the committee of the co	Protective Order in this case, and of the household within 30 day. There is a clear and present dar	d that the Respondent rs prior to the filing of				
The Respondent is therefore ORDERED to vacate □ a.m. □ p.m. on (date): from the Residence until further order of the Coupossession of the Residence until further order of	and to remain a rt. The Applicant shall have exc	at least 200 yards away clusive use and				
enforcement officer to accompany the Applicant Court has ordered the Respondent to vacate the R takes possession of the Residence, and if the Res	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 Applica 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.					
Go to the court hearing						
IT IS FURTHER ORDERED that notice issue to ORDERED to appear in person before this Court		-				
The purpose of this hearing is to determine wheth other relief requested in the <i>Application for Prote</i>		rotective Orders and				
Duration of Order: This Order is effective important twenty (20) days from the date it is signed, or fur	•	full force and effect unti				
Warning: A person who violates this order ma much as \$500 or by confinement in jail for as l	• •	of court by a fine of as				
No person, including a person who is protected ignore or violate any provision of this Order. I provision of this Order is in full force and effective the control of the c	During the time in which this (Order is valid, every				
It is unlawful for any person, other than a pea actively engaged in employment as a sworn, fu subdivision, who is subject to a Protective Ord	ll-time paid employee of a sta	te agency or political				
This Ex Parte 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.

5

6

7

		Case No.:	_
Applic	ant:	Look at the top of your Application for Protective Order and copy the same information here	
Respoi	ndent:	§	County, Texa
		Protective Order Wr	ite the date
Findir	ngs: All lega	s held on: Date: Time: and he requirements have been met, and the Court has jurishests of the Protected Person(s) and is necessary to preven	
	former live-in pa	and Respondent are spouses, former spouses, parents of the artners, and are thus "intimate partners" as defined by 18 agreed to the terms of this Protective Order.	
	The Respondent commit family v	Protective Order have been established. (Check one or be has committed family violence against the Applicant or iolence in the future. has violated a prior Protective Order that expired or will	Children named below and is likely to
1	Applicant Resp	Appeared in person and announced ready. Appeared in person and by attorney, Appeared by signature below evidencing agreement to Although duly cited, did not appear and wholly made	o the entry of this Protective Order. default.
2		Name:	of this Profective Order: County of Residence:
	□ Applicant:□ Children:	Your name here	
		Names of children needing protection	County where each person lives
	□ Other Adults:	Names of other adults needing protection	
3	A Record of	Testimony (Check one): □ was made by:	☐ was waived by the parties.
4	Protective O marked with a cl a. Not com bodily in imminer	rders — To prevent family violence, the Court orders theck. The Respondent must: mit an act against any person named in 2 at the Conjury, assault, or sexual assault or that is a the Conjury in the con	the Respondent to obey all Orders urt fills out the rest of this form. udge may ask you questions efore making the orders.
Dunk "	c. Not com		Dans 4 of 5
	ive Order pproved by the	Sample Only – Do N	lot File Page 1 of 5

	_	Not communicate of attempt to communicate in any mainter with. (Check dit mai apply)
		☐ Applicant ☐ Children ☐ Other Adults in 2 above (except through:
		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 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 ☐ 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)
		☐ 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:
h.		Not stalk, follow or engage in conduct directed specifically to any person named in 2 above that is reasonably likely to harass, annoy, alarm, abuse, torment, or embarrass them.
i.	~	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 handgun issued to the Respondent is hereby SUSPENDED.
Fa	mil	y Violence Prevention Program
_ _	The	e 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 community 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:
	cou	e Respondent is ordered to comply with any recommendation or referral for additional or alternate inseling within seven (7) days of the recommendation, and ordered to complete any additional or ernate program recommended. The Respondent is ordered to sign a waiver for release of information on enrollment so that participation in the program may be monitored by the Applicant and/or the Court

