### IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF: ADOPTION OF STANDARDIZED FORMS FOR PROTECTION ORDERS IN CASES OF DOMESTIC VIOLENCE ADKT 269 FILED

DEC 27 2010

TRACKE LINDEMAN

# ORDER ADOPTING STANDARDIZED PROTECTION ORDER FORMS

WHEREAS, in October 2007, the Judicial Council of the State of Nevada (Council) approved the formation of an interim statewide Standardized Protection Order Forms Committee (Committee) under the auspices of the Judicial Council to consider how new legislation affected the standardized protection order forms.

In 2009-2010, the Committee's primary focus was to review Assembly Bills 120 and 309, and create standardized protection order forms for victims of sexual assault requesting a protection order, as well as review the stalking and harassment protection orders to address the new definitions of stalking and harassment in Assembly Bill 309; and

WHEREAS, on September 24, 2010, the Standardized Protection Order Forms Committee filed with the Judicial Council of the State of Nevada its findings and recommendations in the form of a motion for the approval of three standardized forms for mandatory use in stalking and harassment and sexual assault protection order cases; six standardized forms recommended for use in stalking and harassment, sexual assault and harm to minors protection order cases and for the adoption of six additional standardized forms for use on a voluntary basis; and

SUPREME COURT OF NEVADA

WHEREAS, the Judicial Council of the State of Nevada approved the motion and recommended that the following forms be adopted by this court for mandatory use in all cases involving orders for protection of domestic violence in all courts in the State of Nevada:

- A. Application for Protection Order
- B. Temporary Protection Order
- C. Extended Protection Order; and

WHEREAS, the Standardized Protection Order Forms Committee recommends the use of the following revised forms to the Judicial Council of the State of Nevada, and the Council recommends to this court that the following forms be approved for voluntary use in all cases involving orders for the protection orders in Nevada:

- D. Application Instructions
- E. Return of Service
- F. Return of Service-Domestic Violence
- G. Motion Form
- H Confidential Information Sheet (Court)
- I. Confidential Information (Law Enforcement); and

WHEREAS, the Standardized Protection Order Forms Committee recommends the voluntary use of the following revised forms to the Judicial Council of the State of Nevada, and the Council recommends to this court that the following forms be approved for

voluntary use in all cases involving orders for the protection of domestic violence in Nevada:

- J. Protection Order Handbook
- K. Notice of Hearing
- L. Order of Hearing
- M. Order Modification
- N. Order Dissolved
- O. Continuation Page
- P. Confidential Information Sheet (Court information and Law Enforcement combined)
- Q. Denial Of Order; and

WHEREAS, the Standardized Protection Order Forms Committee further recommends that the Administrative Office of the Courts be granted the authority and responsibility to maintain the standardized forms, make technical revisions to the forms when necessary, and recommend substantive revisions to the forms, when necessary, to the Judicial Council of the State of Nevada; and

WHEREAS, the Standardized Protection Order Forms Committee recommends that the Committee be held in abeyance until such time that it becomes necessary to further revise the standardized protection order forms:

Accordingly, cause appearing, we hereby grant the motion for adoption of the standardized protection order forms; and

#### IT IS HEREBY ORDERED THAT:

(1) Effective immediately, in all cases involving orders for protection in accordance with provisions set forth in NRS chapter 33, the

courts of the State of Nevada shall use the three standardized forms developed by Standardized Protection Order Forms Committee, copies of which are attached to this order as Exhibits A through C;

- (2) Effective immediately, in all cases involving orders for protection against domestic violence in accordance with provisions set forth in NRS chapter 33 and in all cases involving orders for protection, it is recommended that the courts of the State of Nevada use the six standardized forms developed by Standardized Protection Order Forms Committee, copies of which are attached to this order as Exhibits D through I;
- (3) Effective immediately, in all cases involving orders for protection in accordance with provisions set forth in NRS chapter 33, the courts of the State of Nevada may use the six standardized forms developed by Standardized Protection Order Forms Committee copies of which are attached to this order as Exhibits J through O;:
- (4) The Administrative Office of the Courts shall maintain the standardized forms, determine when revisions to the forms are necessary, make any technical revisions to the forms when necessary without submitting a new motion or requesting a hearing, and submit any needed substantive revisions to the forms to the Judicial Council of the State of Nevada;
- (5) The Judicial Council of the State of Nevada shall consider any substantive revisions of the forms recommended by the Administrative Office of the Courts and determine whether the revisions can be made through the Council or the Standardized Protection Order Forms Committee should be reconvened. Substantive revisions to the

forms must be submitted to this court for final approval before distribution; and

(6) Having completed the tasks assigned to it, the Committee is in abeyance.

DATED this 27th day of December, 2010.

Parraguirre, C.J.

/ Junlesty J.

Hardesty

herry c

hepph, J

Chbons

Douglas

J.

, J.

Saitta

Pickering

cc: All District Court and Justice Court Judges
All District Court and Justice Court Clerks
Administrative Office of the Courts

(O) 1947A

Case No	
Dept. No.	
IN THE JUSTICE COURT OF	TOWNSHIP
COUNTY OF	
Applicant,)	APPLICATION FOR TEMPORA PROTECTION ORDER
vs. , , , , , , , , , , , , , , , , , , ,	SEXUAL ASSAULT
Adverse Party.)	
NRS 200.366. Sexual assault: Definition:	
A person who subjects another person to sexual to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.	elf or another, or on a beast, against the he perpetrator knows or should know th
to make a sexual penetration on himself or herse will of the victim or under conditions in which t	elf or another, or on a beast, against the he perpetrator knows or should know th
to make a sexual penetration on himself or herse will of the victim or under conditions in which t the victim is mentally or physically incapable of	elf or another, or on a beast, against the he perpetrator knows or should know the fresisting or understanding the nature of
to make a sexual penetration on himself or herse will of the victim or under conditions in which t the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.
to make a sexual penetration on himself or herse will of the victim or under conditions in which t the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  CLEARLY.
to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT  Use black or dar	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  The blue ink.  HE BEST OF YOUR KNOWLEDGE
to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT  Use black or day  COMPLETE THE APPLICATION TO THE  Do not write on the back or margins	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  The blue ink.  HE BEST OF YOUR KNOWLEDGE of any page in the Application.
to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT  Use black or date  COMPLETE THE APPLICATION TO THE	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  The blue ink.  HE BEST OF YOUR KNOWLEDGE of any page in the Application.
to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT  Use black or dar  COMPLETE THE APPLICATION TO THE  Do not write on the back or margins of the Protection Order Handbook for further information.	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  The blue ink.  HE BEST OF YOUR KNOWLEDGE of any page in the Application.  ation about this Application. The Handbook
to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT  Use black or dar  COMPLETE THE APPLICATION TO THE  Do not write on the back or margins  See the Protection Order Handbook for further information be found at the Nevada Supreme Court website.	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  The blue ink.  HE BEST OF YOUR KNOWLEDGE of any page in the Application.  The Handbook city, and I am applying for protection.
to make a sexual penetration on himself or herse will of the victim or under conditions in which the victim is mentally or physically incapable of his or her conduct, is guilty of sexual assault.  TYPE OR PRINT  Use black or date  COMPLETE THE APPLICATION TO THE  Do not write on the back or margins.  See the Protection Order Handbook for further information be found at the Nevada Supreme Court website.  I state the following facts under penalty of per	elf or another, or on a beast, against the he perpetrator knows or should know the resisting or understanding the nature of CLEARLY.  The blue ink.  HE BEST OF YOUR KNOWLEDGE of any page in the Application.  The Handbook city, and I am applying for protection.

Application for Temporary Protection Order --- Sexual Assault

1 of 10

ADKT 269 Exhibit A

© 2010 Nevada Supreme Court

Provide name(s) and age(s) below of the people for whom you are seeking protection, including yourself, minors or household members who need this protection. State the relationship you have to each person named. Also state the relationship, if any (e.g., spouse, intimate partner, friend, roommate, neighbor, relative, acquaintance, co-worker, stranger) each person has to the Adverse Party.

NAME	AGE	RELATIONSHIP TO APPLICANT	RELATIONSHIP TO ADVERSE PARTY (if any)
·			

ON THE FOLLOWING PAGES, PLEASE TELL THE COURT WHY YOU ARE REQUESTING THIS PROTECTION ORDER. BE SPECIFIC AS TO WHO COMMITTED WHAT ACT(S) AGAINST WHOM, AND WHETHER EACH ACT WAS COMMITTED OR THREATENED. PROVIDE APPROXIMATE DATE(S) AND LOCATION(S) FOR EACH OF THE ACT(S). Also explain why protection is needed for the individuals listed above.

I reasonably believe that the Adverse Party has committed the crim	ne of sexual assault
as defined on page one of this Application. The act(s) occurred as follow	'S:

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· :		Variation 1		 	ſ	

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I	F YOU NEED ADI	DITIONAL PA	GES. ASK TH	E COURT CLE	CRK.
	ECESSARY TO I				T REPORT
	J HAVE ONE AVA ON OR BRING IT				
a Livaii	ON DIMING I		OKI HEAM!		

