ORDER OF PROTECTION

TYPE OF ORDER ☐ Final Order	District Court of County State of Oklahoma		
Continued Order	Case No. PO-20		
☐ Amended Order/Interim Order	Court Phone Number ()		
Petitioner	Additional Petitioner Information Name(s) and age(s) of minor family member(s)		
First Middle Last and/or on behalf of minor family member(s)			
	Defendant Identifiers		
-VS-	SEX RACE DOB HT WT		
Defendant			
	EYES HAIR DISTINGUISHING FEATURES		
First Middle Last			
Relationship to Petitioner:	DRIVERS LICENSE # STATE EXPIRES		
Defendant's Address (Street address, City, State, Zip Code) Other			
A. CAUTION: Weapon Involved – Type: Weapon Present on Property Unknown if Weapon Present			

B. THE COURT FINDS:

- 1) That it has jurisdiction over the parties and subject matter.
- 2) That the Defendant has been provided with reasonable notice and opportunity to be heard.
- 3) That a Final Order of Protection is necessary to protect the Petitioner(s) pursuant to the Protection from Domestic Abuse Act (22 O.S. §60.1, et seq.).
- 4) Additional terms of this Order follow on succeeding pages.

	OURT ORDERS THE FOLLOWING RELIEF (as specifically marked in check below):
•	AL ORDER – NO FINDING OF DOMESTIC ABUSE AND/OR STALKING OF E PARTNER OR CHILD. Federal firearms prohibition does not apply.
Defendan Defendan	AL ORDER – DOMESTIC ABUSE AND/OR STALKING. Following the hearing of which at had actual notice and opportunity to appear and respond, the Court finds that the at represents a credible threat to the physical safety of an intimate partner or child. It is prohibited from possession of firearms or ammunition for the term of this Order.
(the porifle, porifle, porifle, porifle)	CE - Federal Firearm Prohibition: As a result of this order, it may be unlawful for you erson subject to this Protective Order) to possess or purchase a firearm, including a pistol or revolver, or ammunition pursuant to federal law under 18 U.S.C. §922(g)(8) or state law. If you have any questions whether these laws make it illegal for you to ss or purchase a firearm, you should consult an attorney.
terminate without re Territory,	This Order shall have statewide and nationwide validity unless specifically modified or d by a judge of the district courts (22 O.S.§60.7). This Order shall be enforced, even egistration or filing, by the courts of any state, the District of Columbia, any U.S. or Indian Tribe (18 U.S.C. §2265). Crossing state, territorial or tribal boundaries to s Order may result in federal imprisonment (18 U.S.C. §2262).
3) <u>Duratio</u>	on:
or or *Pu rer	3a) This Final Protective Order shall remain in effect until for a period not to exceed five years from the date of issue, unless extended, modified rescinded by the Court upon Motion or agreement. ursuant to 22 O.S. 60.4 (G)(1)(a), if the Defendant is incarcerated the protective order mains in effect during the period of incarceration and the period of incarceration shall to be included in the calculation of the five-year time limitation.
OR:	
mo into	3b) This Final Protective Order shall be continuous, and shall remain in effect unti- odified, vacated or rescinded, or if the Court approves any consent agreement entered to by the plaintiff and defendant. The Court finds that one or more of the conditions set th in 22 O.S. 60.4 (G)(1)(b) exists in the present matter, specifically:

