Ex Part	e Order	Case No.						
of <b>Prot</b>	ection	Circuit Court	, Div.					
Amer	nded Order	County:			, Ar	kansas		
Petitioner/Plai	intiff			T	his Order i	s Effective U	ntil:	
First	Middle	Last						
Petitioner's Date of	f Birth (mm/dd/yyyy)	Race	Sex			nt to Federal enforced by		
						rs in all state		
Minor Children	Protected under this	Order d.o.b.				and tribal la		
		d.o.b.		<del></del>	whether	r this Order		ction is
		d.o.b.				registered l	locally.	
		d.o.b.						
Versus				•				
Respondent/Def	fendant				dent Identi	1		T
				Sex	Race	DOB mm/dd/yyyy	Ht.	Wt.
First	Middle	Last				IIIII/dd/yyyy		
Address:								
Work:				Eyes	Hair	S	S#	
WOIK.				-502			~	
CAUTION	N:			Pho	ne #	DL # or	other ID #	
Resp	pondent possesses a fir	rearm						
☐ Resi	pondent has history of	extreme violence	a.					
	pondent has mistory of	CALIFORNIO VIOTORIO	~					
			1 of 5			25		

Relationship Iden	tifiers:	☐ Current or fo	ormer spouses		Parents of child(ren)	in common
☐ Live together		Current or past dat	ing relationship	□ Otl	her Relative (Explain	n)
(1) that the victim(s) is	liction o (are) in	ver the parties and so immediate and pres	ubject matter, and ent danger of dome	estic abuse	has presented sufficient , or irty (30) days, and upon	
release there will be an That the Petitioner	has also rson nan or a chi	liate and present dan o presented sufficient ned in the order of pi ild of the respondent	ger of domestic abu t evidence to show t rotection as a famil or enjoined party.	ise. hat the Re	espondent presents a cre or household member,	edible threat to the
at	n. in the likely m criminal ent A.C	Courthouse located nake this Order perm act against the victin E.A. §5-71-208; Haras	at_ nanent without furt n(s) including, but	her notice not limited	to you. The Respondent	Domestic Abuse, A.C.A.
physical presence,	telepho	onic, electronic, or	al, written, visua	l, or vide	victim(s) including become Respondent also sorized by law or cour	hall not use a
☑ The Respondent	is exc	luded from the Per	titioner's residen	ce and th	ne immediate vicinity	thereof.
Petitioner's A	ddress.	:			(0	or)
$\Box$ T	he Peti	tioner's address is	excluded from n	otice to t	he Respondent.	
☐ The Respondent	is prol	hibited from the fo	ollowing places:			
Petitioner's Wor	<u>kplace</u>	<u>:</u>				
School:						
Other (Identify):						
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Ш	is awarded temporary custody of minor child(ren
(Cł	nildren's Names)
	Any law enforcement officer with jurisdiction is ordered to assist the Petitioner in gaining
	possession of the dwelling and/or to otherwise assist in execution of the Order of Protection.
	A law enforcement officer with jurisdiction is ordered to serve the Order of Protection on the Respondent.
	A law enforcement officer with jurisdiction is ordered to assist the Petitioner in obtaining his or her personal effects from the dwelling upon proper and timely request of the Petitioner.
	A law enforcement officer with jurisdiction is ordered to assist the Respondent in obtaining his or her personal effects from the dwelling upon proper and timely request of the Respondent.
	Other Orders:
	Respondent is temporarily prohibited from terminating the account(s) associated with the following telephone number(s):
_	
divo	the parties (or other persons named herein) are subject to the jurisdiction of another court (i.e. through a bree or paternity action), upon proper notice and the opportunity to be heard, said court may amend the ms of this Order as appropriate.

	CIRCUIT JUDGE/DISTRICT JUDGE
Office of the Circuit Clerk,	County, Arkansas

## WARNINGS TO RESPONDENT

- (1) A violation of the order of protection is a Class A misdemeanor carrying a maximum penalty of one (1) year's imprisonment in the county jail or a fine of up to one thousand dollars (\$1,000), or both;
- (2) A violation of an order of protection under this section within five years of a previous conviction for a violation of an order of protection is a Class D felony;
- (3) It is unlawful for an intimate partner who is subject to an order of protection or an individual convicted of a misdemeanor of domestic violence to ship, transport, or possess a firearm or ammunition under 18 U.S.C. §922(g)(8) and (9) as it existed on January 1, 2019;
- (4) A conviction of violation of an order of protection under this section within five (5) years of a previous conviction for violation of an order of protection is a Class D felony;
- (5) A person who is a respondent or an enjoined party is restrained from harassing, stalking, or threatening a person named in an order of protection as a family or household member, a child, of the family or household member, or a child of the respondent or enjoined party;
- (6) A person who is a respondent or an enjoined party is restrained from engaging in other conduct that would place a person named in an order of protection as a family or household member, a child of the family or household member, or a child of the respondent or enjoined party in reasonable fear of bodily injury; and
- (7) A person who is a respondent is prohibited from using, attempting to use, or threatening the use of physical force against the person named in the order of protection as a family or household member, a child of the family or household member, or a child of the respondent or enjoined party which would reasonably be expected to cause bodily injury.

-Crossing state, territorial, or tribal boundaries to violate this Order may result in federal imprisonment pursuant to 18 U.S.C. §2262.

## NOTICE TO LAW ENFORCEMENT

-This Order of Protection is enforceable in every county of this state by any court or law enforcement officer. See A.C.A. §9-15-207(g).

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DR -	-

## **PROOF OF SERVICE**

Case #:		Court Date:
SERVED: Date	Time	Place
Attempts Made: List only o	date and time	
)	2)	3)
erved On (Print Name)		Manner of Service
erved By (Print Name)	Title	Badge#
	DECLARATION (	OF SERVER
	perjury under the laws of the Sta	<b>DF SERVER</b> te of Arkansas, that the foregoing information
contained in the proof of se	perjury under the laws of the Statervice is true and correct.	
	perjury under the laws of the Statervice is true and correct.	
entained in the proof of se	perjury under the laws of the Statervice is true and correct.	te of Arkansas, that the foregoing information
contained in the proof of se	perjury under the laws of the Statervice is true and correct.	te of Arkansas, that the foregoing information
contained in the proof of se	perjury under the laws of the Statervice is true and correct.	te of Arkansas, that the foregoing information
contained in the proof of se	perjury under the laws of the Statervice is true and correct.	te of Arkansas, that the foregoing information