INSTRUCTIONS FOR APPLYING FOR A STALKING ORDER OF PROTECTION IN WYOMING

These instructions can help you petition the court for an Order of Protection. You might choose to ask the court for an Order of Protection if you have been the victim of stalking. An Order of Protection will list certain rules that the Respondent (the person you want to be protected from) has to follow.

It is important for you to understand that this process does not guarantee you will be safe. A judge might decide not to issue an Order of Protection. If an Order of Protection is issued, the Respondent might not follow the rules.

A Stalking Order of Protection should not be sought unless the Petitioner has been the victim of stalking as defined by law. You can read the legal definition of stalking in Wyoming Statute 6-2-506. You do <u>not</u> have to read the statute before asking for a Stalking Order of Protection. But it is important for you to know that stalking has a particular legal definition.

For help in developing a safety plan or learning about protection orders and how to get one, contact your local domestic violence program. You can call the **Wyoming Coalition Against Domestic Violence and Sexual Assault at (307) 755-0992** or the **Wyoming Division of Victim's Services at (888) 996-8816** or the **National Domestic Violence Hotline at (800) 799-SAFE (7233) or (512) 453-8117** (multi-lingual advocates are available); **TTY: (800) 787-3224**. Advocates are trained to help you decide what actions may help keep you and your loved ones safe. Find your local domestic violence program at <u>https://www.wyomingdvsa.org/programs</u>. Learn more about safety planning at <u>https://www.thehotline.org/plan-for-safety/</u>.

INSTRUCTIONS FOR COMPLETING THE PETITION FOR STALKING ORDER OF PROTECTION

READ THESE INSTRUCTIONS CAREFULLY.

It is best to fill out these papers completely and to give as much detail as you can. The court may deny your request if there is not enough information in the papers you file.

Before You Get Started

You will need to figure out if what is happening to you is considered stalking according to the law. Some experiences may make you feel uncomfortable or unsafe but still not count as stalking. Here is a simple checklist to help you figure out whether your experiences are

considered stalking:

- It was not just one time. Someone has repeatedly done things that make you feel uncomfortable or unsafe. This could be the same thing more than one time or different things.
- □ The person doing these things knows (or would be expected to know) that their behavior makes you feel uncomfortable or unsafe.

If both of the items above are true, your situation might be legally considered stalking. You can file the Petition at your local Circuit Court to ask for an Order of Protection.

At the end of these instructions, there is a section called *Important Things You Need to Know*. You can read part of the statute (law) there, if you want to see exactly how it defines stalking. You are <u>not required</u> to read the statute.

The top of the page on a Petition for Order of Protection.

The top of the page has blanks for the name of the county that the Court is in (for example, County of Big Horn) and the number of the judicial district (for example, Fifth Judicial District). When you file the Petition, the Clerk of Court can give you this information.

The next blanks are for the name of the Petitioner and the name of the Respondent. If you are the one who wants an Order of Protection, you are the **Petitioner**.

<u>Important Note</u>: These instructions will assume that <u>you</u> are the Petitioner. If you are filing the petition for someone who is 17 years old or younger, or for someone who is a disabled or vulnerable adult, that person is the Petitioner. Whenever these instructions say "you" or "your name" or "your address," etc., write the information for the Petitioner.

You will be explaining to the Court that someone has been doing things that make you feel uncomfortable and unsafe. That is the person you want to be protected from. That person is called the **Respondent**.

The next blank is for the Case Number. When you file the Petition, the Clerk of Court will give you the case number.

Section 1 is for information about you, the Petitioner.

The first box is for your name. It should be written Last name, First name, Middle initial.

The next box is called "Next Friend." You will only use this box if you are filing this petition on behalf of someone who is 17 years old or younger, or on behalf of a disabled or vulnerable adult. That person is the Petitioner, and you are the Next Friend. (Even if you are the parent of the Petitioner, you'll still be called the "Next Friend" in the court documents.)

Then there are blanks for your home address. You are not required to write your own

home address here, but the Court does need a way to mail things to you. You have a couple of options:

You can write your address here. You might choose to do this if the Respondent already knows your address.

You can write the address of a friend or relative. Be sure to get that person's permission first. Also, you need to be sure that you will get the mail if the Court contacts you using that person's address.

