PETITION FOR PROTECTIVE ORDER Petitioner First Middle Last and/or on behalf of minor family member(s)	District Court ofCounty State of Oklahoma Case No. PO-20 Court Phone Number () Additional Petitioner Information Name(s) and age(s) of minor family member(s)						
		Defen	dant Ident	ifiers			
-VS-	SEX	RACE	DOB	HT	WT		
Defendant	EYES	HAIR	DISTINGUIS	HING FEA	ATURES		
First Middle Last							
Relationship to Petitioner:	DRIVER	S LICENSE	E# STATI	E EXP	PIRES		
Defendant's Address (Street address, City, State, Zip Code)	Other						
		(Clerk's	File Stam	p Belov	v)		
1. Information About the Parties. Several factors may apply. Please read ALL items below carefully & check any that apply.							
A. The Defendant's Relationship to Petitioner(s): I. Intimate Partner: Defendant is my current spouse Defendant is my former spouse Defendant and I are dating, or have dated, early Defendant and I are, or have been, engaged in Defendant and I are the biological parents of the Defendant and I currently live together, or present Defendant is an Intimate Partner of a minor check the Defendant is an Intimate Partner of a minor check.	n a sexual r he same ch viously lived	ild I together,		ate relati	onship		

	II. Family or Household Member:
	Defendant is my parent, grandparent, stepparent, adoptive parent, or foster parent
	☐ Defendant is my child, grandchild, stepchild, adopted child, or foster child
	\square Defendant is otherwise related to me (by marriage or blood) and lives in the same household as me
	☐ Defendant is a Family or Household Member of the minor child(ren) listed above
3.	If you DID check one or more items in Section A above, then complete this section.
	Petitioner is a (check all that apply):
	☐ Victim of Domestic Violence/Abuse ☐ Victim of Stalking
	☐ Victim of Harassment ☐ Victim of Rape
	Family or Household Member of the Minor Child/Children Listed Above
	T arrilly of Flouserfold Methber of the Million Child/Children Listed Above
С.	If you DID NOT check one or more items in Section A above, then complete this section.
	Defendant has committed the following acts against Petitioner and/or the minor(s) listed above:
	Rape
	□ Sex Offense
	☐ Assault and Battery with a Deadly Weapon
	☐ Forcible Sodomy
	☐ Kidnapping
	☐ Stalking* (police report required, see definition below)
	<u> </u>
	First Degree Murder (check if applicable). Petitioner is an Immediate Family Member of a Victim of
-ır	st Degree Murder, and Defendant has Been Charged and Convicted of that Crime

* **Definition:** "Stalking" means the willful, malicious, and repeated following or harassment of a person by an adult, emancipated minor, or minor thirteen (13) years of age or older, in a manner that would cause a reasonable person to feel frightened, intimidated, threatened, harassed, or molested and actually causes the person being followed or harassed to feel terrorized, frightened, intimidated, threatened, harassed or molested. Stalking also means a course of conduct composed of a series of two or more separate acts over a period of time, however short, evidencing a continuity of purpose or unconsented contact with a person that is initiated or continued without the consent of the individual or in disregard of the expressed desire of the individual that the contact be avoided or discontinued. Unconsented contact or course of conduct includes, but is not limited to: (a.) following or appearing within the sight of that individual. (b.) approaching or confronting that individual in a public place or on private property.(c.) appearing at the workplace or residence of that individual, (d.) entering onto or remaining on property owned, leased, or occupied by that individual, (e.) contacting that individual by telephone, (f.) sending mail or electronic communications to that individual, or (g.) placing an object on, or delivering an object to, property owned, leased or occupied by that individual; 22 O.S. §60.1(9). If you are NOT a family or household member, or in a dating relationship, with Defendant, you must have filed a STALKING complaint against the Defendant with the proper law enforcement agency before filing this Petition (a copy of the complaint must be attached or provided at the hearing).

2. Statement of Jurisdiction. **INSTRUCTION:** Check all that apply Petitioner is a resident of the county wherein this Petition is filed. Defendant is a resident of the county wherein this Petition is filed. The domestic abuse occurred in the county wherein this Petition is filed. 3. Actions of the Defendant INSTRUCTION: Check and complete one or more of the following. Fill in the blank lines of checked items. ☐ The Defendant has caused or attempted to cause physical harm to:_____ ☐ The Defendant has threatened* imminent physical harm to: * According to 22 O.S. §60.1(2). "Threat" means a threat of imminent physical harm which is committed by an adult, emancipated minor, or minor child thirteen (13) years of age or older against another adult, emancipated minor, or minor child who is currently or was previously an intimate partner or family or household member. ☐ The Defendant has harassed*_____ * According to 22 O.S. §60.1(5), "Harassment" means a knowing and willful course or pattern of conduct by a family or household member or an individual who is or has been involved in a dating relationship with the person, directed at a specific person which seriously alarms or annoys the person, and which serves no legitimate purpose. The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial distress to the person. "Harassment" shall include, but not be limited to, harassing or obscene telephone calls in violation of 21 O.S. §1172 and fear of death or bodily injury. ☐ The Defendant has stalked* . (Name(s)) *If the Petitioner is a victim of stalking, but is not a family or household member or an individual who is or has been in a dating relationship with the Defendant, you must file a complaint against the Defendant with the proper law enforcement agency before filing a petition for a protective order with the District Court. The Petitioner shall

attach a copy of the complaint to the petition or present the complaint to the court at the time of the hearing. (See

