

TO PETITIONER AND RESPONDENT:

NOTICE OF "Exceptional Circumstances HEARING:

The Court has scheduled an "exceptional circumstances" hearing about the temporary custody of your child/ren, on:

Date: _____ Time: _____

Courtroom: _____

(To Be Completed by Court Staff Only)

IN THE CIRCUIT COURT OF THE STATE OF OREGON
COUNTY OF LANE

_____))
Petitioner (your full name))
)
vs.)
)
_____))
Respondent (full name of person to be restrained))

Case No. _____

**RESTRAINING ORDER
TO PREVENT ABUSE**
(Family Abuse Prevention Act—
ORS 107.700 et seq.)

NOTICE TO RESPONDENT:

- You must obey all of the provisions of this Restraining Order, even if the Petitioner contacts you or gives you permission to contact him/ her.
- Violation of this Restraining Order may result in your arrest and in civil and/or criminal penalties. This order is enforceable throughout Oregon and in every other state. Review this order carefully.
- **See the attached "NOTICE TO RESPONDENT/REQUEST FOR HEARING" for more information about your rights to a hearing.**

THE COURT MAKES THE FOLLOWING FINDINGS:

Petitioner's Requests (*check all that apply*)

Judge's Initials:

- Petitioner and Respondent are **RELATED** as follows:
 - Petitioner and Respondent are **spouses/ registered domestic partners**, or **former spouses/ former registered domestic partners.** A. _____
 - Petitioner and Respondent are **adults related by blood, marriage or adoption.** B. _____
 - Petitioner and Respondent have been **cohabitating** (living together in a sexually intimate relationship) since _____ (date), or **cohabitated** from _____ (date) to _____ (date). C. _____
 - Petitioner and Respondent have been involved in a **sexually intimate relationship within the last two years.** D. _____
 - Petitioner and Respondent are the **unmarried parents of a child/ren.** E. _____
 - Petitioner is a minor and has been involved in a **sexually intimate relationship** with Respondent who is 18 years of age or older. F. _____
- Respondent has **ABUSED** Petitioner as defined by ORS 107.705; the abuse occurred **WITHIN THE LAST 180 DAYS** as provided in ORS 107.710; Respondent represents a **CREDIBLE THREAT** to the physical safety of Petitioner or Petitioner's child/ren; and the Petitioner is in **IMMINENT DANGER OF FURTHER ABUSE.** 2. _____

3. This order involves minor CHILDREN. 3. _____

A. Oregon has **JURISDICTION** over the issues of child custody and parenting time under ORS 109.701 to 109.834 on the following grounds:

1. **Oregon is the child/ren's home state** OR No other state has home state jurisdiction OR All courts with jurisdiction on home state or significant connections grounds declined jurisdiction OR _____ is the child/ren's home state but it has declined jurisdiction AND the children's parents or a person acting as a parent has significant connections with Oregon and substantial evidence is available here concerning the children's care, protection, and personal relationships. ORS 109.741 (1)(a)(b) and (c). 1. _____

2. **Oregon was the home state within six months before this proceeding** was commenced and the child/ren are absent from the state but a parent or person acting as a parent continues to live in Oregon. ORS 109.741(1)(a) 2. _____

3. **Emergency grounds** exist for the exercise of temporary jurisdiction because the child/ren are present in this state and have been abandoned or it is necessary to protect the child/ren because the child/ren, or a sibling or parent of the child/ren is subjected to or threatened with mistreatment or abuse. ORS 109.751 3. _____

B. Existence of other orders concerning the minor children involved:

1. **PRIOR ORDER EXISTS ELSEWHERE:** A previous child/ren custody, parenting time, guardianship or juvenile dependency determination has been made in _____ (State/Tribe/Country). 1. _____

2. **CUSTODY/PARENTING TIME MATTER PENDING:** A child/ren custody, parenting time, guardianship, or juvenile dependency proceeding has been commenced in _____ (State/Tribe/Country). 2. _____

3. **NO PRIOR ORDER EXISTS AND NONE IS PENDING:** No child/ren custody, parenting time, guardianship or juvenile dependency determination has been issued or proceeding commenced in another state, tribe or country having jurisdiction under ORS 109.701-109.834. The custody and parenting time provisions in this Order shall become a final determination for purposes of the Uniform Child/ren Custody Jurisdiction and Enforcement Act if Oregon becomes the home state of the child/ren. 3. _____

C. **INTERSTATE JUDICIAL COMMUNICATION** is needed because:

1. A custody/parenting time/child/ren placement matter is **CURRENTLY PENDING** in another state/tribe/country, or 1. _____

2. Oregon is exercising Temporary Emergency Jurisdiction under the UCCJEA in this protective order and **ANOTHER STATE/TRIBE/COUNTRY HAS ALREADY ISSUED** a custody/parenting time/child/ren placement order. 2. _____

D. **EXCEPTIONAL CIRCUMSTANCES** exist that affect the custody of the child/ren. D. _____

4. **EMERGENCY MONETARY ASSISTANCE:** The Court finds that emergency monetary assistance is necessary to provide for the safety and welfare of the Petitioner and/or one or more child/ren in the custody of the Petitioner. 4. _____