The next blank is for your telephone number. You have the same choices here as you had for your address. You can write in your phone number or the phone number of a friend or relative.

If you want to write the phone number of a friend or relative, be sure to get that person's permission first. Also, you need to be sure that you will get the messages if the Court contacts you using that person's phone.

The next blank is for other names you use. This includes names you use now and names you used to use.

The next boxes are for your Date of Birth, Race, and Gender. This information is required.

The next blanks are for your Height, Weight, Eye Color, and Hair Color. It is okay to estimate your height and weight.

Section 2 is for information about the Respondent, the person you want to be protected from.

The first box is for the Respondent's name. It should be written Last name, First name, Middle initial. If you don't know the Respondent's full name, write in as much as you know.

The next blanks are for the Respondent's home address, mailing address, and phone number. Write in as much as you know.

The next blanks are for the Respondent's Date of Birth, Race, and Gender. If you don't know the respondent's date of birth, write in an estimate of the person's age. If you don't know the Respondent's race, you can write "unsure."

The next blanks ask for more information about the Respondent. Give as much information as you can. Estimating the Respondent's height and weight is better than giving no answer at all. If you don't know the Respondent's license plate number but you do know what county it's from, write that in.

If the Court issues an Order of Protection, law enforcement officers will use the information you shared to help them recognize the Respondent, which can help keep you safer.

The next blank is for other names used by the Respondent. List any other names you know the Respondent uses, even if they aren't "legal" names.

The next blank is for scars, tattoos, and marks on the Respondent's skin. Describe what they look like and where they are on the Respondent's body. You can also include other notable physical features.

In the next blank, if you can, list the firearms and ammunition the Respondent has in their possession. Be as specific as you can. List any information you know about the type of firearms, the company that made them, and whether they have been modified. If you can, explain where the firearms are usually kept. This information is very important for your safety and for the safety of the people involved in protecting you, including law enforcement.

Section 3 is about your relationship with the Respondent.

Many kinds of relationships are listed in this section. Select the one that best describes the relationship between you and the Respondent. If you select "Other," write a short explanation in the blank.

Section 4 is about what has been happening.

In the blanks, describe in as much detail as possible what the Respondent has been doing that makes you feel uncomfortable or unsafe. This information might feel difficult to share, but it's important. If you provide a lot of details, that helps the Court decide if you qualify for a protection order. As much as you can, include the days, times, and places where the stalking has occurred. If you can give the names of witnesses, that will be helpful. If the Respondent has sent you messages (for example, texts or voice messages), write down the Respondent's exact words.

If you need more space to write everything out, attach additional papers to your Petition. If you have written messages from the Respondent or pictures of the Respondent stalking you, you can also attach those to the Petition.

Remember that the Judge will need to understand why you feel uncomfortable or unsafe. The Judge will also need to understand why you are worried that the Respondent will continue stalking you. Share as much information as you can to help the Judge understand.

Section 5 is about requesting protection.

This section begins with a paragraph about two types of Protection Orders. When you file

this Petition, you will be asking the Court to first give you an Ex Parte Order of Protection. (An Ex Parte Order of Protection is temporary. It takes effect only as soon as the Respondent receives a copy of it from the Court.) The Court will then hold a hearing. After the hearing, the Court may give you an Order of Protection that could last up to three years.

(You can read more information about these two types of Orders in the *Important Things You Need to Know* section at the end of these instructions.)

After that paragraph, there is a list with check boxes and some long blanks. This list is how you can let the Court know what you think will help. Please be very specific.

Remember that the Court might not do the things you ask for.

Section 6 is about a hearing.

After the Petition is filed, the Court will schedule a hearing. That will be a meeting when you and the Respondent will both have the chance to tell the judge what happened. You are required to take part in the hearing. Select either A or B to let the Court know how you want to take part. If you select B, it is important to remember that you are <u>asking</u> the Court for permission to take part virtually. If the Court denies your request, it means you do not have permission and you must go to the courthouse for your hearing.

Signature Section – Important!

Do not sign this form until you are in front of the Clerk of Court or a Notary. The Clerk or the Notary must witness you signing the form.

By signing the form, you are telling the Court that everything you wrote on the form is true. If the information is not true, you might be criminally charged with perjury. Perjury is a felony punishable by imprisonment or a fine or both.

Review your answers carefully before you sign the Petition.