☐ The Defendant has committed: ☐ Rape ☐ Sex Offense ☐ Assault and Battery with a Deadly Weapon ☐ Forcible Sodomy ☐ Kidnapping against

definition of "stalking" in section 1, above)

(Name(s))

The incident(s) which can	nus; used the filing of the petition occurre	ad on or about	
(Date(s)). Describe wha	at happened, when and where the present to the Court at the hearing.		List all actions or
			
			
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ATTACH ADDITIONAL F	PAGES IF NECESSARY		
criminal, juvenile, ci	e list all cases (divorce, protect vil) involving the Defendant and y dditional sheets of paper if neces	yourself, or a child	
Case Name	Case Number	County	∕ & State
			

6. Type of Order Requested. INSTRUCTION: Check either A or B
☐ A. Petitioner does <u>not</u> request an Emergency Ex Parte Protective Order but does request the following relief, checked below, after notice and hearing, in a Final Order;
OR
☐B. Petitioner <u>does</u> request an Emergency Ex Parte Order because it is necessary to protect the petitioner(s) from immediate and present danger. Petitioner requests the following relief, checked below, in the Ex Parte Order and, after notice and hearing, requests the same relief in a Final Order.
RELIEF REQUESTED
INSTRUCTION: Check EACH item which you are requesting from the Court
☐1. Defendant should be prohibited from attempting or having ANY CONTACT whatsoever with the Petitioner, 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.
☐2. Defendant should be prohibited from injuring, abusing, sexually assaulting, molesting, harassing, stalking or threatening the Petitioner, and from use, attempted use or threatened use of physical force against the Petitioner that would reasonably be expected to cause bodily injury.
☐3. Defendant should be prohibited from engaging in other conduct that would place the Petitioner in reasonable fear of bodily injury to the Petitioner or the Petitioner's household members or relatives.
☐4. Defendant should be 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.
☐5. The Court should order Law Enforcement Officers to accompany the Defendant to the above residence to remove necessary clothing and personal effects, and remain in attendance until Defendant leaves the premises, and the Court should further order Defendant NOT to go to the above residence to remove necessary clothing and personal effects unless Law Enforcement Officers are present.
☐6. The Court should Order Law Enforcement Officers to 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:
Oklahoma.

□ 7.	Order	Defendant,	who is	а 	minor,	to	leave	the	residence	located	at —
	•	ss, city, state ized for child Circle Age	ren taken	into	custody	purs		10A			
□8.	child vi	is an existing is itation to proper to violate	otect from	thre	ats of ab	use	or phys	ical vi	•		•
□9.		efendant sho 5. §60.4(C)(1			to obtai	n doı	mestic a	buse	counseling	or treatme	ent.
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		A public utility w account s			-				•		-
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PET REL		R REQUES	rs the c	OUF	RT TO O	RDE	R THE	FOLI	LOWING A	DDITIONA	\L

7. Warnings To Petitioner:

- A. Whoever makes a statement or allegation in this Petition for Protective Order but does not believe that the statement or allegation is true, or knows that it is not true, or intends thereby to avoid or obstruct the ascertainment of the truth, may be found guilty of perjury. Pursuant to 21 O.S. §§500 and 504, the penalty for perjury, or subornation of perjury, is a felony punishable by imprisonment for not more than five (5) years.
- B. If the court makes specific findings that a petition for a protective order has been filed frivolously and no victim exists, the court may assess attorney fees and court costs against the plaintiff pursuant to 22 O.S. §60.2 (C)(2). It is against the law to file a petition for a protective order against a spouse or former spouse for the purposes of harassment, undue advantage, intimidation or limitation of child visitation rights in any divorce proceeding or separation action without justifiable cause. Violators may be subject to criminal penalties pursuant to 22 O.S. §60.4(H).

8. Sworn Statement/Affirmation of Truth

I state, under penalty of perjury under the laws of Oklahoma, that I have read the above and foregoing document, understand the meaning thereof, and declare that the facts and statements contained herein are true to the best of my knowledge and belief.

	PETITIONER				
Subscribed and sworn to before me this	day of, 20				
	Deputy Court Clerk, Judge or Notary				
Petitioner requests the following law enforce Protective Order entered herein:	cement agencies receive a copy of any				
Name of Agency or Agencies (use addition	nal pages if necessary)				