1 2	Has a	written police	report been filed re	garding the eve	ents described a	above? Yes No	0
3	If yes	, approximate d	late(s):				
5	Name	of law enforce	ment agency and C	ase/Event num	aber if known:		
7 8 9	For pu	(1) An Order (2) An Order	for Protection Agai for Protection of C	nst Stalking ar hildren (NRS 3	nd Harassment 33.400);	ollowing <b>Justice Cour</b> (NRS 200.591); lace (NRS 33.270);	rt
11 12 13		A "TPO Action Court action:		to include the	following <b>Justi</b>	ce/Family/District	
14 15		In the last 2 y anywhere in t	Please Check t ears, Applicant or a he State of Nevada	the Appropria iny party seeki a TPO action	te Box Below:  ng protection in against the Adv	n this Order has not fil verse Party, and the	led
17		protection in	has not filed a TPO	in the State of	f Nevada.		
19		involving Ap		erse Party; or		Nevada have been file diverse Party and any	:d
20		Case # (if known)	Court (Justice Court, Family Court,	Place of Filing	Approx. Date Filed	Outcome (TPO granted, denied, rescinded, etc.)	
22			or District Court)				
24							
		L		<u> </u>			

1.	(a) Residence(s) where protection is needed:	
	CONFIDENTIAL (If confidential, check and move to the r	next question) or
	If not confidential, list address, city, state and zip code:	<i>1</i> ,,
	If not confidential, list address, city, state and zip code.	
	(b) Does the Adverse Party live in any of the above residence(s)	)? Yes \( \subseteq \text{No } \( \subseteq \)
	(c) If yes, which addresses:	
		A DESCRIPTION OF STREET
2.	(a) Employment where protection is needed:	
	CONFIDENTIAL (If confidential, check and move to the r	next question) or,
	If not confidential, list name, address, city, state and zip cod	
	1	
	b) Does the Adverse Party work at any of the above location(s)	? ?
	Yes No	
·		
Applica	tion for Temporary Protection Order Sexual Assault	010 Nevada Supreme Court

	(c) If yes, which addresses:
3.	(a) Location of school(s) where protection is needed:
	CONFIDENTIAL (If confidential, check and move to the next question) or
	If not confidential, list name, address, city, state and zip code:
	(b) Does the Adverse Party work at any of the school(s) at the above location(s)?
	Yes No No
	(c) If yes, which addresses:
	(d) Does the Adverse Party or the Adverse Party's children attend or at any of the
	(d) Does the Adverse Party or the Adverse Party's children attend or at any of the school(s) at the above location(s)?  Yes No
	school(s) at the above location(s)?  Yes  No
	school(s) at the above location(s)?  Yes  No
	school(s) at the above location(s)?  Yes  No

4.	(a) Other locations where protection is requested:
	List name, address, city, state and zip code:
-	
<u> </u>	
<del></del>	
	(b) Does the Adverse Party frequently go to any of the locations listed above in
	question No. 4?
	Yes No
	(c) If yes, which address(es)?
-	
5.	(a) Does the Adverse Party own or lease any of the addresses listed above in question
٥.	1- 4 where you have requested protection? Yes \( \subseteq \) No \( \subseteq \)
	1 . Where you have requested protection. Tes E. 140 E.
	(b) If yes, list the addresses and explain:

6. If there are any other concerns that the Court should know about (for example,
firearms, criminal convictions, prior sexual assaults, whether the Adverse Party is in
jail or prison, etc.), briefly explain:
RELIEF REQUESTED
THEREFORE, I REQUEST that a Temporary Protection Order be issued against the
Adverse Party requiring the Adverse Party to refrain from contacting, intimidating,
threatening or otherwise interfering with me and/or other persons identified in this
Application, either directly or indirectly, or through an agent or another person.
I FURTHER REQUEST that the Court requires the Adverse Party to stay away from
the places listed above.
I FURTHER REQUEST the following other conditions:

I declare under					e of Neva
	that the forego	ing is i	true and c	correct.	
Date			APPLICA	NT'S SIGNAT	URE
			APPLICA	NT'S NAME (I	Printed)
					•
				·	

IN THE JUSTICE COURT O	morring the
COUNTY OF	, STATE OF NEVADA
,)	TEMPORARY PROTECTION ORD
Applicant, )	STALKING/HARASSMENT NRS.200.591
vs.	AGGRAVATED STALKING NRS 200.591
	☐ HARASSMENT NRS 200.591
Adverse Party.)	SEXUAL ASSAULT NRS 200.378
	Date Issued:
	Expiration Date:
VIOLATION OF THIS ORDER IS A CRIME an issuance of an arrest warrant. Unless a more severe constitutes the violation of the order, a violation of a Assault is a gross misdemeanor which is punishable	penalty is prescribed by law for the act that Temporary Order for Protection Sexual by imprisonment in the county jail for not more
VIOLATION OF THIS ORDER IS A CRIME an issuance of an arrest warrant. Unless a more severe constitutes the violation of the order, a violation of a	d can result in your immediate arrest or penalty is prescribed by law for the act that Temporary Order for Protection Sexual by imprisonment in the county jail for not more
VIOLATION OF THIS ORDER IS A CRIME an issuance of an arrest warrant. Unless a more severe constitutes the violation of the order, a violation of a Assault is a gross misdemeanor which is punishable	d can result in your immediate arrest or penalty is prescribed by law for the act that . Temporary Order for Protection Sexual by imprisonment in the county jail for not more 00, or both.  IT TO NRS 193.166, if the act that constitutes he violator shall, in addition to the term of punished by imprisonment in the state prison
VIOLATION OF THIS ORDER IS A CRIME an issuance of an arrest warrant. Unless a more severe constitutes the violation of the order, a violation of a Assault is a gross misdemeanor which is punishable than one (1) year, or by a fine of not more than \$2,00 than one (1) year, or by a fine of not more than \$2,00 than one of a protection order is itself a felony, to imprisonment prescribed by statute for the crime, be for a minimum term of not less than 1 year and a material obtained the order invites or allows you to contact the or refrain from violating the terms of this order. Only	d can result in your immediate arrest or penalty is prescribed by law for the act that Temporary Order for Protection Sexual by imprisonment in the county jail for not more 00, or both.  IT TO NRS 193.166, if the act that constitutes he violator shall, in addition to the term of punished by imprisonment in the state prison ximum term of not more than 20 years.  AN BE ARRESTED even if the person who tem. You have the sole responsibility to avoid
VIOLATION OF THIS ORDER IS A CRIME an issuance of an arrest warrant. Unless a more severe constitutes the violation of the order, a violation of a Assault is a gross misdemeanor which is punishable than one (1) year, or by a fine of not more than \$2,00 than one (1) year, or by a fine of not more than \$2,00 the violation of a protection order is itself a felony, to imprisonment prescribed by statute for the crime, be for a minimum term of not less than 1 year and a man and the order invites or allows you to contact the obtained the order invites or allows you to contact the	d can result in your immediate arrest or penalty is prescribed by law for the act that Temporary Order for Protection Sexual by imprisonment in the county jail for not more 00, or both.  IT TO NRS 193.166, if the act that constitutes he violator shall, in addition to the term of punished by imprisonment in the state prison ximum term of not more than 20 years.  AN BE ARRESTED even if the person who arem. You have the sole responsibility to avoid by the Court can change the order upon written

1	YOU ARE FURTHER NOTIFIED THAT if you are arrested for violating this
2	order, you will not be admitted to bail sooner than 12 hours after your arrest if:
3	(a) The arresting officer determines that such a violation is accompanied by a direct or
4	indirect threat of harm; (b) You have previously violated a temporary or extended order for protection; or
5	(c) At the time of the violation or within 2 hours after the violation, you have:
_	(1) A concentration of alcohol of 0.08 or more in your blood or breath; or
6	(2) An amount of a prohibited substance in your blood or urine that is equal to or greater than the amount set forth in subsection 3 of NRS 484C.110.
7	
8	
9	An Application for a Temporary Protection Order—Sexual Assault, has been filed by the
10	above-named Applicant and reviewed by the Court. The Court has jurisdiction over the parties and
11	the subject matter, and good cause appearing, YOU ARE HEREBY ORDERED as follows:
12	
13	1. YOU ARE PROHIBITED, either directly or indirectly, or through an agent, from
14	contacting, intimidating, threatening, or otherwise interfering in any way with the Applicant and/or
15	the following persons:
16	
17	
18	
19	
20	including, but not limited to, in person, by telephone, through the mail, through electronic mail
21	(e-mail), text messaging, or facsimile (fax).
22	
23	2. YOU ARE ORDERED to stay away from the following places:
24	Residence(s):
25	
26	
27	
28	

Place(s) of Employment (Name & Address):		
		· · · · · · · · · · · · · · · · · · ·
School(s) (Name & Address):		
		<del>*</del>
		·
Other Locations (Name & Address):		
·.		
VOLLAGE EUDTHER ORDERER		
100 ARE FURTHER ORDERED:		·····
	· · · · · · · · · · · · · · · · · · ·	
		<u> </u>
		·
	School(s) (Name & Address):  Other Locations (Name & Address):	Place(s) of Employment (Name & Address):  School(s) (Name & Address):  Other Locations (Name & Address):  YOU ARE FURTHER ORDERED:

1	4. If an application for an Extended Order is filed within the effective period of this Temporary					
2	Order, this Temporary Order will remain in effect until the hearing on an Extended Order is held.					
3						
4	5. UNLESS LATER MODIFIED BY THE COURT, THIS ORDER WILL					
5	REMAIN IN EFFECT:					
6	UNTIL 11:59 P.M. ON THE DATE SET FORTH ON PAGE 1					
7						
8	FOR 30 DAYS AFTER THIS ORDER IS SERVED. IF THIS ORDER IS					
9	NOT SERVED WITHIN 30 DAYS OF THE ISSUANCE DATE NOTED					
10	ON PAGE 1 OF THIS ORDER, THE ORDER WILL EXPIRE BY ITS OWN TERMS, AND A NEW APPLICATION FOR AN ORDER MUST					
11	BE FILED IF PROTECTION IS NEEDED.					
12	UNTIL THE HEARING ON THE EXTENDED ORDER HAS BEEN					
13						
14	<b>HELD.</b> A hearing on the issuance of an Extended Order is set in Department					
15	at: A.M. P.M. on the day of					
16	, 20 YOU and YOUR witnesses may					
17	approach and enter the Courthouse to attend the hearing but must stay away from					
18	Applicant, any other person named in this Order, and the Applicant's witnesses while					
19	approaching, leaving, and within the Courthouse.					
20						
21	6. IT IS FURTHER ORDERED that the Clerk of the Court shall transmit a copy of this Order					
22	together with the Application, to the County					
23	Sheriff's Office and/or the Constable and/or any other appropriate law enforcement agency.					
24						
25	7. IT IS FURTHER ORDERED that said law enforcement agency will promptly attempt to					
26	serve this Order and the Application upon the Adverse Party, without charge to the Applicant, and					
27	upon service, shall file a Return of Service form with the Court by the end of the next business day.					
28						

#### NOTICE TO LAW ENFORCEMENT

Any law enforcement officer, with or without a warrant, may arrest and take into custody the Adverse Party, when the law enforcement officer has probable cause to believe that (a) a Protection Order---Sexual Assault has been issued pursuant to NRS 200.378 against the Adverse Party; (b) the Adverse Party has been served with a copy of the Order; and (c) the Adverse Party is acting or has acted in violation of the Order. This arrest may occur regardless of whether the violation occurred in the officer's presence.

