<b>Ex Parte Order</b>	Case No.					
of <b>Protection</b>	Circuit Court, Div.					
Amended Order	County:		, Ar	kansas		
Petitioner/Plaintiff	-		This Order is	s Effective U	ntil:	
First Middle	Last					
		$\neg$ $\blacksquare$	D	440 Fodovol	lavy 4hia	Ondon
Petitioner's Date of Birth (mm/dd/yyyy	Race Sex	_		it to Federal enforced by l		
Minor Children Protected under th	sis Order		office	rs in all state	s, territo	ories,
Willion Chindren i Potected under th	d.o.b.			and tribal lar	_	
	d.o.b.		whether	r this Order		ction is
	d.o.b.			registered l	ocany.	
	d.o.b.		L			
Versus Respondent/Defendant			ondent Identi			
		Se	x Race	DOB	Ht.	Wt.
First Middle	Last			mm/dd/yyyy		
Address:						
		Eyes	Hair	SS	S#	
Work:						
		P	hone #	DL# or o	other ID#	
CAUTION:						
Respondent possesses a	firearm					
Respondent has history of						
		1 of 5				
		· = •		DR	<u> </u>	

Relationship Identifiers:	Current or former spouses	Parents of child(ren) in common
Live Together	Current or past dating relationship	Other relative (Explain)
THE COURT HEREBY FIN	DS AND ODDEDS:	
That there is jurisdiction ove (1) that the victim(s) is (are) in in	r the parties and subject matter, and Petitione nmediate and present danger of domestic abusuled to be released from incarceration within the control of the	e, or
•	te and present danger of domestic abuse.	mrty (50) days, and upon the Respondent's
physical safety of a person name	oresented sufficient evidence to show that the l d in the order of protection as a family membe of the respondent or enjoined party.	
☑ That an Ex Parte Temporary	Order of Protection is hereby granted pursua	ant to the terms herein.
That the Respondent is ordered t	o appear before the Court on theda	ny of, 20
appear, the Court will likely mak from committing any criminal ac	et against the victim(s) including, but not limit . §5-71-208; Harassing Communications A.C.	AR. If you fail to te to you. The Respondent is hereby restrained ed to: acts of violence or Domestic Abuse, A.C.A. §5-71-209; Stalking A.C.A. §5-71-229; or
physical presence, telephoni	bited from initiating any contact with the ic, electronic, oral, written, visual, or victim(s) except by legal counsel or as auti	leo. Respondent also shall not use a
☑ The Respondent is exclude	ded from the Petitioner's residence and t	he immediate vicinity thereof.
Petitioner's Address:_		(or)
☐ The Petition	oner's address is excluded from notice to	the Respondent.
☐ The Respondent is prohib	pited from the following places:	
Petitioner's Workplace:		
School:		
Other (Identify):		

(Children's Names)			
<u> </u>		<u> </u>	rary custody of minor child(ren
niidren's Names)			
	•	on is ordered to assist the Petisise assist in execution of the O	
A law enforcement Respondent.	officer with jurisdiction	n is ordered to serve the Order	of Protection on the
1	-	n is ordered to assist the Petitic oper and timely request of the	
	•	n is ordered to assist the Respo oper and timely request of the	_
Other Orders:			
Respondent is temp	orarily prohibited from	terminating the account(s) ass	sociated with the
following telephone	number(s):		
	n), upon proper notice a	e subject to the jurisdiction of and the opportunity to be hear	
rms of this Order as app	ropriate.		

	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 (\$2,500), 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).

DR -	-

## **PROOF OF SERVICE**

Case #:	Court Date:			
Documents served:	Petition for Order of Protection	n and Ex Parte Order of Protection/Order for Hearing		
SERVED: Date	Time	Place		
Attempts Made: Lis	t only date and time			
1)	2)	3)		
Served On (Print Name)		Manner of Service		
Served By (Print Name)	Title	Badge#		
	DECLARATION	OF SERVER		
		ate of Arkansas, that the Petition for Order of Cormation contained in the proof of service is true and		
Executed on		Signature of Server		
	_			
		Address of Server		