Important Things You Need to Know

What do I do after I fill out the form?

You must file the form with the Clerk of Circuit Court in the county named at the top of the Petition for Order of Protection.

The Wyoming Judicial Branch website has a list of circuit court locations. The Clerk's office is at the court.

How will I know what is happening with the case?

The Court will mail papers about your case to you. It is very important that you give the Clerk of Court your **current mailing address**. If you do not know if the Court has your current address, talk to someone at the Clerk's office.

What can law enforcement (police or sheriffs) do to help me?

If you are being stalked, you can ask law enforcement officers to explain Orders of Protection and the stalking laws and also to explain how and in what situations criminal charges might be brought against a stalker.

You can also ask law enforcement officers to help you get to a medical facility (for example, an emergency room) or to a victims' shelter.

What is a redacted Petition, and how do I make one?

A redacted Petition is a document with certain information blacked out. The information is blacked out to keep people who are not part of the case from seeing it . When you file your Petition, you will also need to give the Clerk of Court a redacted version of the Petition.

You can make a redacted version of your Petition by using a black marker or pen or both to mark out (cover up) certain information on a copy of the Petition. Here's what to redact:

- Petitioner's address. Do not leave any of the address visible. In the redacted Petition, the address lines should all look like this:
- Names of children under the age of 18. Leave only the child's initials visible. If the child's name is Jordan Johnson, the redacted Petition should show J June 1.

Important Note: Make sure you redact a *copy* of the Petition. Do not redact the Petition itself.

Is redacting the Petition the same thing as keeping my information confidential? No.

The Respondent will be given a copy of the **non-redacted** Petition. When you ask the Court for a Stalking Order of Protection, the Respondent will see the information on your Petition. You will not have the option to keep it confidential.

You are allowed to give the Court a friend or family member's address. Please see the instructions in Section 1 above for more information.

What is an Ex Parte Order of Protection?

An Ex Parte Order of Protection (which also might be called a temporary or emergency protection order) is a protection order that a judge might give you soon after you file your petition. An Ex Parte Order can help protect you for a few days. Ask the Clerk of Court to give you **certified** copies of your Ex Parte Order of Protection.

Before the judge can consider replacing the Ex Parte Order with an Order that lasts longer, there will need to be a hearing (a meeting at the court) where you and the Respondent each tell the judge your side of the events.

What happens if the judge doesn't grant an Ex Parte Order?

A judge might deny you an Ex Parte Order but also set a hearing to give you and the Respondent a chance to tell your side of the events. After this hearing, the judge might grant you an Order of Protection.

Remember: Being denied an Ex Parte Order does not mean the judge is refusing to give you a protection order.

Do I have to go to the hearing?

Yes.

Whether you got an Ex Parte Order or not, you **must** attend any hearing (a meeting at the court) that the judge schedules. The hearing is when the judge will get to hear what you have to say and what the Respondent has to say. If you do not attend the hearing, the judge is not allowed to grant you an Order of Protection that lasts for several months or years. Also, if you do not attend the hearing, the Ex Parte Order will expire.

What will happen at the hearing?

The judge will allow both sides a chance to speak. If there are witnesses who can talk about what happened, you may take them with you to give testimony at the hearing. If you have evidence about what happened, you may take it to the hearing and present it to the judge. Remember, the judge knows nothing about your case, except what you include in the Petition and what you provide in court.

After considering your side of the situation and the Respondent's side, the judge will make decisions about whether to give you an Order of Protection, what restrictions to include in it, and how long it will last.

What evidence can I use at the hearing?

Your evidence might include photographs of the Respondent, medical records related to the stalking, or photographs of damaged property. You also might want to show the judge text messages or recordings of threats or harassment from the Respondent. It is important to understand that you must bring your evidence in some form that the judge can keep and add to your file at the courthouse. If you are bringing medical records, make sure they are *copies* of the records you have. If you want to show the judge photographs or text messages, you will need to have them printed out on paper. You will not be able to just hold your phone up for the judge to look at. If you want to show the judge a video, you will need to have it saved on a flash-drive or some other sort of device that you can give to the judge. It is important to know that the Court might require you to bring your storage device to the Clerk before the day of your hearing. Discuss this with the Clerk of Circuit Court in advance if you plan to bring evidence on a flash-drive or other storage device.