Any law enforcement agency in this state may enforce a Protection Order issued pursuant to the Nevada Revised Statutes, without regard to the county in which the Order is issued.

IT IS SO ORDERED this	day of		•
(		HIDGE	

5 of 6

## PROOF OF SERVICE UPON ADVERSE PARTY

	on the date set forth bel		
Place of Service		Signature	
Date of Service		Print Name	
Manner of Service			
		•	
Applicant		And the second s	
Adverse Party			

6 of 6

IN THE JUSTICE CO	UKI OF	IOWNSHIP
COUNTY OF		, STATE OF NEVAL
,	EXTENDED	ORDER FOR PROTECTION:
Applicant,)		NG NRS.200.591
vs.	AGGRAV	ATED STALKING NRS 200.591
)		SMENT NRS 200.591
Adverse Party.)	SEXUAL	ASSAULT NRS 200.378
	Date Issued:	
	Expiration Da	ite:
constitutes the violation of the order, a viol	CRIME and can in ore severe penalty is lation of an Extende	result in your immediate arrest or s prescribed by law for the act that d Order for Protection is a category
	CRIME and can in ore severe penalty is lation of an Extende	result in your immediate arrest or s prescribed by law for the act that d Order for Protection is a category
VIOLATION OF THIS ORDER IS A issuance of an arrest warrant. Unless a moconstitutes the violation of the order, a viol C felony which is punishable by imprisonn	CRIME and can be be severe penalty is lation of an Extende ment in the state prisecond you CAN BE ARR contact them. You he	result in your immediate arrest or sprescribed by law for the act that d Order for Protection is a category on for not more than five (5) years,  ESTED even if the person who have the sole responsibility to avoid
VIOLATION OF THIS ORDER IS A issuance of an arrest warrant. Unless a more constitutes the violation of the order, a viol C felony which is punishable by imprisonment and a fine of not more than \$10,000.  YOU ARE FURTHER NOTIFIED that obtained the order invites or allows you to correfrain from violating the terms of this or	CRIME and can be re severe penalty is lation of an Extende nent in the state prismover of the contact them. You have reder. Only the Court ammunition while to a fine of up to \$2.00 to	result in your immediate arrest or sprescribed by law for the act that d Order for Protection is a category on for not more than five (5) years,  ESTED even if the person who have the sole responsibility to avoid t can change the order upon written

	Extended Protection Order ADKT 269 Exhibit C © 2010 Nevada Supreme Court						
	2 of 6						
28	, 1 , , , , , , , , , , , , , , , , , ,						
27	including, but not limited to, in person, by telephone, through the mail, through electronic						
26							
25							
24	following persons:						
23	from contacting, intimidating, threatening or otherwise interfering with the Applicant and/or the						
22	YOU ARE PROHIBITED, either directly or indirectly, or through an agent or other person						
21	appearing:						
20	and the Court having proper jurisdiction over the parties and the subject matter, and good cause						
19	was represented by counsel,						
18	was not present						
17	and the above-named Applicant  was present						
16	was represented by counsel;						
15	☐ was not present						
14	Adverse Party						
L3	person had an opportunity to participate, and the:						
12	hearing, and the Court having found that the Adverse Party received notice of hearing at which such						
L1							
10	The Court having considered the filings, testimony (if applicable) and evidence presented at						
8							
7	(2) An amount of a prohibited substance in your blood or urine that is equal to or greater than the amount set forth in subsection 3 of NRS 484C.110.						
6	(c) At the time of the violation or within 2 hours after the violation, you have: (1) A concentration of alcohol of 0.08 or more in your blood or breath; or						
5	direct or indirect threat of harm; (b) You have previously violated a temporary or extended order for protection; or						
4	(a) The arresting officer determines that such a violation is accompanied by a						
3	you will not be admitted to bail sooner than 12 hours after your arrest if:						
2	YOU ARE FURTHER NOTIFIED THAT if you are arrested for violating this order,						

11			
mail (	e-mail), text messaging, or facsimile (fax).		
-			
1.	YOU ARE ORDERED to stay away from the following places:		
		•	
	Residence(s):	<u> </u>	
		1 · · · · ·	
	Place(s) of Employment (Name & Address):		
: <u> </u> : <u> </u> : <u> </u>			
	School(s) (Name & Address):		
		<del></del>	
<u> </u>	Other Locations (Name & Address):		
		<u> </u>	

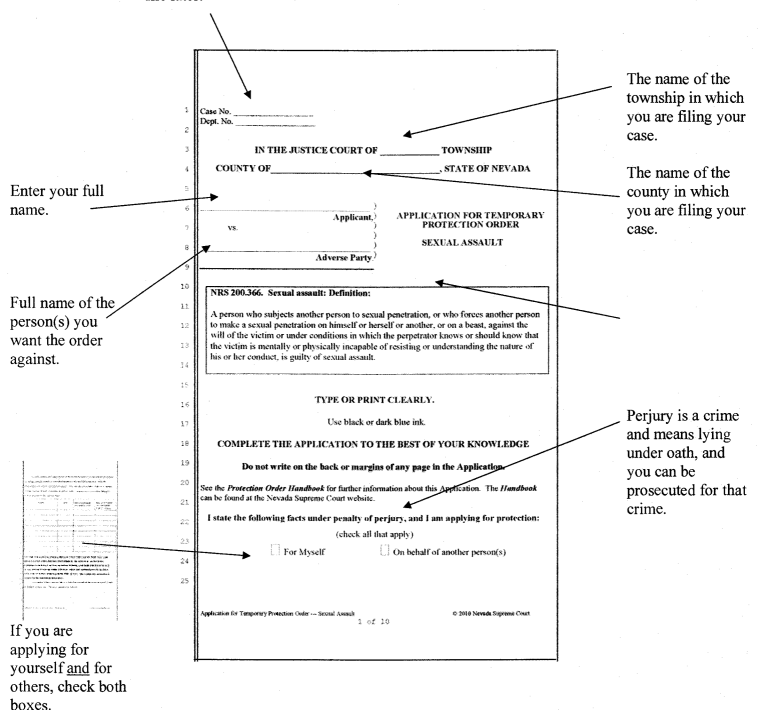
2.	YOU ARE FURTHER OF	RDERED:			· ·
					· · · · · · · · · · · · · · · · · · ·
			·		
	VOLUEDO EUDOUDO O	DEDEN			
3.	YOU ARE FURTHER OF		1 00 1 1 0		
	(a) To pay all previous				
	\$ payable to	etti ai	by	(date)	
				(uait)	
	(b) To pay deferred cost  \$payable to				· .
	\$payable to	0	by	(date)	· · · · · · · · · · · · · · · · · · ·
		0	by	(date)	
4.	\$payable to	o	by	(date) st of justice.	м. on
	\$payable to	o  fficial fees are wait  REMAIN IN I	by	(date) st of justice. TIL 11:59 P.M	
EXP	\$payable to  [] (c) Deferred costs and of  THIS ORDER WILL	o  fficial fees are wait  REMAIN IN I	by	(date) st of justice. TIL 11:59 P.M	
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1	6. <b>IT IS FURTHER ORDERED</b> that said law	enforcement	agency w	ill promptly attempt to		
2	serve this Order upon the Adverse Party, without charge to the Applicant, and upon service file a					
3	Return of Service form with the Court by the end of the next business day.					
4	NOTICE TO LAW	ENFORCEM	IENT			
5	Any law enforcement officer, with or withou	ıt a warrant, n	nay arrest	and take into custody the		
6	Adverse Party, when the law enforcement officer ha	s probable ca	use to beli	eve that (a) a Protection		
7	Order has been issued against the Adverse Party pur	suant to the N	levada Re	vised Statutes; (b) the		
8	Adverse Party has been served with a copy of the O	rder; and (c) t	he Advers	e Party is acting or has		
9	acted in violation of the Order. This arrest may occ	ur regardless o	of whethe	r the violation occurred ir		
10	the officer's presence.					
11	Any law enforcement agency in this state ma	ay enforce a P	rotection	Order issued pursuant to		
12	the Nevada Revised Statutes, without regard to the	ounty in which	ch the Ord	er is issued.		
13						
14	IT IS SO ORDERED this day of		, 20	•		
15						
16			JUDGE			
17			JODGE			
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	Extended Protection Order ADKT 269 Exhibi	t C	•	© 2010 Nevada Supreme Court		

PROOF	OF SERVICE	UPON ADVERSE PA	RTY	
I, the undersigned, personally se				xtendec
Order for Protection on the date		rang numeu doore wi	ara copj or and L	
Oraci for Frotection on the date	sei ioini deiow.			
Place of Service		Signature		
Date of Service	·	Print Name		
Manner of Service				
Applicant	energe was well as the control of th			
Adverse Party				·
Court/Case Number		5 of 6		_

#### INSTRUCTIONS ON COMPLETING APPLICATION

The court clerk will give you these numbers. Use them on all forms you file later.



If you are applying on behalf of other people, please provide their names and ages here.

This is the most important part of your Application. This information will explain to the judge why an order is needed. Give details of the most recent incidents.

Provide name(s) and age(s) below of the people for whom you are seeking protection, including yourself, minors or household members who need this protection. State the relationship you have to each person named. Also state the relationship, if any (e.g., spouse, intimate partner, friend, roommate, neighbor, relative, acquaintance, co-worker, stranger) each person has to the Adverse Party.

NAME	AGE	RELATIONSHIP TO APPLICANT	RELATIONSHIP TO ADVERSE PARTY (If any)

ON THE FOLLOWING PAGES, PLEASE TELL THE COURT WHY YOU ARE REQUESTING THIS PROTECTION ORDER. BE SPECIFIC AS TO WHO COMMITTED WHAT ACT(S) AGAINST WHOM, AND WHETHER EACH ACT WAS COMMITTED OR THREATENED. PROVIDE APPROXIMATE DATE(S) AND LOCATION(S) FOR EACH OF THE ACT(S). Also explain why protection is needed for the individuals listed above.