6	Pr □	Property Orders ☐ The Court finds that the Residence located at:								
		(Checi	k one):							
			jointly owned or leased by the Applicant and Respondent;							
			solely owned or leased by the Applicant; or							
			solely owned or leased by the Respondent; and the Respondent is obligated to support the Applicant a child in the Applicant's possession.							
			ORDERED that the Applicant shall have exclusive use of the Residence identified above, and the ndent must vacate the Residence no later than: \sqrt{a.m.} \sqrt{p.m.} on (date):							
		officer the Re posses Respo	FURTHER ORDERED that the sheriff, constable, or chief of police shall provide a law enforcement of to accompany the Applicant to the Residence, to inform the Respondent that the Court has ordered espondent to be excluded from the Residence, to provide protection while the Applicant takes sion of the Residence and the Respondent removes any necessary personal property, and, if the indent refuses to vacate the Residence, to remove the Respondent from the Residence and arrest the indent for violating the Court's Order.							
7	Ot	The C	roperty Orders ourt finds that the Applicant and Respondent jointly own or lease the following Additional Property, wards the Applicant the exclusive use of:							
	ide bus	ntified a	ondent must not damage, transfer, encumber, or otherwise dispose of the Additional Property above or any other property jointly owned or leased by the parties, except in the ordinary course of r for reasonable and necessary living expenses, including, but not limited to, removing or disabling e owned or possessed by the Applicant or jointly by the parties (whether so titled or not).							
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 the Applicant at the address listed below and postmarked on or before the due date for each payment:									
9	Th	e Court	Related to Removal, Possession and Support of Children finds that the Respondent is a parent of the Children. The Protective Order below is in the best f the Applicant, Children, and/or Other Adults named in 2 above.							
			noval — 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.							
		Pos	ssession — 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 schedule hereby ordered supersedes any previous							
Protect		rder (Sample Only – Do Not File Page 3 of 5							

				The possession schedule previously entered on / , in case 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.
]		d Support — Nothing in this Protective Order shall be construed as relieving the Responden y 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.
				The child support Order previously entered on//, in case number, styled, shall continue to govern the Respondent's child support obligations with respect to the Children.
10		Wit Tota	thin 60 al to b <i>This in</i>	days after this Order is signed, the Respondent must pay the Total Fees and Costs as follows: e paid: \$
11		With Property Atto	thin 60 tective orney orney	by's Fees O days after this Order is signed, the Respondent must pay the attorney who helped enter this e Order the Attorney Fees listed below. Pay with cash, cashier's check, or money order. Fees awarded by the Court: \$ s name: s address:
		Res	ponde	shall have and recover judgment against the for \$, such judgment bearing interest per annum compounded annually from the date this judgment and Order is signed, for which let execution issue if it is not paid.
12	T	Orde	Protect Was so Shall I Shall I Respo	tive Order (Check all that apply): erved on the Respondent in open court. be personally served on the Respondent. be mailed by the Clerk of the Court to the remaindent? Sample Only — Do Not File Page 4 of 5
Form	Appr	oved	by the	÷

13	Copies Forwarded
	The Clerk is ORDERED to forward copies of this Protective Order and accompanying Respondent Information
	Form to (Check all that apply):
	Sheriff and Constable of County, Texas
	□ Police Chief of the City of□ Children's child-care facility/schools listed above.
	Any law enforcement agency receiving a copy of this Protective Order MUST, within 10 days, enter all
	required information into the Department of Public Safety's statewide law enforcement information system.
14	Duration of Order
	This Protective Order is in full force and effect until (date) (Texas law provides that the Protective Order may last for two years after the date it is signed.) If the Respondent is confined or imprisoned on the date this Protective Order is scheduled to expire, the Protective Order will expire one year after the date of the Respondent's release.
	ing: A person who violates this Order may be punished for contempt of court by a fine of as much as \$50 confinement in jail for as long as six months, or both.
any pr	son, including a person who is protected by this Order, may give permission to anyone to ignore or violate ovision of this Order. During the time in which this Order is valid, every provision of this Order is in full nd effect unless a court changes the Order.
in emp	llawful for any person, other than a peace officer, as defined by Section 1.07, Penal Code, actively engaged loyment as a sworn, full-time paid employee of a state agency or political subdivision, who is subject to a tive Order to possess a firearm or ammunition.
much may b	ation of this Order by commission of an act prohibited by the Order may be punishable by a fine of as as \$4,000 or by confinement in jail for as long as one year, or both. An act that results in family violence e prosecuted as a separate misdemeanor or felony offense. If the act is prosecuted as a separate felony e, it is punishable by confinement in prison for at least two years.
crimin	sion of a firearm or ammunition while this Protective Order is in effect may subject respondent to federal al penalties. It is unlawful for any person who is subject to a Protective Order to knowingly purchase, ease, or receive as a loan or gift from another, a handgun for the duration of this Order.
	tate violation of this Protective Order may subject the Respondent to federal criminal penalties. This tive Order is enforceable in all fifty states, the District of Columbia, tribal lands, and U.S. territories.
This P	rotective Order signed on (date): Time: \(\square \) a.m. \(\square \) p.m.
Judge	Presiding:
	This is a Court Order. No one – except the Court – can change this Order.
By their	ed Order r signatures below, the Applicant and Respondent agree to the entry of the foregoing Protective Order and e all terms stated in the Order:
	<u> </u>
Applic	ant Respondent
Recei	pt Acknowledged – The Respondent hereby acknowledges receipt of a copy of this Protective Order.
	The respondent hereby acknowledges receipt of a copy of this I following Order.
Respon	ndent
-	ve Order Sample Only – Do Not File Page 5 of 5
	oproved by the Sample Offig — Do Not I file

