



THE SUPREME COURT of OHIO

PROTECTION ORDERS OVERVIEW CARD

TYPE OF ORDER	FOR WHOM?	JURISDICTION, VENUE & STANDARD OF PROOF	LENGTH OF ORDER, OBJECTIONS & VIOLATION
<p>Domestic Violence Civil Protection Order (DV CPO)</p> <p>Domestic Violence Juvenile Civil Protection Order (DV JCPO)</p> <p>Dating Violence Civil Protection Order (DT CPO) R.C. 3113.31</p>	<ul style="list-style-type: none"> Domestic violence, menacing by stalking, aggravated trespass, child abuse or sexually oriented offense committed by a family or household member Acts committed by an adult against an adult with whom the person has a dating relationship Criminal charges not required Person may seek relief on the person's own behalf In a domestic violence case, any parent or adult household member may seek relief on behalf of any other family or household member In a domestic violence case, custody and support issues may be addressed 	<ul style="list-style-type: none"> Common Pleas Court Domestic Relations division if respondent is 18 years or older Common Pleas Court Juvenile division if respondent is under 18 years old <i>Ex Parte</i> order solely signed by a magistrate per Civ.R. 65.1 Hearing within 7 or 10 court days if <i>Ex Parte</i> order issued, depending if respondent is ordered to vacate or evicted from residence Normal civil action if no <i>Ex Parte</i> order issued or requested Venue: County where petitioner currently or temporarily resides Standard of proof: Preponderance of the evidence 	<ul style="list-style-type: none"> In effect for a specified time up to 5 years and may be renewed In effect for a specified time not to exceed the respondent's 19th birthday, if respondent is a juvenile Objections filed after issuance of final appealable order per Civ.R. 65.1 Criminal violation under R.C. 2919.27 Prosecution without service if judicial officer or law enforcement officer provided notice about the order Contempt of court under R.C. 3113.31 Adjudicated a delinquent juvenile under R.C. 2919.27
<p>Juvenile Civil Protection Order (JCPO) R.C. 2151.34</p>	<ul style="list-style-type: none"> Felonious assault, aggravated assault, assault, aggravated menacing, menacing by stalking, menacing, aggravated trespass, and sexually oriented offense committed by a juvenile Criminal charges not required Any person on behalf of that person Any parent or adult family or household member may seek relief on behalf of any other family or household member Any person who the court deems as an appropriate person may seek relief on behalf of a child 	<ul style="list-style-type: none"> Common Pleas Court Juvenile division if respondent is under 18 years old <i>Ex Parte</i> order solely signed by a magistrate per Civ.R. 65.1 Hearing within 10 court days if <i>Ex Parte</i> order issued Normal civil action if no <i>Ex Parte</i> order issued or requested Venue: County where petitioner resides Standard of proof: Preponderance of the evidence; clear and convincing for electronic monitoring 	<ul style="list-style-type: none"> In effect for a specified time not to exceed the respondent's 19th birthday Objections filed after issuance of final appealable order per Civ.R. 65.1 Criminal violation under R.C. 2919.27 Prosecution without service if judicial officer or law enforcement officer provided notice about the order Contempt of court under R.C. 2151.34 Adjudicated a delinquent juvenile under R.C. 2919.27

PROTECTION ORDERS OVERVIEW CARD

TYPE OF ORDER	FOR WHOM?	JURISDICTION, VENUE & STANDARD OF PROOF	LENGTH OF ORDER, OBJECTIONS & VIOLATION
<p>Civil Stalking Protection Order (CSPO)</p> <p>or</p> <p>Civil Sexually Oriented Offense Protection Order (CSOOPO)</p> <p>R.C. 2903.214</p>	<ul style="list-style-type: none"> • Menacing by stalking or sexually oriented offense • Criminal charges not required • Person may seek relief on the person's own behalf • Any parent or adult household member may seek relief on behalf of any other family or household member 	<ul style="list-style-type: none"> • Common Pleas Court if respondent is 18 years or older • <i>Ex Parte</i> order solely signed by a magistrate per Civ.R. 65.1 • Hearing within 10 court days if <i>Ex Parte</i> order is issued • Normal civil action if no <i>Ex Parte</i> order issued or requested • Venue: County where petitioner resides • Standard of proof: Preponderance of the evidence; clear and convincing for electronic monitoring 	<ul style="list-style-type: none"> • In effect for a specified time up to 5 years and may be renewed • Objections filed after issuance of final appealable order per Civ.R. 65.1 • Criminal violation under R.C. 2919.27 • Prosecution without service if judicial officer or law enforcement officer provided notice about the order • Contempt of court under R.C. 2903.214
<p>Domestic Violence Temporary Protection Order (DV TPO)</p> <p>R.C. 2919.26</p>	<ul style="list-style-type: none"> • Criminal charges of domestic violence, stalking, criminal damaging or endangering, criminal mischief, burglary, aggravated trespass, sexually oriented offense or any offense of violence per R.C. 2901.01 against a family or household member • Either misdemeanor or felony charge 	<ul style="list-style-type: none"> • Municipal or County Court (generally) or Common Pleas Court • Venue: Court that has jurisdiction over criminal case 	<ul style="list-style-type: none"> • In effect for the duration of criminal case or until a DV CPO, per R.C. 3113.31, is issued arising out of the same activities • Criminal violation under R.C. 2919.27 • Prosecution without service if judicial officer or law enforcement officer provided notice about the order
<p>Criminal Protection Order (CrPO)</p> <p>R.C. 2903.213</p>	<ul style="list-style-type: none"> • Criminal charges of felonious assault, aggravated assault, assault, aggravated menacing, menacing by stalking, aggravated trespass, menacing or sexually oriented offense against someone who is NOT a family or household member • Excludes DV and offenses of violence against family or household member • Either misdemeanor or felony charge 	<ul style="list-style-type: none"> • Municipal or County Court (generally) or Common Pleas Court • Venue: Court that has jurisdiction over criminal case 	<ul style="list-style-type: none"> • In effect for the duration of criminal case or until CSPO or CSOOPO, per R.C. 2903.214, is issued arising out of the same activities • Criminal violation under R.C. 2919.27 • Prosecution without service if judicial officer or law enforcement officer provided notice about the order

This project was supported by Subgrant No. 2009-RA-E01-2224 awarded by the Office of Justice Programs through the State of Ohio, Office of Criminal Justice Services. The opinions, findings, and conclusions or recommendations expressed in this publication are those of the authors and do not necessarily reflect the views of the Supreme Court of Ohio, Department of Justice, or the State of Ohio, Office of Criminal Justice Services.