IT IS HEREBY ORDERED THAT:

- 1. Respondent is restrained (prohibited) from intimidating, molesting, interfering with or menacing **Petitioner**, or attempting to intimidate, molest, interfere with or menace **Petitioner** directly or through third parties. 1. _____
- 2. Respondent is restrained (prohibited) from intimidating, molesting, interfering with or menacing, or attempting to intimidate, molest, interfere, or menace, the **minor child/ren** in Petitioner's custody directly or through third parties. List all minor child/ren below: 2. _____

<u>Child/ren's Name(s)</u>	<u>Age</u>

- 3. Except as otherwise set out in this Order, Respondent is restrained (prohibited) from **entering or attempting to enter, or remaining in, the area within 200 feet of the building and land at** the following **locations:** *(include names/addresses unless withheld for safety reasons)* 3. _____
 - A. Petitioner's current or future **residence.** _____ A. _____

 - B. Petitioner's current or future **business or place of employment.** _____ B. _____

 - C. Petitioner's current or future **school.** _____ C. _____

 - D. Other locations: _____ D. _____

- 4. Respondent shall not knowingly be or stay within 200 feet or _____ feet (other distance) of Petitioner unless otherwise ordered by the Court as follows: 4. _____

Nothing in this restraining order prevents Respondent from appearing in a court hearing as a party or witness or attending other court-related processes in cases involving the Petitioner. At such times Respondent must stay at least 10 feet away from the Petitioner and follow any additional protective terms ordered in that case.

Judge's Initials:

5. Except as otherwise set out in this Order, Respondent is restrained (prohibited) from: 5. _____
- A. Contacting, or attempting to contact, Petitioner **in person**. A. _____
 - B. Contacting, or attempting to contact, Petitioner **by mail or e-mail, or any other electronic transmission**, except for mailing court ordered emergency monetary assistance, checks or money orders. B. _____
 - C. Contacting, or attempting to contact, Petitioner by **telephone**, including **cell phone or text messaging**; C. _____
 - 1. Except for the purpose of arranging for court ordered parenting time, or 1. _____
 - 2. Except for notification of medical emergency regarding the child/ren. 2. _____
6. Respondent is restrained (prohibited) from entering, attempting to enter, or remaining at: 6. _____
- A. The child/ren's current or future day care provider, or removing them from day care. A. _____
 - B. The child/ren's current or future school, or removing them from the school. B. _____
 - C. Other _____ C. _____

7. Respondent shall **move** from and not return to the residence located at _____ 7. _____

except with a peace officer to remove essential personal effects of the Respondent, and if the Respondent is the custodial parent, essential personal effects of Respondent's child/ren, including, but not limited to: clothing, toiletries, diapers, medications, social security cards, birth certificates, identification and tools of the trade.
8. A peace officer shall accompany the Petitioner to the parties' residence to **remove essential personal effects of Petitioner**, and if the Petitioner is the custodial parent, essential personal effects of the Petitioner's child/ren, including, but not limited to: clothing, toiletries, diapers, medications, social security cards, birth certificates, identification and tools of the trade. 8. _____
9. **Emergency Monetary Assistance:** The Respondent is ordered to pay Petitioner \$ _____ 9. _____
as Emergency Monetary Assistance by the **45th day** after Respondent is served with this Restraining Order by check or money order. Payment is to be made by mail to the following address: _____

10. **Other Relief:** _____ 10. _____

Judge's Initials:

CHILD CUSTODY

11. TEMPORARY CUSTODY of the following child/ren is ordered as follows, subject to the parenting time terms set forth in Paragraphs 16, 17 and 18 below. 11. _____

Party to Have Custody (Petitioner or Respondent)	Child/ren's Name	Age

Additional page attached labeled "Paragraph 11 continued."

12. A peace officer of the county or city where the child/ren are located shall assist in **recovering the custody of the parties' child/ren** that was awarded to Petitioner. The peace officer is authorized to use any reasonable force to that end, including forcible entry into the following specific premises (*list the address(es) where the child/ren are most likely to be found*): 12. _____

PARAGRAPHS 13, 14 and 15 BELOW FOR JUDGES USE ONLY

13. EFFECT OF PRIOR CUSTODY ORDER (ORS 107.722) 13. _____

A CUSTODY ORDER ALREADY EXISTS in _____ County, Oregon, filed in Case # _____ or _____ (other state/tribe).