	Case No.:		
Applicant:		§ In the	Court
	V.		of
Respondent:			County, Texa
	Prot	ective Order	
Findings: All legal Order is in the best interest.	ests of the Protected Person(s)	and the Court has jurisdic and is necessary to preven	etion over the parties and this case. This
former live-in parties have The parties have Statutory grounds for the The Respondent commit family v	artners, and are thus "intimate agreed to the terms of this Protective Order have been e	partners" as defined by 18 otective Order. stablished. (Check one or the against the Applicant or	B U.S.C. § 921(a)(32). both): Children named below and is likely to
Applicant Resp	Appeared in person and an Appeared in person and by	attorney,ow evidencing agreement	, and announced ready. to the entry of this Protective Order. e default.
2 Protected Pe	eople: The following people	are protected by the terms	
□ Applicant:□ Children:	Name:		County of Residence:
□ Other Adults:			
3 A Record of	Testimony (Check one):	☐ was made by:	□ was waived by the parties.
4 Protective O marked with a con bodily is immines b. □ Not con	rders — To prevent family heck. The Responder nmit an act against any person	violence, the Court orders nt must: named in 2 above that is a t or that is a threat that rea y, assault, or sexual assault narassing manner with any	the Respondent to obey all Orders intended to result in physical harm, asonably places those people in fear of t. y person named in 2 above.

d.		Not communicate or attempt to communicate in any manner with: (Check all that apply)
		□ Applicant □ Children □ Other Adults in 2 above (except through:
		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 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 ☐ 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)
		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:
h.		Not stalk, follow or engage in conduct directed specifically to any person named in 2 above that is reasonably likely to harass, annoy, alarm, abuse, torment, or embarrass them.
i.	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. Any license to carry a concealed handgun issued to the Respondent is hereby SUSPENDED.
Fa	mil	y Violence Prevention Program
		e 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
		community justice assistance division of the Texas Department of Criminal Justice:
Or	if no	o 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:
	cou alte	e Respondent is ordered to comply with any recommendation or referral for additional or alternate inseling within seven (7) days of the recommendation, and ordered to complete any additional or ernate program recommended. The Respondent is ordered to sign a waiver for release of information on enrollment so that participation in the program may be monitored by the Applicant and/or the Court.
	The	e Respondent must also follow these provisions to prevent family violence:

Protective Order Page 2 of 5

5

6	Pr □	Property Orders ☐ The Court finds that the Residence located at:							
		☐ 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 Respondent must vacate the Residence no later than: \square a.m. \square p.m. on (date):							
		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 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.							
7	Ot □	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:							
8	bus any Sp	entified above or any other property jointly owned or leased by the parties, except in the ordinary course of siness or for reasonable and necessary living expenses, including, but not limited to, removing or disabling y vehicle owned or possessed by the Applicant or jointly by the parties (whether so titled or not). **Dousal 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	The	rders Related to Removal, Possession and Support of Children e Court finds that the Respondent is a parent of the Children. The Protective Order below is in the best erests 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 at Exhibit A, subject to the terms and conditions stated herein as necessary for the safety of the Applicant and the Children. The possession schedule hereby ordered supersedes any previous order granting the Respondent possession and access to the Children.							

Protective Order
Page 3 of 5

]	The possession schedule previously entered on/, in case number,
				styled, shall continue to govern the Respondent's possession and access to the Children, except that no exchanges of the
				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.
				d Support — Nothing in this Protective Order shall be construed as relieving the Respondent y 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.
]	The child support Order previously entered on//, in case number, styled, shall continue to govern the Respondent's child support obligations with respect to the Children.
10		Withit Total	in 60 to b	odays after this Order is signed, the Respondent must pay the Total Fees and Costs as follows: the paid: \$
11		Within Prote Attor	in 60 ctive ney ney'	by's Fees O days after this Order is signed, the Respondent must pay the attorney who helped enter this de Order the Attorney Fees listed below. Pay with cash, cashier's check, or money order. Fees awarded by the Court: \$ s name: s address:
		Respo	onde	shall have and recover judgment against the for \$, such judgment bearing interest percent per annum compounded annually from the date this judgment and Order is signed , for which let execution issue if it is not paid.
12	S	Servi	се	
	T			tive Order (Check all that apply):
				erved on the Respondent in open court.
		□ Sł	nall t	be personally served on the Respondent. be mailed by the Clerk of the Court to the ndent's last known address. mail, return receipt requested, or by fax, to the Respondent's last known address or fax number, or in any other manner allowed by Tex. R. Civ. P. 21a.