I reasonably believe that the Adverse Party has committed the crime of sexual assaul						
as defined on page one. The act(s) occurre	ed as	fo	llow	vs:		
					**********	
	turneto — proposos	renes .s.	MATELLA TO A	ny more ny manakambana na kaominina		was an consequence to the consequence of the conseq
Application for Temperary Protection Order Second Assault	*A**		III III AA PA	and the second s	yn y	February 2010
	2 4	of	9			Nevada Supreme Court

State the relationship you have to each person named, <u>and</u> the relationship each person named has to the Adverse Party.

It is important to print or write so your statement can be easily read.

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	Application for Temporary Protection Order Sexual Assault:		© 2010 Nevada Supreme Court
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21	IF YOU NEED ADDITIONAL PAGES, ASK THE COURT CLERK.
32	
	IT IS NOT NECESSARY TO FILE A WRITTEN LAW ENFORCEMENT REPORT,
23	BUT IF YOU HAVE ONE AVAILABLE, ATTACH A COPY TO THIS
.24	APPLICATION OR BRING IT TO THE COURT HEARING.
25	
	Application for Temporary Protection Order—Sexual Assault #0.2016 Nevada Supreme Court $4 \oplus \vec{\epsilon} = 10$
	1 * VA AV
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If you need more space, ask the \_clerk for an

additional page(s).

A report to law enforcement may be useful to the judge. However, filing a written criminal report is not required.

If you, the
Adverse Party, or
a person for
whom you are
requesting
protection (on pg.
2) has filed a
Temporary
Protection Order,
in the last two
years, please fill
out this section to
the best of your
knowledge.

Has a	written police	report been filed re	garding the ev	rents described a	above? 🗌 Yes 🗍
If yes,	approximate d	late(s):			
Name	of law enforce	ment agency and C	ase/Event nur	mber if known:	
For pu	rposes of this	form, a "TPÓ Actio	m" is defined	to include the fo	ollowing Justice Co
we see st	(1) An Order (2) An Order	for Protection Against Protection of C	hildren (NRS	33.400);	
		for Protection Again for Protection S			dace (NRS 33.270); )
	A "TPO Acti Court action		to include the	following Just	ice/Family/District
	(a) Ar	Order for Protecti	on Against D	omestic Violenc	e (NRS 33.020)
german		Please Check	the Appropri	iate Box Below	
	anywhere in t		a TPO action	against the Ad	n this Order has not verse Party, and the any party seeking
	protection in	this order anywhere	in the State	of Nevada.	
П	In the last 2 y	ears, the following	TPO action(s	i) in the State of	Nevada have been f
		plicant and the Adv seking protection in		r involving the A	Adverse Party and an
*	Case # (if known)	Court (Justice Court, Family Court,	Place of Filing	Approx. Date Filed	Outcome (TPO granted, denied, rescinded, etc.)
		or District			resemuea, etc.)
		Court)			
		3 '			
-		3 '			

If you did file a sexual assault report with the police, fill in the information as requested.

	.1	
List where you live (unless confidential).	2 3	1. (a) Residence(s) where protection is needed:  CONFIDENTIAL (If confidential, check and move to the next question) or,  If not confidential, list address, city, state and zip code:
	. 15 77 18	
	9 10 11 12	(b) Does the Adverse Party live in any of the above residence(s)? Yes No
	13 14. 15	
List where you work (unless confidential).	16 17 18 19	2. (a) Employment where protection is needed:  CONFIDENTIAL (If confidential, check and more to the next question) or,  If not confidential, list name, address, city, state and zip code:
	20 21 22 23	b) Does the Adverse Party work at any of the above location(s)?
	24 28	Yes No Application for Temporary Protection Order Sexual Assault © 2019 Nevada Supreme Court
		5 of 10

For safety reasons, you may want to keep some or all of the answers to questions 1, 2, & 3 confidential, but this may limit the police's ability to enforce the Protection Order. Ask a clerk for the Protection Order Handbook for more information about confidentiality, or visit the Nevada Supreme Court website to obtain a copy of the online Handbook.

(c) If yes, which addresses: List any schools attended by you or by others you are applying for (a) Location of school(s) where protection is needed: (unless CONFIDENTIAL (If confidential, check and move to the next question) or, confidential). If not confidential, list name, address, city, state and zip code: 11 12 (b) Does the Adverse Party work at any of the school(s) at the above location(s)? Yes 🔲 No 🗎 14 (c) If yes, which addresses: If the Adverse 18 (d) Does the Adverse Party or the Adverse Party's children attend or at any of the Party has other 19 Yes No school(s) at the above location(s)? children for whom you are not (e) If yes, which addresses: 21 requesting 22 protection that 23 attend any of the 24 school listed in question #3, please list those

addresses here.

Please list specific addresses you go (a) Other locations where protection is requested: to often or regularly, like the List name, address, city, state and zip code: address of a church or address of a relative's house. (b) Does the Adverse Party frequently go to any of the locations listed above in 10 question No. 4? 11 Yes 🗌 No 🗌 12 (c) If yes, which address(es)? 17 18 (a) Does the Adverse Party own or lease any of the addresses listed above in questions 1-4 where you have requested protection? Yes  $\Box$  No  $\Box$ If the Adverse 20 Party owns or (b) If yes, list the addresses and explain: 21 rents any of the 22 addresses you listed in questions 24 1, 2, 3, or 4, check "yes" for question 25 5, and list them here.

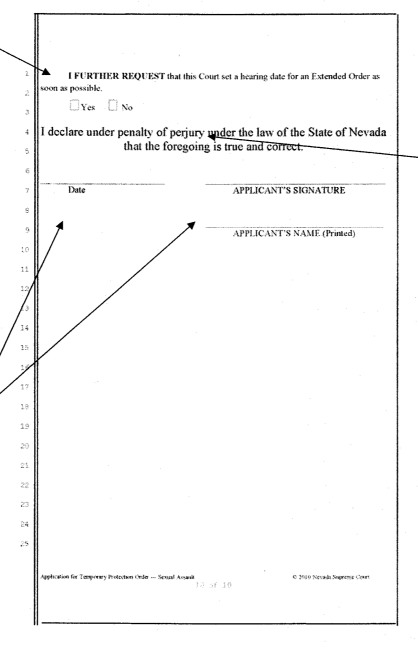
I	6. If there are any other concerns that the Court should know about (for example,
2	firearms, criminal convictions, prior sexual assaults, whether the Adverse Party is in
3	jail or prison, etc.), briefly explain:
4	,
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6	**************************************
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10	RELIEF REQUESTED
11	THEREFORE, I REQUEST that a Temporary Protection Order be issued against the
12	Adverse Party requiring the Adverse Party to refrain from contacting, intimidating,
13	threatening or otherwise interfering with me and/or other persons identified in this
14	Application, either directly or indirectly, or through an agent or another person.
15	I FURTHER REQUEST that the Court requires the Adverse Party to stay away from
16	the places listed above.
17	I FURTHER REQUEST the following other conditions:
18	
19	
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	Application for Temporary Protection Order Sexual Assault

If you want other conditions in the TPO not listed above, such as asking that the pets of you, your children and/or the Adverse Party not be harmed, please list the conditions(s) here so the judge may take it into consideration.

The maximum time a TPO is in effect is 30 days. If you would like to request a hearing in front of a judge to request an Extended Order, please check the "Yes" box.

An Extended Order can only be granted after the Adverse Party has been notified and a hearing has been held in front of a judge.

Date and sign the Application. Print your name under your signature



Perjury is a crime and means lying under oath, and you can be prosecuted for that crime. By filling out and signing this Application, you are stating under oath that all the facts in the Application are true.

### PROTECTION ORDER (Other than Domestic Violence) RETURN OF SERVICE

Case No.			
Dept. No.	<del>-</del>		
(Name)	Applicant,	IN THE JUSTICE COURT OF COUNTY OF, ST	
VS.		OR IN THE JUDI	CIAL DISTRICT COURT
		OF THE STATE OF NEVADA, COUNTY OF	IN AND FOR THE
(Name)	Adverse Party.	COUNTY OF	anno anno anno anno anno anno anno anno
	TYPE OF OR	DER SERVED	
USE THE SEPARATE <b>RETUR</b>	RN <b>of service</b> form	FOR DOMESTIC VIOLENCE PRO	TECTION ORDERS.
I HEREBY CERTIFY THAT ON	(DATE)	I RECEIVED:	
☐ Temporary Protection Order ☐ Stalking,/Harassment ☐ Of Children ☐ Sexual Assault			
Other (describe): The Order shall be served by the cons OR by a deputy, Ol I DECLARE UNDER PENALTY OF F	R by any person who is	OR by the sheriff of the county w not a party and who is over 18 years.	here the defendant is found ars of age.
☐ PERSONALLY SERVED the sar	ne upon the Adverse Party		
on at	who id	(Nam entified himself/herself by or with:	,
(Date)	(Time)	ontified infinitely for with	(Type of Identification)
at (location):			· · · · · · · · · · · · · · · · · · ·
City of		County of	, State of Nevada.
NOTE TO LAW ENFORCEMENT: P with a member of the household.	rotection Order <u>must</u> be	served personally upon the Advers	se Party and may not be left
ATTEMPTED TO SERVE same	on: The Adverse Party/Ap	plicant was not found and service wa	, and s NOT effected.
		·	
SIGNATURE (Officer/Person Serving	Order/ID Number)		
Print Name (Officer/Person Serving O	rder)	Print Address (Officer/Person	Serving Order)
SIGNATURE (Adverse Party/Witness,	if applicable)	Print Name and Address (Adve	erse Party/Witness)