A. **NO new custody order is made** because the terms in the existing order or judgment shall continue to apply. A. _____

B. The child/ren custody provisions in paragraph 11 of this Restraining Order are necessary to protect the safety and welfare of the child/ren or Petitioner but they **CONFLICT** with the custody provisions in the already existing order or judgment. Therefore, the child/ren custody provisions in this Restraining Order shall remain in effect only until this Restraining Order expires or is cancelled, or until a new order is issued in the other case, whichever occurs first. B. _____

14. Exceptional Circumstances Hearing: The Court has found that exceptional circumstances affecting custody exist, so NO custody order is entered at this time about the parties' child/ren. **Both parties shall instead appear at a hearing as indicated in the box on the upper left-hand corner of page 1 of this Restraining Order.** This hearing will be the respondent's only chance to contest this order. The purpose of the hearing will be to consider the temporary custody of the parties' child/ren and other issues that may be contested by the Respondent. At the hearing, the court may cancel or change this Order. 14. _____

15. Until the Exceptional Circumstances Hearing, the residence of the child/ren and the parental contact with the child/ren shall be as follows: 15. _____

PARENTING TIME

Judge's Initials:

16. The parent not awarded temporary custody shall have:

16. _____

A. NO PARENTING TIME.

A. _____

B. NO PARENTING TIME AND NO CONTACT with the minor child/ren by any means except by: _____

B. _____

17. The parent not awarded temporary custody shall have parenting time with the minor child/ren listed in paragraph 11 beginning immediately or _____, as follows:

17. _____

A. SUPERVISED PARENTING TIME:

A. _____

As follows: _____ minimum hours per week As arranged between the Supervisor and the non-custodial parent Other _____

1. Supervised by: _____ Phone: _____

1. _____

2. Supervised by: _____ Phone: _____

2. _____

3. Professionally Supervised by _____ Phone: _____ and Respondent shall pay all supervision fees and comply with all directives of the Supervisor.

3. _____

B. PARENTING TIME as follows (day/s of week, place, times) or as attached:

B. _____

AND/OR

1. Every weekend from _____ (day) _____ a.m./p.m. until _____ (day) to _____ a.m./p.m.

1. _____

2. FIRST and THIRD or SECOND and FOURTH weekends from _____ (day) _____ a.m./p.m. until _____ (day) to _____ a.m./p.m.

2. _____

3. Once per week on _____ (day) _____ a.m./p.m. until _____ (day) to _____ a.m./p.m.

3. _____

18. TRANSFER OF CHILDREN.

A. The following person will pick up and return the child/ren for parenting time:

1. Petitioner

1. _____

2. Respondent

2. _____

3. Other _____

3. _____

B. The transporting person shall pick up and drop off the child/ren at:

1. Petitioner's residence

1. _____

2. Respondent's residence

2. _____

3. Other location : _____

3. _____

C. Respondent may remain at the curb (or driveway if no curb), for a maximum of:

C. _____

10 minutes or _____ minutes, for the sole purpose of picking up and/or returning the child/ren.

PARAGRAPHS 19, 20 and 21 BELOW FOR JUDGES USE ONLY

Judge's Initials

19. Effect of Prior Parenting Time Order (ORS 107.722)

19. _____

A PARENTING TIME ORDER ALREADY EXISTS in Case # _____ filed in _____ County, Oregon, or _____ (Another State/Tribe)

A. _____

A. **NO** new parenting time order is made because the terms in the existing order or judgment shall continue to apply.

B. _____

B. The parenting time provisions in this Restraining Order are necessary to protect the safety and welfare of the child/ren or Petitioner but they **CONFLICT** with the custody provisions in the already existing order or judgment. Therefore, the parenting time provisions in this Restraining Order shall remain in effect only until this Restraining Order expires or is cancelled, until a new order is issued in the other case, or until _____ (date), whichever occurs first.

20. No further service is necessary because Respondent appeared in person before the court.

20. _____

21. The SECURITY AMOUNT for violation of any provision of this Order is **\$20,000** unless otherwise specified here: Other Amount: \$ _____

21. _____

The above provisions of this Restraining Order are in effect for a period of one (1) year from the date of the judge's signature (*unless renewed before it expires*) or until the Order is dismissed.

CERTIFICATE OF COMPLIANCE WITH FULL FAITH AND CREDIT PROVISIONS OF VIOLENCE AGAINST WOMEN ACT (*This is not a Brady Certificate*)

This Restraining Order meets all full faith and credit requirements of the Violence Against Women Act, 18 U.S.C. 2265 (2002). This Court has jurisdiction over the parties and the subject matter. The Respondent is being afforded notice and timely opportunity to be heard as provided by the law of this jurisdiction. This Order is valid and entitled to enforcement in this and all other jurisdictions.

IT IS HEREBY ORDERED that:

A. The Petition for Restraining Order to Prevent Abuse is **GRANTED** as set forth above. A. _____

B. The Petition for Restraining Order is **DENIED**. B. _____

DATED: _____

JUDGE (Signature)

Print or Type Name of Judge

Certificate of Document Preparation. You are required to truthfully complete this certificate regarding the document you are filing with the Court. Check all boxes and complete all blanks that apply:

- I selected this document for myself and I completed it without paid assistance.
- I paid or will pay money to _____ for assistance in preparing this form.

Submitted by:

Print Name, Petitioner Attorney for Petitioner OSB No. (*if applicable*)

Address or Contact Address (Use a Safe Contact Address)	City	State	Zip
---	------	-------	-----

Telephone or Contact Telephone Number
(Use a **Safe** Contact Number)