## **CHANGING A RESTRAINING ORDER**

UNDER THE FAMILY ABUSE PREVENTION ACT (FAPA)

**IMPORTANT NOTE:** PROCEDURES FOR GETTING RESTRAINING ORDERS VARY FROM COURT TO COURT. CHECK WITH YOUR LOCAL COURT FOR MORE INFORMATION.



### CAN I CHANGE ("MODIFY") A RESTRAINING ORDER?

Yes, but only the following terms may be changed:

- 1) custody and parenting time of the children
- 2) respondent's removal from the home
- 3) respondent's restrictions from other premises, or
- 4) contact with the petitioner

Either party can ask for these changes if the 30-day period for the respondent to request a hearing has ended. Some courts may allow Petitioners to ask for less restrictive terms within the 30-day period.

### WHAT FORMS SHOULD I USE?

*If you are the Respondent:* use the Motion for Order to Show Cause re: Modifying Restraining Order, and Declaration in Support

If you are the **Petitioner**:

If you want to change <b>custody or parenting time</b> terms:	If you want to change terms about: removal from the home, restraint from premises, or contact:		
		If you want <b>more</b> restrictive terms	
<b>USE:</b> <i>Motion for Order to</i> <i>Show Cause re: Modifying</i> <i>Restraining Order, and</i> <i>Declaration in Support</i>	Declaration for Less Restrictive Terms	<b>USE:</b> <i>Motion for Order to</i> <i>Show Cause re: Modifying</i> <i>Restraining Order, and</i> <i>Declaration in Support</i>	

#### WHAT HAPPENS NEXT?

Courts handle these kinds of cases differently. Ask the court when you file how they handle restraining order modifications.

If you are the Petitioner and your request is for *less restrictive* terms, the judge may sign an order granting your request without a hearing. The Respondent can ask for a hearing within 30 days after the *Order* is served.

For all other requests, a judge will review your documents

If the motion is **denied**, the original (or last modified) *Order* remains in effect without change

If the motion is granted, the court will set a hearing for both parties to appear. Some courts set this hearing when you file your *Motion*, others won't set a hearing unless the other party responds. NOTE: if a hearing is scheduled and you don't show up, your *Motion* will most likely be denied and your requested changes will not be made.

**SERVICE:** Court staff will make copies of your papers for you after you file. <u>You cannot</u> serve the papers yourself. Have one of the copies personally given ("served") to the other person by a sheriff, a private process server, or any competent<sup>1</sup> person who is 18 or older, as long as the server lives in the state where the papers are served. The server is required to complete and file with the court a *Certificate of Service*. A form is in the packet, but some servers use their own forms.

If your local court sets a hearing, it is very important for you to attend, or the judge may dismiss your request. **Be sure the court always has your current contact address and contact phone number so you get notice of any hearing.** Use a safe contact address and phone number. If you cannot go to the hearing, call the court clerk as soon as possible.

If no hearing is set, ask the court clerk what the next steps will be

#### **DO I NEED A LAWYER?**

If you have questions about how the law works or what it means, you may need to talk to a lawyer. You are not required to have a lawyer to obtain the restraining order, but you can have a lawyer represent or help you if you wish. If you need help finding a lawyer, call the Oregon State Bar's Lawyer Referral Service at 503.684.3763 or 800.452.7636. If you believe you cannot afford a lawyer, ask court staff if your area has a legal services (legal aid) program that might help you.

#### WHAT IF I NEED AN ACCOMMODATION OR AN INTERPRETER?

If you have a disability and need an accommodation, or you need a foreign language interpreter, you must tell the court as soon as possible, but at least four days before your hearing. Tell the clerk that you have a disability and what type of assistance you need or prefer, or which language you speak.

#### **COURT FORMS**

Forms that can be used in all Oregon courts are available here: <u>www.courts.oregon.gov/forms</u>

<sup>&</sup>lt;sup>1</sup> "Competent" means that a person who can understand, remember, and tell others about an event

			Case No:	
V.	Petition	ner	MOTION FOR ORDEI SHOW CAUSE RE: MOD RESTRAINING ORD & DECLARATION IN SUI	DIFYING DER
(Person	Responde n restraine		(Family Abuse Prevention	Act)
Filed by  Petitioner  Respon	dent			
	M	otio	<u>n</u>	
I ask the court to issue an <i>Order to Sl</i> and show cause why the following cha	<i>how Caus</i> anges sho	e rec uld 1	uiring  Petitioner  Responden not be made to the restraining orde	it to appear er
Requested Changes:				
Custody Parenting Time	e ( <i>explain</i>	ı):		
Name and age of each child affe	cted by th	ese o	8	
Name	Age	1	Name	Age

Respondent's removal from the home (*explain*):

Respondent's restriction from other premises (*explain*):\_\_\_\_\_

Contact with Petitioner (*explain*):\_\_\_\_\_

\_\_\_\_\_

➤ ☐ I request an order for a peace officer to help me recover custody of the children. The address where the children most likely will be found is:

## **Statement of Points and Authorities**

ORS 107.730(1)(a) authorizes the court to modify the terms of a Family Abuse Prevention Act Restraining Order upon the request of either party

## **Declaration**

The following facts support the changes requested above (*explain why you are requesting the changes to the order and provide any facts that support your requests*)