☐ the person has a history of violating the orders of any court or governmental entity,
\square the person has previously been convicted of a violent felony offense,
the person has a previous felony conviction for stalking as provided in Section 1173 of Title 21 of the Oklahoma statutes,
a court order for a final Victim Protection Order has previously been issued against the person in this state or another state,
the victim has provided proof that a continuous protective order is necessary for his or her protection,
\square the person has a history of domestic violence or other violent acts.
4) Defendant is prohibited from attempting or having ANY CONTACT whatsoever with the
Petitioner, hereinafter "protected person," either in person, through others or by telephone,
mail, electronic means, or any other manner, at any time or place unless specifically
authorized by the Court.
5) Defendant is prohibited from injuring, abusing, sexually assaulting, molesting, harassing,
stalking, threatening, or otherwise interfering with the protected person(s), and from use,
attempted use or threatened use of physical force against the protected person(s) that would
reasonably be expected to cause bodily injury.
6) Defendant is prohibited from engaging in other conduct that would place the protected
person(s) in reasonable fear of bodily injury to the protected person(s) or the protected
person(s) household members or relatives.
7) Defendant is ordered to leave and remain away from the residence located at:
, Oklahoma, on or before theday of
, 20ata.m./p.m., and take no action to change utilities
or telephone service.
8a) If this Order is served upon Defendant at the residence to be vacated, Law Enforcement
Officers shall remain at the residence until Defendant removes necessary clothing and
personal effects and leaves the premises.
8b) If this Order is served upon Defendant at a location other than the residence to be
vacated, Law Enforcement Officers shall accompany the Defendant to the residence and
remain in attendance until Defendant removes necessary clothing and personal effects and
leaves the premises. Defendant is ordered NOT to go to the residence to remove necessary
clothing and personal effects unless Law Enforcement Officers are present as stated in this

9) Law Enforcement officers shall accompany the Petitioner (i.e. provide a "civil standby")
to the current or recent past residence to remove necessary clothing and personal effects,
and remain in attendance until Petitioner leaves the premises. Such residence is located at
the following address:
0) Defendant who is a minor , is ordered to leave the residence located at:
(address, city, state)
and shall be immediately placed in custody ofpursuant to 10A
O.S. §2-2-101(A), and a preliminary inquiry in a juvenile proceeding is hereby ordered to
determine whether further court action pursuant to the Oklahoma Juvenile Code should be
taken against the juvenile defendant.
 Circle Age of Minor Defendant: 13 14 15 16 17
11) There is an existing visitation order, and in order to protect from threats of abuse or
physical violence by the Defendant or a threat to violate a custody order, the Court suspends
or modifies child visitation as follows:
a.☐ All visitation is suspended until another Court assumes jurisdiction and modifies.
b. \square All visitation must be supervised, and in the presence of the following supervisor:
c.□ Pickup/Delivery of child(ren) for visitation shall be by/at:
d.□ Other:
12) Exclusive care and custody of certain animal(s) is awarded to the Petitioner. Defendant
is ordered to have no contact with said animal(s) and is forbidden from taking, harming or
disposing of said animal(s). (Identify animals(s)):

י ש	3) The Defendant is ordered to obtain domestic abuse counseling or treatment as follows				
	(must be provided by an individual licensed practitioner or a domestic abuse treatment				
	program certified by the Attorney General. 21 O.S. §644):				
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á (14) The Court finds that the conditions set forth in 22 O.S. §60.17 exist in the present matter, and therefore GPS tracking of the Defendant is necessary. Defendant is ordered to use an active, real-time, twenty-four-hour GPS monitoring device and Defendant shall pay the costs of the GPS device and monitoring. The Court authorizes the Petitioner to monitor the location of the Defendant through computer or cell phone inquiries, as provided in 22 O.S. §60.17.				
r	☐ 15) Pursuant to 22 O.S. §60.4, paragraph J, the Court finds that in order for Petitioner maintain certain household utilities and/or wireless telephone number (including wireless numbers for minor children) a SEPARATE ORDER will issue directing the following utili				
á	and/or wireless telephone providers to transfer rights and billing responsibility to				
- - -	and/or wireless telephone providers to transfer rights and billing responsibility to Petitioner.				
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t	and/or wireless telephone providers to transfer rights and billing responsibility to Petitioner. 16) Defendant shall immediately surrender all firearms and other dangerous weapons within				
t	Petitioner. 16) Defendant shall immediately surrender all firearms and other dangerous weapons within the Defendant's possession or control and any concealed carry license to 17) The Defendant is ordered to pay the court costs and service of process fees immediately or per payment plan if separately ordered. 18) The Defendant is ordered to pay the protected person's attorney's fees in the amount of				
	and/or wireless telephone providers to transfer rights and billing responsibility to Petitioner. 16) Defendant shall immediately surrender all firearms and other dangerous weapons within the Defendant's possession or control and any concealed carry license to 17) The Defendant is ordered to pay the court costs and service of process fees immediately or per payment plan if separately ordered. 18) The Defendant is ordered to pay the protected person's attorney's fees in the amount of				

