## How to Obtain a Civil Protection Order

These standard instructions are for informational purposes only and do not constitute legal advice about your case. If you choose to represent yourself, you are bound by the same rules and procedures as an attorney.

## **General Information**

- ◆ A Temporary or Permanent Civil Protection Order may be issued against an adult or a juvenile who is ten years of age or older.
- A Protection Order means any Order that prohibits the Restrained Person from contacting, harassing, injuring, intimidating, molesting, threatening, touching, stalking, sexually assaulting or abusing any Protected Person, or from entering or remaining on premises, or from coming within a specified distance of a Protected Person or premises, or from taking, transferring, concealing, harming, disposing of, or threatening harm to an animal owned, possessed, leased, kept, or held by a Protected Person, or any other provision to protect the Protected Person from imminent danger to life or health.
- Venue is proper in any county where the acts that are the subject of the Complaint/Motion occur, in any county where one of the parties resides, or in any county where one of the parties is employed.
- ◆ To obtain an order for custody of minor children, you will need to file a district court domestic relations case.
- ◆ For additional information, please review Colorado Revised Statute §13-14-104.5, §13-14-105, §13-14-105.5, and §13-14-106.
- If you have a disability and need a reasonable accommodation to access the courts, please contact your local ADA Coordinator. Contact information can be obtained from the following website: http://www.courts.state.co.us/Administration/HR/ADA/Coordinator\_List.cfm

## **Common Terms**

The person or business entity filing a Complaint/Motion against a person. The person that the Complaint/Motion is filed against. Respondent: Document that officially commences the Protection Order process. An act, attempted act, or threatened act of violence, stalking, harassment, or coercion that is committed by any person against another person to whom the actor is currently or was formerly related, or with whom the actor is living or has lived in the same domicile, or with whom the actor is involved or has been involved in an intimate relationship. The person, persons, or business entity who was granted a Protection Order. The person who is to remain away from making contact with another person(s) or business entity. In legal terms, "may" is defined as "optional" or "can." Mav: Shall: In legal terms, "shall" is defined as "required."

If you do not understand this information, please contact an attorney.

## Fees

The Court may assess a filing fee to the Person seeking a protection order. A filing fee of \$85.00 is required except when the Person seeking a protection order is a victim of domestic abuse, stalking, sexual assault or unlawful sexual contact. If the Person seeking a protection order is not required to pay the filing fee, the Court may assess the filing fee, service-of-process fees and attorney fees against the Restrained Person at the Permanent Protection Order Hearing.

☐ Copy of D	ocuments	\$.25 per page
Certification	on Fee	\$20.00 per document
☐ Service Fe	ee	Varies (payable to process serve

Varies (payable to process server)

Other fees that you may encounter are as follows:

Form To acc		a form online go to <u>w</u>	www.courts.state.co.us/Forms and click on "Protection Orders."
		JDF 401 JDF 402 JDF 404 JDF 442	Incident Checklist Verified Complaint/Motion for Protection Order Affidavit Regarding Children Information Sheet for Registering a Protection Order
Step	-By	<b>/-Step</b>	
individu	refe ual c Co	ircumstances. ntact the Court where	ed forms above to determine which forms must be submitted based on your e you plan to file your case for specific days or times when protection order and to determine if they have any other filing requirements.
		Complete all necess Be specific and pro- If you want to have Complaint/Motion. Add an alternate ma	sary information on the form.  vide complete information identifying why you are seeking a protection order.  your address and phone left out of the pleadings, check box #6 on the  ailing address to the space provided on page 4 if possible. Examples include a ember, or trusted friend's mailing address.
		You may keep it or <b>Note:</b> If you do file	<b>F 401).</b> this form to help you prepare for your hearing. you may file it with your Verified Complaint/Motion. this form, it will become a part of the public record and will be served on the other e Complaint/Motion.
	Aff		hildren (JDF 404).  for temporary care and control, interim decision-making, or parenting time for the tion order for the benefit of any minor child, you must complete this form.
	Infe	Complete this form	Registering a Protection Order (JDF 442).  and attach it to the Verified Complaint/Motion for Protection Order (JDF 402).  information be complete and accurate for enforcement of the protection order.
Step :		File With the ovide the Court with t	e Court. he documents completed as described in Step 1 above.
Step	Be and If th	prepared as you mad any issues regarding Court grants a ten	Protection Order Hearing.  y be asked questions about your request to obtain a temporary protection order ng the children, if applicable.  nporary protection order, you will be provided with a written Order stating such.  Temporary Protection Order, you need to do the following:

		Obtain Certified Copies of the Order. The number of copies will vary based on your circumstances.  You will need one for yourself and one to serve the Restrained Person.  If you were awarded temporary care and control, parenting time and/or interim decision-making of the minor children or if the Restrained Person was ordered to have no contact with the minor children, you may need copies for your work, children's school, daycare provider, etc.  Remember to carry a copy of the Protection Order and Affidavit/Certificate of Service at all times.
Protecticy your Pe set with parentin	all coon ( rma in 1- ing til Tak the Be Be And Cal You If p	Complete Personal Service.  Implete personal service on the other party with a copy of the Complaint/Motion, Temporary order and Affidavit/Certificate of Service per rule 4(e) of the Colorado Rules of Civil Procedure prior to be to dent Orders Hearing or next hearing date set by the Court. The Permanent Orders hearing is usually days from your Temporary Orders Hearing or the Court may set a future hearing date to address the and decision-making responsibilities. Helpful Hints to complete personal service:  It is a copy of the Complaint/Motion, Temporary Protection Order, and Affidavit/Certificate of Service to sheriff, a private process server, or someone you know who is 18 years or older, who is not a party to be case, and who knows the rules of service to serve the Respondent.  It is a private to direct the sheriff, private process server, or person serving the documents to return the original copy of the Affidavit/Certificate of Service to you.  It is the returned Affidavit/Certificate of Service with you along with your Temporary Protection Order. It is required to provide both forms to law enforcement.  It is a copy of the Completed, inquire with the Court to determine what other steps can be not complete service.
may cal	Co I wit	Permanent Orders Hearing. It for information or there may be a victim's advocate program in your area that can provide help. You desses and present evidence if you wish. The Court will issue subpoenas for witnesses you need. The obtained a Temporary Protection Order, you must:  Appear at the permanent orders hearing or the next hearing date set by the Court on the date and time scheduled in the Order or your Temporary Protection Order will automatically expire.  Bring the original Affidavit/Certificate of Service and submit it to the Court.
	Wh	Court grants the Permanent Protection Order, you will be provided with a written order stating such. In you receive the Permanent Protection Order, you need to do the following:  Obtain Certified Copies of the Order. The number of copies will vary based on your circumstances.  You will need one for yourself and one to serve the Restrained Party.  If the Restrained Person was ordered to have no contact with minor children, you may need copies for your work, children's school, daycare provider, etc.  If the Restrained Person is present during the hearing, the Court will submit the Order to him/her and personal service is not necessary.  If the Restrained Person is not present and the Permanent Protection Order is different from the Temporary Protection Order, you must complete personal service.  Take a copy of the Complaint, Permanent Protection Order, and Affidavit/Certificate of Service to the sheriff, a private process server, or someone you know who is 18 years or older, who is not a party to the case, and who knows the rules of service to serve the Respondent.  Be sure to direct the sheriff, private process server, or person serving the order to return a copy of the Affidavit/Certificate of Service to you and to file the original with the Court as soon as possible after service has been completed.  If personal service cannot be completed, inquire with the Court to determine what further steps
		can be taken.

Remember to carry a copy of the Order at all times.