

Confederated Tribes of the Umatilla Indian Reservation Tribal Court

46411 Ti'mine Way Pendleton, OR 97801 (541) 276-2046

DV-110

TEMPORARY (EX PARTE) DOMESTIC ABUSE ORDER

Per	son in 1 must complete 1 , 2 , and 3 only.				Date form	n is filed:
•	Name of protected Person (Petition	er):				
•	Name of restrained person (Respondent):				CASE NUMBER:	
	Sex: Male Female Height:	Weight:	DOB:			
	Hair Color: Eye Color: Tribe Member and Tribe:					
	Address:					Zip:
	Additional Protected Persons					
	In addition to the person named in 1 , the fo (Family or Household members): Full Name	llowing persons	are protected by Sex	Age	ers as indicated in Relationship to	
	☐ Check here if there are additional protec	•	ach list of additio	·	necessary.	
	Expiration Date		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,		
	This order expires only by further order of t FROM THE DATE OF THIS ORDER):	his court and a fu	ull hearing in this	matter is sched	luled for (NOT MC	DRE THAN 30 DA
	Hearing Date:		Time:		a.m. p.	m.

Nam	e:
	To the Person in 2
	The Tribal Court has granted the temporary orders checked below. If you do not obey these orders, you will be arrested and charged with a crime.
n	You are restrained from having any contact or communication, direct or indirect, including by phone, mail, email, text nessage, or through third persons, with petitioner, petitioner's children (listed above), or petitioner's intimate partner listed above);
	You are prohibited from being within feet frompetitioner,petitioner's children (listed above), or betitioner's intimate partner (listed above);
[n	You must leave the residence at regardless of whose name is on any lease, nortgage, or other real estate agreement;
	You are prohibited from being within feet of _ petitioner's residence _ petitioner's intimate partner's esidence regardless of whose name is on any lease, mortgage, or other real estate agreement;
_	You are prohibited from entering the petitioner's residence, school, business or place of employment, and the children's chool or daycare;
	Petitioner has been awarded temporary custody of, or visitation with, petitioner's child or children (listed above);
a E	Petitioner has been awarded temporary child support in the amount of \$, which you are responsible to pay on monthly basis beginning immediately; (In the event child support is ordered, the court shall notify the Office of Child Support inforcement to assist in determining the amount of child support owed pursuant to the relevant provisions of the Family Law Code);
	You are excluded from the reservation as it is necessary to prevent future acts of domestic abuse;
[t	The following additional orders are issued because they are necessary or appropriate to ensure petitioner's safety or he safety of petitioner's children:
full factoring full for the petit of the JURI	TIFICATE OF COMPLIANCE WITH THE VIOLENCE AGAINST WOMEN ACT: This protective order meets all aith and credit requirements of the Violence Against Women Act, 18 U.S.C. 2265. This court has jurisdiction the parties and the subject matter. This order has been issued ex parte due to immediate danger to the ioner and the Respondent will be given an opportunity to be heard in a timely manner as provided by the law is jurisdiction. THIS ORDER IS VALID AND ENTITLED TO ENFORCEMENT IN THIS AND ALL OTHER ISDICTIONS UNDER FEDERAL FULL FAITH AND CREDIT LAWS.
	NING: POSSESSION OF A FIREARM OR AMMUNITION BY RESPONDENT WHILE THIS ORDER IS IN EFFECT BE PROHIBITED UNDER FEDERAL OR STATE LAW.
	NING: ONLY THIS COURT HAS THE POWER TO ALTER THESE CONDITIONS REGARDLESS OF THE SENT OF THE PROTECTED PARTY.
	Date Judge (or Judicial Officer)

CASE NUMBER:

Revised 07-16-2012

	CASE NUMBER:
Name:	

Instructions for the Clerk of the Court

You shall immediately notify the Umatilla Tribal Police Department of this order, and provide them with a copy along with a notice of court hearing (Form DV-109) to be served on the Respondent. If Petitioner has filled out form DV-260 you shall also provide the police with that form, which shall remain confidential and not become part of this case file. You shall also provide the petitioner with a copy of this order and a notice of court hearing.

Instructions for Law Enforcement

This order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, tribal courts, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the Oregon Law Enforcement Data System (Oregon LEDS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

You shall make reasonable efforts to personally serve the respondent with a copy of this order and notice of court hearing within 7 days of issuance of this order. If personal service is not had within 7 days of issuance of this order, you shall mail a copy of the order, return receipt requested, to the address listed above. Proof of service shall be filed with the court.