If you need help getting your evidence ready to take to your hearing, contact your local domestic violence program. (Contact information is in the black rectangle on Page 1.)

What should I do with the Order if I get one?

Always carry the Order with you. This will make it easier for police or sheriff's officers to enforce the Order if you call them for help. It's also a good idea to keep pictures on your phone that show every page of the Order.

Ask the Clerk of Court to give you certified copies of your Order of Protection.

Does the Ex Parte Order still count after the judge gives me an Order of Protection? The Order of Protection *replaces* the Ex Parte Order. The Order of Protection will last longer and may have more information or restrictions than the Ex Parte Order had.

Can I change an Order of Protection that I already have?

You can ask the Court to modify your Order of Protection. You might choose to do this if something has changed in your life and you need the Order of Protection to address that change. You could also ask for a modification if the Respondent has started doing something different that makes you feel unsafe. The Court might be able to add a new restriction to your Order to help protect you.

You will need to file a Motion to Modify Order of Protection at the Clerk of Court's office. (You can get a form for that Motion from the Clerk's office.)

It's important to remember that you cannot ask the Court to modify the Order if the Order has already expired.

What can I do if the Order of Protection doesn't last long enough?

If your Order of Protection is nearing its expiration date and you feel the Respondent is still a danger to you (or to other people included in the Order), you can ask the Court to extend the Order. You will need to file a Motion to Extend Order of Protection at the Clerk of Court's office. (You can get a form for that Motion from the Clerk's office.) It's important to remember that you cannot ask the Court to extend the Order if the Order has already expired. It is helpful to file the Motion to Extend at least ten days before your Order expires.

Can the Order last longer if the Respondent spends some of the time in jail?

According to Wyoming law, a Stalking Order of Protection **tolls** when the Respondent is in jail or prison. **Tolling** means the protection order will last longer than was originally planned. This is done to help protect you after the Respondent gets out of jail/prison. (It's important to know that tolling is different from getting an extension for your Order. There's information about getting an Order extended in the paragraph above.)

Tolling happens automatically, but the Order of Protection the Court gave you won't show the new expiration date. The Court needs to know the Respondent went to jail/prison.

You can file a Notice of Incarceration or Imprisonment to let the Court know about that. (You can get a form for that Notice from the Clerk of Court's office.)

<u>Important Note</u>: It doesn't matter why the Respondent went to jail/prison. You can use this form even if the jail/prison time did not have anything to do with you or the protection order.

What does Wyoming law say about Stalking?

You are <u>not</u> required to read the statute (law) that defines Stalking.

You can use the simple checklist in the section called *Before You Get Started* (which will be on Page 1 or Page 2 above) to help figure out if your situation is considered stalking according to the law.

If you do want to read the statute, you can find it online by visiting the Wyoming Legislative Service Office website or you can look at statute books at your local library. The statute number is 6-2-506.

Here is the definition as it is written in the first part of the statute:

(a) As used in this section:

(i) "Course of conduct" means a pattern of conduct composed of a series of acts

over any period of time evidencing a continuity of purpose;

(ii) "Harass" means to engage in a course of conduct, including but not limited to verbal threats, written threats, lewd or obscene statements or images, vandalism or nonconsensual physical contact, directed at a specific person that the defendant knew or should have known would cause:

(A) A reasonable person to suffer substantial emotional distress;

(B) A reasonable person to suffer substantial fear for their safety or the safety of another person; or

(C) A reasonable person to suffer substantial fear for the destruction of their property.

(b) Unless otherwise provided by law, a person commits the crime of stalking if, with intent to harass another person, the person engages in a course of conduct reasonably likely to harass that person, including but not limited to any combination of the following:

(i) Communicating, anonymously or otherwise, or causing a communication with another person by verbal, electronic, mechanical, telegraphic, telephonic or written means in a manner that harasses;

(ii) Following a person, other than within the residence of the defendant;

(iii) Placing a person under surveillance by remaining present outside his or her school, place of employment, vehicle, other place occupied by the person, or residence other than the residence of the defendant;

(iv) Using any electronic, digital or global positioning system device or other electronic means to place another person under surveillance or to surveil another person's internet or wireless activity without authorization from the other person; or

(v) Otherwise engaging in a course of conduct that harasses another person.