D. WARNINGS TO DEFENDANT AND PROTECTED PERSON(S):

- 1. The filing or non-filing of criminal charges and the prosecution of the case shall not be determined by a person who is protected by the protective order, but shall be determined by the prosecutor.
- 2. No person, including a person who is protected by the order, may give permission to anyone to ignore or violate any provision of the order. During the time in which the order is valid, every provision of the order shall be in full force and effect unless a court changes the order.
- 3. The order shall be in effect for a fixed period of five (5) years unless extended, modified, vacated or rescinded by the court or shall be continuous upon a specific finding by the court as provided in subparagraph b of paragraph 1 of subsection G of Section 60.4 of this title unless modified, vacated or rescinded by the court.
- 4. A violation of the order is punishable by a fine of up to One Thousand Dollars (\$1,000.00) or imprisonment for up to one (1) year in the county jail, or by both such fine and imprisonment. A violation of the order which causes injury is punishable by imprisonment for twenty (20) days to one (1) year in the county jail or a fine of up to Five Thousand Dollars (\$5,000.00), or by both such fine and imprisonment. Additional offenses and penalties are provided in federal and state law, including 22 O.S. §60.6.
- 5. Possession of a firearm or ammunition by a defendant while an order is in effect may subject the defendant to prosecution for a violation of federal law even if the order does not specifically prohibit the defendant from possession of a firearm or ammunition.
- 6. As a result of this order, it MAY be unlawful for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. 922(g)(8).
- 7. Any person who knowingly and willfully presents any false or materially altered protective order to any law enforcement officer to effect an arrest of any person shall, upon conviction, be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections for a period not to exceed two (2) years, or by a fine not exceeding \$5,000.00, and shall in addition be liable for any civil damages to the Defendant.
- 8. This Order complies with the Violence Against Women Act's full faith and credit provision (18 U.S.C. §2265) and this Order is enforceable throughout Oklahoma and in all 50 states, U.S. territories, Tribal Land and the District of Columbia.

E. ADDITIONAL LANGUAGE REQUIRED BY 22 O.S. §60.11 (as amended by HB3286, eff Nov. 1 2022).

Important Note: Specific items ordered by the Court above, in Section C of this Order, shall control over any conflicting statements in the language below.

- > The order shall be entered into the National Crime Information Center (NCIC) database.
 - * May not be applicable to all Orders
- The defendant must avoid the residence of the petitioner or any premises temporarily occupied by the petitioner.
- ➤ The defendant must avoid contact that harasses or intimidates the petitioner. Contact includes, but is not limited to, contact at the home, work, or school of the petitioner, public places, in person, by phone, in writing, by electronic communication or device, or in any other manner.
- The defendant shall not impersonate or adopt the personification of the petitioner by pretending to be the petitioner, ordering items, posting information or making inquiries, or publishing photographs of the petitioner, by use of social media, or by use of computer, telephone, texting, emailing, or by use of any electronic means.
- > The defendant must refrain from removing, hiding, damaging, harming, mistreating, or disposing of a household pet.
- > The defendant must allow the petitioner or a family member or household member of the petitioner acting on his or her behalf to retrieve a household pet.
- > The defendant must avoid contacting the petitioner or causing any person other than an attorney for the petitioner or law enforcement officer to contact the petitioner unless the petitioner consents in writing.
- > The sheriff will accompany the petitioner and assist in placing the petitioner in physical possession of his or her residence, if requested.

Dated this	day of	, 20
		JUDGE OF THE DISTRICT COURT
	RECE	IPT FOR SERVICE OF ORDER
	by his/her signatur	resent in open Court when the above Order was entered by below indicates Service and Receipt of a true copy of the
Defendant		

(Validity and enforceability of this Order does not require Defendant's signature)