### PROTECTION ORDER – DOMESTIC VIOLENCE RETURN OF SERVICE

Case No			
(Name)	Applicant,	IN THE JUSTICE COURT OF, ST	
VS.	,	IN THEJUDIO OF THE STATE OF NEVADA, COUNTY OF	IN AND FOR THE
(Name)	Adverse Party.		
· .	TYPE OF OR	DER SERVED	
USE SEPARATE <i>RETU</i>	RN OF SERVICE FORM FOR PRO	TECTION ORDERS OTHER THAN DOMES	TIC VIOLENCE
		outy; OR by the sheriff of the co	
I HEREBY CERTIFY THAT ON _	(DATE)	I RECEIVED:	
☐ Temporary Protection Order—Don ☐ Motion/Notice for Hearing - Dom ☐ Order for Hearing to Extend, Mo	estic Violence Protection Or		r-Domestic Violence
☐ Foreign Order (describe in terms o			
☐ Other (describe):			
I DECLARE UNDER PENALTY (	OF PERJURY THAT I:		
☐ PERSONALLY SERVED the		y/Applicant	
	•	(Nam	
on( <i>Date</i> )	(Time), who id	lentified himself/herself by or with:	(Type of Identification)
at (location):			
City of		County of	, State of Nevada.
NOTE TO LAW ENFORCEMENT with a member of the household.	: Protection Order must be	e served personally upon the Advers	se Party and may not be left
Order will result in his/her		erms and conditions of the Order, as court that issued the Order and the set for hearing.	
☐ ATTEMPTED TO SERVE S	same on:		, and
	. The Adverse Party/Ap	oplicant was not found and service wa	s NOT effected.
SIGNATURE (Officer/Person Serv	ing Order/ID Number)		
Print Name (Officer/Person Servin	g Order)	Print Address (Officer/Person	Serving Order)
SIGNATURE (Adverse Party/With	ness, if applicable)	Print Name and Address (Adv	erse Party/Witness)

IN THE JUSTICE COURT OF _	
COUNTY OF	, STATE OF NEVADA
<b>)</b>	
Applicant,	MOTION REGARDING PROTECTION ORDER
<b>\</b>	111012011011 01222
VS.	
Adverse Party.)	
The verse I are ye	
This motion is being brought by:	
☐ Applicant	
Adverse Party (Protection Order Info	rmation sheet must be attached)
Other:	
I hereby move the court to grant the following	ng relief:
I hereby move the court to grant the following  Modification of Protection Order	ng relief:
Modification of Protection Order	ng relief:
☐ Modification of Protection Order ☐ Dissolution of Protection Order	ng relief:
☐ Modification of Protection Order ☐ Dissolution of Protection Order ☐ Extension of Protection Order	
<ul> <li>☐ Modification of Protection Order</li> <li>☐ Dissolution of Protection Order</li> <li>☐ Extension of Protection Order</li> <li>☐ Issuance of Order to Show Cause regard</li> </ul>	ding Contempt for Violation of Orde
☐ Modification of Protection Order ☐ Dissolution of Protection Order ☐ Extension of Protection Order	ding Contempt for Violation of Orde
<ul> <li>☐ Modification of Protection Order</li> <li>☐ Dissolution of Protection Order</li> <li>☐ Extension of Protection Order</li> <li>☐ Issuance of Order to Show Cause regard</li> </ul>	ding Contempt for Violation of Orde st (prior to judicial decision)
<ul> <li>☐ Modification of Protection Order</li> <li>☐ Dissolution of Protection Order</li> <li>☐ Extension of Protection Order</li> <li>☐ Issuance of Order to Show Cause regard</li> <li>☐ Withdrawal of Protection Order Request</li> </ul>	ding Contempt for Violation of Orde st (prior to judicial decision) udicial decision)
Modification of Protection Order  Dissolution of Protection Order  Extension of Protection Order  Issuance of Order to Show Cause regard Withdrawal of Protection Order Reques  Dissolution of Protection Order (after ju	ding Contempt for Violation of Ordest (prior to judicial decision)  udicial decision)
Modification of Protection Order  Dissolution of Protection Order  Extension of Protection Order  Issuance of Order to Show Cause regard Withdrawal of Protection Order Request  Dissolution of Protection Order (after jugges)  Other:	ding Contempt for Violation of Ordest (prior to judicial decision)  udicial decision)
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I de	clare under penalty	of perju	ry under	the law	of the Si	tate of Neva	da that the
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•	Date	<del></del>			Sig	nature	dament dament
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# COURT PROTECTION ORDER INFORMATION (TO BE FILLED OUT BY APPLICANT)

Instructions: Please provide all information known to you and print legibly. All requested information is helpful for service, even if the information is only partially known. This information may be used by the court and law enforcement to contact you and/or the Adverse Party.

### APPLICANT DATA

Name:				
Address:(Street Address	ess)		(Bl	dg/Apt #)
City, State, Zip Code:				
Mailing Address: (If different from above)				
(A	ddress)	(City)	(State)	(Zip Code)
Phone: Home:	Work:		Cell:	
Other Name Used:		·		
Additional Contact Person:		Pho	one:	
Additional Contact Person A				
Traditional Contact 1 010011 1	(Address)	(City)	(Sta	nte) (Zip Code)
	ADVER	SE PARTY DATA		
Full Name: (First)	(Middle)	(Last)	Date of Birth:	(M) (D) (YYYY)
Other Name Used:(First	)	Middle)	(Last)	
Last Known Home Address				
	(Street Address)	(1	Bldg/Apt #) (0	City) (State)

# LAW ENFORCEMENT PROTECTION ORDER INFORMATION (TO BE FILLED OUT BY APPLICANT FOR USE BY LAW ENFORCEMENT ONLY) Page 1 of 2

Instructions: Please provide all information known to you and print legibly. All requested information is helpful for service, even if the information is only partially known. This information may be used by the court and law enforcement to contact you and/or the Adverse Party.

### APPLICANT DATA

Name:						
Address: (Street Ad	ldress)				(Bldg/Apt #	#)
City, State, Zip Code:						
Mailing Address: (If different from above)					ALL SALES LINE I	
	(Address)		(City)	(State)	(Zip	Code)
Phone: Home:	Wor	k:		Cell:		
Other Name Used:						-
Additional Contact Perso	n:		Pho	one:		
Additional Contact Perso	on Address:				:	
	(Address)		(City)		(State) (Zip	Code)
	ADV	VERSE PAR	TY DATA			
Full Name:(First)				Date of Bi	rth:/	/ :
(First)	(Middle)		(Last)		(M) (D	) (YYYY)
Other Name Used:(Fi	irst)	M	iddle)	(Las	et)	
Last Known Home Addre	ess:				·	
	(Street Address)		(	Bldg/Apt #)	(City)	(State)
Is this address difficult to	find?   No  Yes	If yes, ple	ase explain			
Mailing Address, (if diffe	erent from above):					
	ŕ					· ·
(Street Address)	(Bldg/Apt #)	(City)	(State)	(Zip Co	ode)	<del></del>
Other Likely Address:(St	treet Address) (Bld	g/Apt #)	(City)	(State)	(Zip	Code)

# LAW ENFORCEMENT PROTECTION ORDER INFORMATION (TO BE FILLED OUT BY APPLICANT FOR USE OF LAW ENFORCEMENT ONLY) Page 2 of 2

### **ADVERSE PARTY DATA (continued)**

Home Phone:		Cell Phone:		
Occupation:				
Work Days:				
Work Address: (Street Address				
Hair Color: Eye Color				
Scars/Marks/Tattoos (Description	n and Location):			
Does the Adverse Party speak En	glish?:(Yes or No)	If not, what lang	uage?	
Vehicle Make:				
Vehicle License Plate Number: _	Vehic	le License Plate Sta	te:(State in v	which plate was issued (Circle one)
Are the Applicant and the Adverse Are the Applicant and the Adverse Party likely to read Is the Adverse Party likely to avo Does the Adverse Party have a County Does the Adverse Party have account of the Advers	se Party employed by the arty attend the same school violently when served? id service? arrying Concealed Weapoess to any weapon(s)?	same employer?		Yes or No
If the Adverse Party's history inc crimes, or other safety issues, exp		problems, drug or al		

to serve the Order.

Law Enforcement: Do not give the Adverse Party a copy of this form.

### NEVADA PROTECTION ORDER HANDBOOK

describing

Protection Orders against Stalking and Harassment; Protection Orders for Children; and Protection Orders -- Sexual Assault

### (1) What is a Protection Order?

A Protection Order is an order issued by a court that allows an APPLICANT to use the power of the court to require an ADVERSE PARTY to do, or not do, certain things.

A Protection Order may do the following:

- (a) It may order the Adverse Party to stay away from
  - \* The home of the victim:
  - \* The school of the victim;
  - \* The <u>business</u> of the victim;
  - \* The place of employment of the victim; and
  - \* Any other location specifically named by the Court.
- (b) It may order the Adverse Party to refrain from contacting, intimidating, threatening or otherwise interfering with
  - \* The victim; and
  - \* Any other person, including, without limitation, a member of the family or household of the victim, specifically named by the Court.
- (c) It may order the Adverse Party to comply with any other restriction which the Court deems necessary to protect the victim, or to protect any other person named in the order, including, without limitation, a member of the family or household of the victim.

### (2) Who can apply for a Protection Order?

If you reasonably believe that you are the victim of a crime involving stalking and/or harassment, or sexual assault, or if you are the parent or guardian of a child and you reasonably believe that a child has been the victim of a crime categorized as harmful to minors, you may apply for a Protection Order. You are considered the APPLICANT and the person allegedly committing the crime is considered the ADVERSE PARTY.

# (3) What are the legal definitions of stalking, harassment, protection of children and sexual assault?

Under NRS 200.571, a person commits the crime of harassment if:

- (a) Without lawful authority, the person knowingly threatens:
  - (1) To cause bodily injury in the future to the person threatened or to any other person; or
  - (2) To cause physical damage to the property of another person; or
  - (3) To subject the person threatened or any other person to physical confinement or restraint; or
  - (4) To do any act which is intended to substantially harm the person threatened or any other person with respect to his physical or mental health or safety; and
- (b) The person by words or conduct places the person receiving the threat in reasonable fear that the threat will be carried out.