Protective Order Page 4 of 5

13	Copies Forwarded				
	The Clerk is ORDERED to Form to (Check all that app		is Protective Order and ac	ecompanying Respondent In	formation
	Sheriff and Constable of	• /	ounty, Texas		
	☐ Police Chief of the City				
	☐ Children's child-care fa	cility/schools listed	above.		
	Any law enforcement agen- required information into the	cy receiving a copy one Department of Pub	of this Protective Order Molic Safety's statewide law	UST, within 10 days, enter a renforcement information s	ıll ystem.
14	Duration of Order				
	This Protective Order is in				w provides
		Protective Order is s	9 7	If the Respondent is confinotective Order will expire o	
	ing: A person who violate onfinement in jail for as lo			t of court by a fine of as m	uch as \$500
any pro	son, including a person wh ovision of this Order. Durin nd effect unless a court cha	ng the time in which		·	
in emp	llawful for any person, otho loyment as a sworn, full-tin tive Order to possess a fire	ne paid employee of	f a state agency or politic	•	~ ~
much a	ntion of this Order by con as \$4,000 or by confineme e prosecuted as a separat c, it is punishable by confin	nt in jail for as long e misdemeanor or	g as one year, or both. A felony offense. If the ac	An act that results in fam	ily violence
crimin	sion of a firearm or ammu al penalties. It is unlawfu ase, or receive as a loan or	l for any person w	ho is subject to a Prote	ective Order to knowingly	
	ate violation of this Prot tive Order is enforceable in	•	•	-	
This P	rotective Order signed on	(date):	Time:	□ a.m. □ p.m	
Judge	Presiding:				
	This is a Court Or	der. No one – e	xcept the Court – ca	n change this Order.	
Agree	ed Order				
By thei	r signatures below, the Appl e all terms stated in the Orde		t agree to the entry of the	foregoing Protective Order	and
)		
Applica	ant		Respondent		
Recei	pt Acknowledged – Th		y acknowledges receipt of	a copy of this Protective Or	der.
Respon	dent				

Protective Order Form Approved by the Supreme Court of Texas by order in Misc. Docket No. 05-9059 (April 12, 2005) Page 5 of 5

Respondent Information

Fill out this form then file it with the clerk. Law enforcement needs this information to serve the Respondent and enter it into the state database for protective orders.

Respondent's Name: Alias (Nickname):				
	ship to Applicant:			· · · · · · · · · · · · · · · · · · ·
<u>-</u>				
		State	e: Zip:	
Sex DM DF				
Height ft				ID#
Weight				Expires
Race	Eye color	Hair color	•	Skin
☐ American Indian or	□ Black (BLK) □ Blue (BLU)	□ Black (BLK) □ Blond or Strawbe □ Brown (BRO) □ Gray or partially (GRY) □ Red or Auburn (RU) □ White (WHI) □ Sandy (SDY) □ Completely Bald	gray ^{ED)}	☐ Albino (ALB) ☐ Black (BLK) ☐ Dark (DRK) ☐ Dark Brown (DBR) ☐ Fair (FAR) ☐ Light (LGT) ☐ Light Brown (LBR) ☐ Medium (MED) ☐ Medium Brown (MBR)
Ethnicity ☐ Hispanic (H) ☐ Non-Hispanic (N) ☐ Unknown (U)	Unknown (xxx) Other:	Unknown (xxx) Other (style/length):		☐ Olive (OLV) ☐ Ruddy (RUD) ☐ Sallow (SAL) ☐ Yellow (YEL) ☐ Unknown (XXX) Other:
		But, it may help law ei	nforceme	nt serve the Respondent.
Other Identifying Inform ☐ Glasses ☐ Beard ☐ Moustache	nation Check all that apply Unusual markings on bod □ Tattoos □ Scars			oblemshol Problems
	☐ Markings ☐ Piercings	🗆 \	Weapons	
Respondent works at (
Street:	-	City:	,	 State: Zip:
				visor:
Respondent's Vehicle:	VINColor:	Year:Mal	ke/Model:	
	(Name):			
Phone:	Address:			
Other contacts who ma	y have information to he	lp find Respondent:		
Name:		Phone:		
		Relationship:		