

**IN THE CIRCUIT COURT OF THE STATE OF OREGON
THIRD JUDICIAL DISTRICT
Juvenile Department**

In the Matter of: _____) No. _____
)
) **JUVENILE COURT RESTRAINING**
) **ORDER**
_____,)
 a child.)

JUVENILE COURT RESTRAINING ORDER
PURSUANT TO ORS 419B.845

The Court, having found that a petition has been filed alleging that one or more of the above named children has been sexually or physically abused, and that probable cause exists to believe that such abuse has occurred, and the Court having ordered that said children be continued or placed in shelter care or that such order is imminent, and the Court further finding that there is probable cause to believe that the alleged perpetrator named below committed the alleged physical or sexual abuse.

IT IS ORDERED THAT:

_____, the restrained person, shall be restrained from having any contact or attempting to have any contact with the above named child or from living with or occupying the same dwelling as said child and shall move from and not return to the residence where said child resides until further order of this Court.

Information for Sheriff about Restrained Person:

Address: _____
Age: _____ DOB: _____ Race: _____ Sex: _____ Height: _____
Weight: _____ Hair Color: _____ Eye Color: _____

[] It is further ordered that a peace officer shall accompany the above named restrained person to the household where the child/ward resides to remove personal property pursuant to ORS 419B.845(1)(d). _____ [Judge's Initials]

Security amount for violation of any provision of this order is \$5000 unless otherwise specified. (Other amount: \$ _____) _____ [Judge's Initials]

It is so Ordered this _____ day of _____, _____.

Circuit Court Judge

Print, Type or Stamp Name of Judge

Distribution: Records/Parents/DHS/PO: _____ /Atty: _____ /CASA/Other: _____

NOTICE TO LAW ENFORCEMENT SERVING/ENFORCING

THIS IS NOT A FAMILY ABUSE PROTECTION ACT RESTRAINING ORDER; THIS IS A RESTRAINING ORDER ISSUED BY THE JUVENILE COURT PURSUANT TO ORS 419B.845.

NOTICE TO PERSON NAMED IN THIS ORDER

Within 30 days after an order is served under this section, the restrained person may file a written request with the court and receive a court hearing on any portion of this order. If the restrained person requests a hearing the clerk of the court shall notify the parties and the restrained person of the date and time of the hearing, the hearing shall be held within 21 days after the request and the court may cancel or modify the order at that hearing.

This restraining order shall remain in effect for one year or until the order is modified, amended or terminated by the court.

If you are found to be in violation of this order you may be arrested and taken into custody pursuant to ORS 133.310 and shall be held on a security amount of \$5000.

This is not a Family Abuse Prevention Act order. This order is issued by the Juvenile Court.

This court cannot give you legal advice. If you have questions about your legal rights or obligations you should contact an attorney. [ORS 419B.190]

Distribution:

_____	District Attorney	_____	County Sheriff's Office
DHS - _____	County	_____	mother _____ father
_____	Court Appointed	_____	mother's attorney
Special Advocate		_____	child's attorney
		_____	father's attorney