Under NRS 200.575(1), a person commits the crime of stalking if:

Without lawful authority, the person:

- (1) Willfully or maliciously engages in a course of conduct that would cause a reasonable person to feel terrorized, frightened, intimidated, harassed, or fearful for the immediate safety of a family or a household member, and (2) Actually causes the victim to feel terrorized, frightened, intimidated, or fearful for the immediate safety of a family member or household member.
- A "family or household member" means a spouse, a former spouse, a parent or other person who is related by blood or marriage, or is or was actually residing with the person.

Under NRS 200.575(2), a person commits the crime of aggravated stalking if:

The person commits the crime of stalking and threatens a person with the intent to cause him or her to be placed in reasonable fear of death or substantial bodily harm.

Under NRS 33.400, crimes involving children are defined as follows:

- (1) A crime involving physical or mental injury to the child of a nonaccidental nature; or
  - (2) A crime involving sexual abuse or sexual exploitation of a child.

### NRS 432B.100. "Sexual abuse" defined.

"Sexual abuse" includes acts upon a child constituting:

- 1. Incest under NRS 201.180;
- 2. Lewdness with a child under NRS 201.230;
- 3. Sado-masochistic abuse under NRS 201.262;
- 4. Sexual assault under NRS 200.366;
- 5. Statutory sexual seduction under NRS 200.368;
- 6. Open or gross lewdness under NRS 201.210; and
- 7. Mutilation of the genitalia of a female child, aiding, abetting, encouraging or participating in the mutilation of the genitalia of a female child, or removal of a female child from this State for the purpose of mutilating the genitalia of the child under NRS 200.5083.

### NRS 432B.110. "Sexual exploitation" defined.

"Sexual exploitation" includes forcing, allowing or encouraging a child:

- 1. To solicit for or engage in prostitution;
- 2. To view a pornographic film or literature; and
- 3. To engage in:
- (a) Filming, photographing or recording on videotape; or
- (b) Posing, modeling, depiction or a live performance before an audience, which involves the exhibition of a child's genitals or any sexual conduct with a child, as defined in NRS 200.700.

Under NRS 200.366(1), a person commits the crime of sexual assault if:

The person subjects another person to sexual penetration, or forces another person to make a sexual penetration on him or herself or another, or on a beast, against the will of the victim or under conditions in which the perpetrator knows or should know that the victim is mentally or physically incapable of resisting or understanding the nature of his or her conduct.

### (4) How much does it cost to file for a Protection Order?

There is no filing fee for an Applicant to obtain a Protection Order.

### (5) Do I need an attorney to apply for a Protection Order?

No. Although an attorney can assist you and give you advice, you have the right to seek a Protection Order without an attorney.

### (6) Can I get a Protection Order without notifying the Adverse Party?

A <u>Temporary Protection Order</u> may be granted without notice to the Adverse Party. However, the court can require a hearing before deciding whether to grant a Temporary Protection Order. If a hearing is required, the Adverse Party may be entitled to receive notice in the manner described by law.

An Extended Protection Order cannot be granted without notice to the Adverse Party and a hearing.

### (7) Can I keep my name and address confidential?

- (a) Please contact a clerk at the counter for further information.
- (b) If you are a victim of sexual assault, and have concerns about your privacy, consider the Secretary of State's Confidential Address (CAP) program. More information about CAP may be obtained at:

Nevada Confidential Address Program PO BOX 2743 Carson City, NV 89702 Toll Free: 888-432-6189 Local: 775-684-5707 FAX: 775-684-5718

EMAIL: nvcap@sosmail.state.nv.us

(c) The Application asks you to list specific locations where you are seeking protection. If you are afraid to divulge that information to the Adverse Party, you may indicate that such information is CONFIDENTIAL and should not appear in the Protection Order. However, this may limit the ability of law enforcement to enforce your order effectively. For example, if the court orders the Adverse Party to stay away from your home or your place of employment, but the address of your home or place of employment is not specifically listed in the protection order, police may be reluctant to arrest the Adverse Party if that person shows up at that location, as the Adverse Party may not know that he or she is to stay away from a specific location.

#### (8) How long will a protection order remain in effect?

A <u>Temporary Protection Order</u> will remain in effect for 30 days, unless otherwise ordered by a court. Some courts count 30 days from the date the Temporary Protection Order is signed by the Judge. Some courts count 30 days from the date the Temporary Protection Order is served on the Adverse Party. Applicants should ask the court issuing the Order when the Order will be in effect.

An Extended Protection Order must expire no later than 1 year after a court signs the Extended Protection Order.

If an Application for an Extended Protection Order is filed while a Temporary Protection Order is in effect, the Temporary Protection Order will remain in effect until the hearing on the Application for an Extended Protection Order is held.

### (9) What is the criminal penalty for violating a protection order?

Unless a more severe penalty is provided by law, any person who intentionally violates a Temporary Protection Order is guilty of a gross misdemeanor, which is punishable by not more than 1 year in jail and/or up to a \$2,000 fine.

Unless a more severe penalty is provided by law, any person who intentionally violates an Extended Protection Order is guilty of a category C felony, which is punishable by not less than 1 year or more than 5 years in Nevada State Prison and/or up to a \$10,000 fine.

If the act that constitutes the violation of a protection order is itself a felony, the violator shall, in addition to the term of imprisonment prescribed by statute for the crime, be punished by imprisonment for 1 to 20 years.

In addition, a person who violates a protection order may also be held in civil contempt of court and punished by a fine of up to \$500 and/or imprisonment up to 25 days.

Criminal contempt of court may also be prosecuted as a misdemeanor criminal case, which is punishable by imprisonment for up to 6 months and/or a fine of up to \$1,000.

### (10) What is the procedure for filing for a protection order?

You must fill out two different types of documents and submit them to the Court. Please print neatly or type the documents. If you need additional pages, you may request additional pages. Do not write in the margins or on the back of any page.

- (A) The first document to be completed is called an Application. Please ask for the court's instructions on how to complete the Application. As you are filling out the Application, you should keep the following things in mind:
  - (1) For a Justice Court to issue a Protection Order for a crime against a child, or the stalking and/or harassment, or the sexual assault, the incident must occur in the area served by the Justice Court. An act of stalking and/or harassment occurred "where the conduct occurred," or "where the person who was affected by the conduct was located at the time that the conduct occurred." For example, if the Adverse Party is stalking you in this community, you may file an Application for Protection Order in this community's Justice Court. If the Adverse Party is making threatening

phone calls to you, and you received those phone calls in this community, you may file an Application for a Protection Order in this community's Justice Court.

- (2) You need to be as specific as possible. It is important to include all relevant dates, locations, witnesses, etc., so that the court will have the most complete information. It is also helpful to describe things that happened in the order they occurred.
- (3) You <u>may</u> include any supporting documents that you have gathered, such as:
  - (a) Documentation of phone calls by the Adverse Party
  - (b) Notes/written threats left by the Adverse Party
  - (c) Pictures of property damage caused by the Adverse Party
  - (d) Any other written documents that help to support your Application.
- (4) You are <u>not</u> required to file a written police report before applying for a Protection Order. If you have filed a police report, you may attach a copy of the police report along with your Application for a Protection Order, or provide the name of the police department and the case number of the report.
- (5) If there are other Protection Orders that name the Adverse Party or any person for whom you are requesting protection, please attach copies if available.
- (6) You may seek protection for yourself and also for other people (such as minors, people in your household, etc.). A minor is a person under the age of 18 years. (NRS 129.010)
- (7) To apply for a protection order, you must be at least 18 years of age. If you are a minor in need of protection, you need to have a parent or guardian apply for the Protection Order on your behalf.
- (8) If you are applying for a Protection Order for Children on behalf of a minor, you are the Applicant. You must list the minor's name where requested within the Application and, if the court issues a Protection Order, the minor will be named in the order.

- (9) Usually, a minor may be named as an Adverse Party in a Protection Order. However, if you are applying for a Protection Order for Children, the Adverse Party must be 18 years of age or older, or the order may not be issued.
- (10) The Application and any supporting documents that you file with the court are public records that may be viewed by any member of the public, including the Adverse Party.
- (11) The Application asks if you would like the court to schedule a hearing for an Extended Protection Order. If you ask for a hearing, the court will automatically schedule a hearing to consider whether an Extended Protection Order will be issued. If you do not ask for a hearing in your Application, you may apply for an Extended Protection Order later while your Temporary Protection Order remains in effect.
- (12) You are signing the Application under penalty of perjury. If you make any intentionally false or misleading statements you may be subject to criminal penalties.
- (B) The <u>second</u> document to be completed is called a Confidential Information Sheet. The information in this document is <u>NOT</u> available to the general public or to the Adverse Party.
  - (1) Fill out the Confidential Information Sheet as completely as possible. This document will provide information to the court so that the court can contact you and provide information about upcoming hearings or activities in your case. The Confidential Information Sheet is needed by law enforcement agencies for the purpose of serving documents upon the Adverse Party.
  - (2) If you do not have an address for the Adverse Party, or if the sheriff/constable cannot serve the Order at the address given, you have the ultimate responsibility for having the Adverse Party served by a private process server or other means. If you are the Applicant or another person protected by a Protection Order, **you may not** serve any document on the Adverse Party. Instead, the documents must be served by a deputy constable, deputy sheriff, or person who is not a party to the case and who is over 18 years of age. A private process server may be used to serve the Adverse Party at your own expense.

After service, a form called a "Return of Service" must be filed with the court to show that the Adverse Party was properly served. You can obtain a "Return of Service" form from your local Justice Court.

After you have completed the **APPLICATION** and the **CONFIDENTIAL INFORMATION SHEET**, your paperwork will be assigned a case number, and the case will be assigned to a justice of the peace.

If the court <u>denies</u> your Application for a Protection Order, you will receive a written order explaining the denial.

If the court grants your Application, a written Protection Order will be prepared and sent by the court to the appropriate law enforcement agency for service upon the Adverse Party. No fee will be charged by the law enforcement agency to serve the Protection Order in Nevada. Please note that if (1) you have provided insufficient information to locate the Adverse Party, or (2) the Adverse Party is a minor, or (3) the Adverse Party resides outside this County or in another state, it will be your responsibility to contact the proper law enforcement agency where the Adverse Party resides, in order to have the Protection Order served.