I asked for an order for a peace officer to help me recover custody of the children. I believe the children are likely to be found at the address above because: \_\_\_\_\_

I hereby declare that the above statements are true to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury. Submitted by: 
Petitioner 
Respondent 
Petitioner's attorney 
Respondent's attorney

Date	Signature		
Email	Name (printed)		
Contact Address (use a SAFE address)	City, State, ZIP	Contact Phone (use a SAFE number)	
Attorney:			
Date	Signature		
OSB#	Name (printed	d)	
Address	City, State, ZIP	Phone	

		Case No:	
and	Petitioner	INFOR	NFIDENTIAL MATION FORM Amended CIF
	Respondent	(Family	Abuse Prevention Act) UTCR 2.130
	This document is not accessit parties. Exceptions may apply	-	
File one CIF for each pa	rty		
Submitted by: 🗌	Petitioner 🗌 Respondent 🗌 o	ther:	
Information abou			
	(first, middle, l	ast)	
Pe	titioner 🗌 Respondent 🗌 other:		
Date	of Birth:	_	
Respondent's En	nployer's Name, Address, and I	Phone: <i>(not require</i>	ed for Petitioner)
Minor children o			
Name:	Dat	e of Birth:	Ī
			•

Additional page attached

<sup>&</sup>lt;sup>1</sup> The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

	Cas	se No:
and	Petitioner	NOTICE OF FILING OF CONFIDENTIAL INFORMATION FORM (CIF)
	Respondent	
		Amended CIF
		out the following parties to this case as applete a section for each party you filed
	, Middle, Last): Information contained in C ] children's date of birth	IF (check all that apply):
🗌 date of birth 🗌	rst, Middle, Last): Information contained in C ] children's date of birth me, address, and telephone	
Submitted by: 🗌 Petitioner 🗌 A	ttorney for Petitioner 🗌 Resp	ondent 🗌 Attorney for Respondent
Date	Signature	
OSB# (Attorneys only)	Name (print	ed)
Contact Address	City, State, ZIP	Contact Phone

		Case No:
	Petitioner	
v.		<b>CERTIFICATE OF SERVICE</b>
	Respondent	
	-	(Family Abuse Prevention Act)
I, (name)		, declare that I am a resident of the state of
lawyer in this case, and not		on 18 years of age or older. I am not a party to or
I certify that on <i>(date)</i>	at (time	)(am/pm),
		ollowing documents in person to
Order to Show Cause Declaration in Support with the Notice to Res	pondent/Request for Hearing,	der <b>and</b> Motion for Order to Show Cause & Instructions for Contesting a Family Abuse idential Information Form (CIF) Filing
Other (name all form	ns or documents served)	
		ue to the best of my knowledge and belief. n court and I am subject to penalty for
Date		Signature of Server
		Print Name
If person serving is NOT a	sheriff or sheriff's deputy, add	dress and phone number of server:

#### NOTICE TO PETITIONERS RECEIVING ELECTRONIC NOTICE ABOUT RESTRAINING ORDERS

#### USE THIS FORM IF:

• You have <u>already provided</u> your email address or cell phone number to the sheriff's office to receive electronic notice when your *Restraining Order* has been served or is about to expire

AND

• Your email address or cell phone number has changed

## **DO NOT FILE THIS FORM WITH THE COURT**

The information below must be provided to the sheriff's office in the county where the *Restraining Order* was issued

# If your contact address or phone number has changed, you must separately inform the court that issued the Order

A common time to use this form is when you are RENEWING or MODIFYING your restraining order. This form can be used ANYTIME a restraining order is in effect and you have changed your email address or cell phone number and still want to receive electronic notice from the sheriff's office about service or expiration.

## PETITIONER'S NOTICE TO SHERIFF'S OFFICE OF CHANGE OF CONTACT INFORMATION

Your Name:	
Respondent's Name:	
Court Case #:	
County where Order Issued:	
Your new cell phone number:	
Cell Carrier (AT&T, T-Mobile, Verizon. etc.):	
Your new email address:	

#### NOTICE TO PETITIONERS: RECEIVING ELECTRONIC NOTICE ABOUT RESTRAINING ORDERS

The sheriff is required to provide you with proof of service showing when your Restraining Order has been served

<u>USE THIS FORM</u> if you would also like to receive electronic notice by text message and/or email when your *Restraining Order* has been served or is about to expire

The information below will be given to the sheriff for the county where the Restraining Order is issued

## **DO NOT FILE THIS FORM WITH THE COURT!**

Give or send it to the sheriff for the county where you filed for your Restraining Order

**This is a VOLUNTARY option.** You do not have to provide this information. The sheriff will still notify you when your Restraining Order has been served.

If your contact address or phone number changes, you must separately inform the court that issued the Order. If the information below changes, notify the sheriff.

## PETITIONER'S NOTICE TO SHERIFF'S OFFICE OF ELECTRONIC CONTACT INFORMATION

Your Name: \_\_\_\_\_

Respondent's Name: \_\_\_\_\_

Court Case #: \_\_\_\_\_

County where Order Issued: \_\_\_\_\_

Your cell phone number: \_\_\_\_\_

Cell Carrier (AT&T, T-Mobile, Verizon. etc.): \_\_\_\_\_

Your email address: \_\_\_\_\_