### (11) <u>Does the Adverse Party have any legal remedies once the Protection</u> Order is issued?

Yes. The Adverse Party has three (3) options after the Protection Order is issued.

- (a) The Adverse Party may file a **Motion to Dissolve** the Protection Order, and the Court may schedule a hearing on the Motion. At least two days' notice of the hearing must be given to the Applicant. You should ask the Court whether such notice is required to come from you or the Court. The Applicant may appear at the hearing to oppose the Motion to Dissolve the Protection Order. If the Motion is granted after a hearing, the Protection Order will become immediately void and unenforceable.
- (b) The Adverse Party may file a **Motion to Modify** the Protection Order, and the Court may schedule a hearing on the Motion. At least two days' notice of the hearing must be given to the Applicant. You should ask the Court whether such notice is required to come from you or the Court.
- (c) If an <u>Extended Protection Order</u> is issued, the Adverse Party may file an **Appeal** to District Court, and the District Court may affirm, modify or vacate the order. The Extended Protection Order remains in effect during any appeal, unless the court orders otherwise. The law does require fees for an appeal. See the court clerk for further information about fees.

### (12) If the Adverse Party violates the Protection Order, what should I do?

If the Adverse Party violates the Protection Order, you should call the police and report the incident <u>immediately</u>. In addition, you should consider filing a Motion to hold the Adverse Party in contempt of court. The court will review your Motion and decide whether a hearing should be scheduled.

# (13) If I have a Protection Order against the Adverse Party, am I prohibited from seeking other legal remedies?

No. If you have a Protection Order Against Stalking and Harassment, or if you have a Protection Order for Children, or if you have a Protection Order after you have been sexually assaulted, you are still allowed to pursue other forms of relief.

For example, if the Adverse Party is committing acts that are disrupting your workplace, your employer may petition the Court for a **Protection Order Against Harassment in the Workplace**.

In addition, if you and the Adverse Party have a "domestic" relationship, you may also be eligible for a **Protection Order Against Domestic Violence**. "Domestic violence" is defined as follows:

- 1. Domestic violence occurs when a person commits one of the following acts against or upon the person's spouse or former spouse, any other person to whom the person is related by blood or marriage, any other person with whom the person is or was actually residing, any other person with whom the person has had or is having a dating relationship, any other person with whom the person has a child in common, the minor child of any of those persons, the person's minor child or any other person who has been appointed the custodian or legal guardian for the person's minor child:
  - (a) A battery.
  - (b) An assault.
  - (c) Compelling the other person by force or threat of force to perform an act from which the other person has the right to refrain or to refrain from an act which the other person has the right to perform.
  - (d) A sexual assault.
  - (e) A knowing, purposeful or reckless course of conduct intended to harass the other person. Such conduct may include, but is not limited to:
    - (1) Stalking.
    - (2) Arson.
    - (3) Trespassing.
    - (4) Larceny.
    - (5) Destruction of private property.
    - (6) Carrying a concealed weapon without a permit.
    - (7) Injuring or killing an animal.
  - (f) A false imprisonment.
- (g) Unlawful entry of the other person's residence, or forcible entry against the other person's will if there is a reasonably foreseeable risk of harm to the other person from the entry.
- 2. As used in this section, "dating relationship" means frequent, intimate associations primarily characterized by the expectation of affectional or sexual involvement. The term does not include a casual relationship or an ordinary association between persons in a business or social context. business or social context.

### **Phone Numbers**

COURT:	
POLICE:	
CONSTABLE:	
SHERIFF-CIVIL DIVISION:	
SHELTER:	
PROTECTIVE SERVICES:	
ADVOCACY PROGRAMS:	
LEGAL SERVICES: State Bar Lawyer Referra	al Service: 1-800-789-5747
NEVADA STATEWIDE DOMESTIC VIOLEN (TDD) 1-800-787-3244	ICE HOTLINE: 1-800-500-1556
NATIONAL STATEWIDE DOMESTIC VIOLE	ENCE HOTLINE: 1- 800-799-7233
NEVADA CONFIDENTIAL ADDRESS PROG	RAM: 1-888-432-6189
LEGAL SERVICES: State Bar Lawyer Referra	al Service: 1-800-789-5747
COUNSELING:	
DETENTION FACILITIES:	
MISCELLANEOUS SERVICES (Etc.):	

#### **Community Resources**

### State of Nevada

Nevada Coalition Against Sexual Violence (CASV)

PO Box 620716

Las Vegas, NV 89162-0716

(702) 990-3460

(702) 990-3461 Fax

(702) 469-1368 Cell

http://ncasv.org

### **Carson City**

Sexual Assault Response Advocates to End Domestic Violence

P.O. Box 2529

Carson City Nevada 89702

Office: 775-883-7654 Fax: 775-883-0364

Hotline: 775-883-7654 www.saraadv.org/

Sexual Assault Response Advocates (SARA) is committed to the elimination of sexual violence in the Carson City, Nevada area. SARA works to eliminate sexual violence by increasing awareness of the risk of sexual assault amongst those most vulnerable. SARA also acts as an advocate for victims of sexual violence by offering a wide variety of services during the trying times that follow a sexual assault.

### **Fallon**

Domestic Violence Intervention, Incorporated

P.O. Box 2231

Fallon Nevada 89407 Office: 775-423-1313 Fax: 775-423-9699

Hotline: 775-427-1500

Nevada Network Against Domestic Violence

### Reno

Sexual Assault Support Services/ Crisis Call

Center

P.O. Box 8016

Reno, Nevada 89507 Office: 775-784-8085

Fax: 775-784-8083

Hotline: 775-784-8090 Nevada: 1-800-992-5757

### Sexual Assault Support Services

The Crisis Call Center provides intervention, prevention, referral, and education services to the community and supports those individuals in crisis by helping them to make constructive and productive choices.

### Elko

Committee Against Domestic Violence

P.O. Box 2531 Elko Nevada 89801 Office: 775-738-6524

Fax: 775-738-2976

Hotline: 775-738-9454 or 888-738-9454

Elko's Harbour House

The purpose of the Committee Against Domestic Violence is to prevent and eliminate domestic violence and sexual assault in Elko County through direct services to victims, education and prevention.

### **Incline Village**

Tahoe Women's Services 948 Incline Way Incline Village, Nevada 89451

Office: 775-298-0010 Fax: 775-298-0011

Hotline: 800-736-1060 Tahoe Women's Services

Tahoe Women's Services believes that every person has the right to live a life free of violence. The agency works to empower victims in reclaiming those rights by providing safety, advocacy, education and support.

### **Minden**

Douglas County Family Support Council P.O. Box 810

Minden, Nevada 89423-0810

Office: 775-782-8692 Fax: 775-782-1942

Hotline: 775-782-8692 or 775-588-7171 (Stateline, Zephyr Cove and Glenbrook)

Family Support Council

The Family Support Council of Douglas County promotes individual and family dignity and respect by means of education, prevention and intervention; thereby giving all members of our community an opportunity to live their lives free of family violence.

### Las Vegas

The Rape Crisis Center 741 Veteran's Memorial Drive Las Vegas, Nevada 89101 Office 702-385-2153 Fax: 702-385-7659

Hotline: 702-366-1640 The Rape Crisis Center

The Rape Crisis Center personnel strive to provide well-informed, educated options for clients and support the decisions made by clients without bias.

### Pahrump and Tonopah

No To Abuse P.O. Box 2869 Pahrump, Nevada 89041

Office: 775-751-1118 (Pahrump)

Fax: 775-751-0134

Hotline: 775-751-1118

Office: 775-482-3016 (Tonopah)

Fax: 775-482-3266

Hotline: 775-482-4333

No To Abuse is a community-based organization committed to stopping abuse in the family environment by providing prevention, education, and advocacy for family members and the community at large, in the areas of child abuse, elder abuse, family violence, and sexual abuse.

## Comparison of Protection Orders in Nevada

	Domestic Violence	Stalking and Harassment	Sexual Assault	Protection of Children	Workplace Harassment
Crime involved?	Domestic Violence (NRS 33.018)	Stalking (NRS 200.575)  Harassment (NRS 200.571)	Sexual Assault (NRS 200.378)	Any crime involving:  (a) Physical or mental injury to a child of a nonaccidental nature; or  (b) Sexual abuse or sexual exploitation of a child  (NRS 33.400)	Acts that constitute "harassment in the workplace" (NRS 33.240)
Who Can File?	Victim/ Parent or Guardian	Victim or on behalf of another	Victim or on behalf of another	Parent or guardian of a child	Employer or authorized agent
Filing Fee?	Deferred (NRS 33.050)	Deferred (NRS 200.592)	Deferred	Deferred (NRS 33.410)	Yes
Security?	No	No	No	No	Yes (NRS 33.270)
Duration of a Temporary Order?	Up to 30 days (NRS 33.080)	Up to 30 days (NRS 200.594)	Up to 30 Days	Up to 30 days (NRS 33.420)	Up to 15 days (NRS 33.270)
Duration of an Extended Order?	Up to 1 year (NRS 33.080)	Up to 1 year (NRS 200.594)	Up to 1 year	Up to 1 year (NRS 33.420)	Up to 1 year (NRS 33.270)
Penalty for violation of a Temporary Order?	Misdemeanor, unless more severe penalty is provided by law (NRS 33.100)	Gross misdemeanor, unless more severe penalty is provided by law (NRS 200.591)	Gross misdemeanor unless more severe penalty is provided by law	Gross misdemeanor, unless more severe penalty is provided by law (NRS 33.400)	Misdemeanor, unless more severe penalty is provided by law. (NRS 33.350)
Penalty for violation of an Extended Order?	Misdemeanor, unless more severe penalty is provided by law (NRS 33.100)	Category C felony, unless more severe penalty is provided by law (NRS 200.591)	Category C felony, unless more severe penalty is provided by law	Category C felony, unless more severe penalty is provided by law (NRS 33.400)	Misdemeanor, unless more severe penalty is provided by law (NRS 33.350)
Costs and attorney's fees can be recovered?	Yes (in an Extended Order only) (NRS 33.030)	No	No	No	Yes (NRS 33.270)

	Domestic Violence	Stalking and Harassment	Sexual Assault NRS to be added	Protection of Children	Workplace Harassment
Right to proceed without lawyer?	Yes (NRS 33.050)	Yes (NRS 200.592)	Yes	Yes (NRS 33.410)	Yes (but attorney is encouraged)
Can more than one Adverse Party be named?	No	No	No	No	No (NRS 33.280)
Can an Adverse Party be a minor?	Yes	Yes	Yes	No (NRS 33.400)	Yes
Can the TPO be modified, rescinded, or appealed?	Yes (NRS 33.030 and NRS 33.080)	Yes (NRS 200.591 and NRS 200.594)	Yes	Yes (NRS 33.400 and NRS 33.420)	Yes (NRS 33.270)
Special remedies related to custody and support?	Visitation or temporary custody for a minor; orders to pay rent rent/mortgage; support orders; assignment of income. (NRS 33.030 and NRS 33.035)	No	No	No	No
Can orders from other states or tribal courts be enforced in Nevada?	Yes (NRS 33.090)	Maybe, depending on the relationship of the parties	Maybe, depending on the relationship of the parties	Maybe, depending on the relationship of the parties	Yes (NRS 33.310)

### **DISCLAIMER**

The information contained in this handbook is provided for general reference and should not be relied upon as a substitute for legal advice. The information contained in this Handbook is subject to statutory amendment or changes to Nevada case law. If you need more specific information, you are encouraged to consult an attorney.

IN THE JUSTICE COURT OF	TOWNSHIP
COUNTY OF	, STATE OF NEVADA
<u> </u>	NOTICE OF PROTECTION ORDER HEARING
Applicant, {	STALKING NRS.200.591
vs.	AGGRAVATED STALKING
Adverse Party.)	NRS 200.591
•	☐ HARASSMENT NRS 200.591 ☐ SEXUAL ASSAULT NRS 200.378
	_ SEAUAL ASSAULT NRS 200.570
UPON REQUEST OF ☐ Applicant ☐ Adv	verse Party, to:
☐ MODIFY the Protection Order	
☐ DISSOLVE the Protection Order	
☐ ISSUE the Protection Order	
□ OTHER	
☐ YOU ARE HEREBY NOTIFIED that a hear	
of the Court, located at	•
at \( \sim \) A.M. \( \sim \) P.M., to determine whether	
ANY EXISTING PROTECTION ORDER WITH HEARING OR FURTHER ORDER OF THIS	LL CONTINUE IN EFFECT UNTIL SU
A copy of the Motion for Hearing and a c	copy of this Notice shall be served on the
party as required by Rule 5 of the Justice Court	Rules of Civil Procedure.
Date	Clerk of the Court

	TOWNSHIP
COUNTY OF	
Applicant,)	ORDER FOR HEARING:
)	
vs.	□AGGRAVATED STALKING
)	□ HARASSMENT
)	☐ SEXUAL ASSAULT
Adverse Party.	
UPON REQUEST OF ☐ Applicant ☐ Adver	rse Party, to:
<ul> <li>□ MODIFY the Order</li> <li>□ DISSOLVE the Order</li> <li>□ EXTEND the Order</li> <li>□ ISSUE an Order</li> <li>□ ISSUE an Order to Show Cause regarding C</li> <li>□ OTHER</li> </ul>	
YOU ARE HEREBY NOTIFIED that:	
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department	_ of Justice Court
YOU ARE HEREBY NOTIFIED that:	of Justice Court , on
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department	
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YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department located at A.M. P.M. to determine	
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department located at A.M. P.M. to determine  You are hereby ordered to appear in Department	
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department located at at A.M. P.M. to determine  You are hereby ordered to appear in Department  Court located at	
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department located at at A.M. P.M. to determine  You are hereby ordered to appear in Department  Court located at	
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department located at A.M. P.M. to determine  You are hereby ordered to appear in Department  at A.M. P.M. to show cause will	
YOU ARE HEREBY NOTIFIED that:  A hearing will be held in Department located at A.M. P.M. to determine  You are hereby ordered to appear in Department  at A.M. P.M. to show cause will	

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	UNTIL S	UCH HEARIN	G AND FUR	THER ORDER OF	THIS COURT.
					r (a) A Notice of Hearing on an
					ocuments may be served as
provide	ed in Justic	e Court Rules o	f Civil Proced	ure 5.	
Dat	ted:			·	
					JUDGE
					JODGE
	1				

IN THE JUSTICE COURT O	FTOWNSHI	P
COUNTY OF	, STATE C	F NEVADA
Applicant,	ORDER MODIFY PROTECTION OF	ING RDER
vs.	☐ STALKING NRS.2	00.591
}	AGGRAVATED ST NRS 200.591	ALKING
Adverse Party.	☐ HARASSMENT N	RS 200.591
	SEXUAL ASSAUL	Γ NRS 200.3
IT IS HEREBY ORDERED that the Protection	on Order that was issued on	
IT IS HEREBY ORDERED that the Protection 20, is MODIFIED as follows:	on Order that was issued on	date
	on Order that was issued on	
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Case No.	
Dept. No	
IN THE JUSTICE COURT O	OFTOWNSHIP
COUNTY OF	, STATE OF NEVADA
	ORDER DISSOLVING
Applicant,	PROTECTION ORDER
vs.	STALKING NRS.200.591
Advance Pouts	AGGRAVATED STALKING NRS 200.591
Adverse Party.	☐ HARASSMENT NRS 200.591
	SEXUAL ASSAULT NRS 200.3
Other:	
Other:	
	_day of
	_day of
	_day of

### PLEASE TYPE OR PRINT CLEARLY. Use dark blue or black ink.

(NOTE: BE SPECIFIC AS TO WHO COMMITTED WHAT ACT OR ACT(S), AGAINST WHOM, WHEN, WHERE, WHETHER COMMITTED OR THREATENED; INDICATE						
APPROXIMATE DA	TE(S) AND LOCATA	ION(S).)				
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Continuation Page

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### PROTECTION ORDER INFORMATION

### (TO BE FILLED OUT BY APPLICANT)

### Page 1 of 2

Instructions: Please provide all information known to you and print legibly. All requested information is helpful for service, even if the information is only partially known. This information may be used by the court and law enforcement to contact you and/or the Adverse Party.

### APPLICANT DATA

Name:	•			WHAT LANGE	
Address:					
Address: (Street Address)			• 1	(Bldg/Apt #	)
City, State, Zip Code:					
Mailing Address: (If different from above)	· · · · · · · · · · · · · · · · · · ·	(0:1)	(0, 1)	( <b>7</b> :	<u> </u>
(Address)		(City)	(State)	(Zip	Code)
Phone: Home:	Work:		Cell:		
Other Name Used:					
Additional Contact Person:					
Additional Contact Person Address: (Addr	ress)	(City)	· .	(State) (Zip	Code)
	ADVERSE F	PARTY DATA			
Full Name:(First) (Midd	lle)	(Last)	Date of B	irth: $M$ $M$ $M$	/ (YYYY)
Other Name Used:(First)		Middle)	(La	st)	
Last Known Home Address:(Street Addre	÷		(Dldg/Apt #)	(City)	(State)
	,		(Bldg/Apt #)	(City)	(State)
Is this address difficult to find? $\Box$ No $\Box$	Yes If yes,	please explain_			
Mailing Address, (if different from above):	-				
(Street Address) (Bldg/Apt #)	(City)	(State)	(Zip C	ode)	· ·
Other Likely Address:	· · -	- 00			·
Confidential Protection Order Information	Page	1 of 7		@2010Nevada Su	nreme Court

PROTECTION ORDER INFORMATION
(TO BE FILLED OUT BY APPLICANT)
Page 2 of 2

### **ADVERSE PARTY DATA (continued)**

Home Phone:			Cell Phone:		
Occupation:	Em	ployer:			
Work Days:	Wo	ork Hours:	-	Work Phone	:
Work Address:(Street A	ddress)	(City)	(State)	(Zip (	Code)
Hair Color: Ey	e Color:	Height:	Weight:	Sex	Race:
Scars/Marks/Tattoos (Des					
Does the Adverse Party sp	eak English?	Yes or No)	If not, what lang	guage?	
Vehicle Make:		Model:	Col	or	Year:
Vehicle License Plate Nur	mber:	Vehic	le License Plate St	ate:(State in	which plate was issue
Are the Applicant and the Are the Applicant and the Do the Applicant and Adv Is the Adverse Party likely Is the Adverse Party likely Does the Adverse Party had Does the Adverse Party had If yes, please describe types	Adverse Party atty to react viole to avoid servive a Carrying ave access to	y employed by the end the same scho ently when served vice? g Concealed Weap any weapon(s)?	same employer? ol? on (CCW) Permit?	• • • • • • • • • • • • • • • • • • •	(Circle one) Yes or No
If the Adverse Party's hist crimes, or other safety issues			problems, drug or a		

Law Enforcement: Do not give the Adverse Party a copy of this form.

1	Case No.:	
2	Dept. No.:	
3		
4	IN THE JUSTICE COURT OF	TOWNSHIP
5	COUNTY OF	, STATE OF NEVADA
6		
7	)	ORDER DENYING REQUEST FOR
8	Applicant,	A PROTECTION ORDER:
9	vs.	☐ STALKING
10	Adverse Party.	☐ AGGRAVATED STALKING
11	,	HARRASSMENT
12		SEXUAL ASSAULT
13		
14	IT IS HEDEDY ODDEDED that the requests	d Onder A soingt Stalling Aggregated Stalling or
15		ed Order Against Stalking, Aggravated Stalking or
16	Harassment is DENIED for the following reason(s):	
17	The conduct alleged to have been commit	tted by the Adverse Party does not fall within the
18	definition of "stalking" or "aggravated sta	lking," pursuant to NRS 200.575; "harassment,"
19	pursuant to NRS 200.571; or Sexual Assa	ult according to NRS 200.366.
20	The application is incomplete because:	
21		
22		
23	Other:	
24		
25	VIII VO GO ODDIDADA	•
26	IT IS SO ORDERED this day o	f, 20
27		
28		JUDGE

Order Denying Request for An Order Against Stalking, Aggravated Stalking, Harassment or Sexual Assault

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