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| FORM 10.05-A: INFORMATION ABOUT FILING A JUVENILE CIVIL PROTECTION ORDER OR A JUVENILE DOMESTIC VIOLENCE CIVIL PROTECTION ORDER PETITION | |
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| * If you have any questions about completing the Petition for a Juvenile Civil Protection Order or Domestic Violence Juvenile Civil Protection Order (Form 10.05-B), contact the local victim assistance program, domestic violence program, or Ohio Domestic Violence Network at 800-934-9840. * Neither the Clerk of Court’s Office nor the local domestic violence program can give legal advice. If you need legal advice, talk to a lawyer. Only a lawyer can give you legal advice. * There is NO FEE for filing the Petition. * Once completed, take the Petition and other necessary documents to the Clerk of Court’s Office. * If you want an emergency order, also known as an Ex Parte Protection Order, check “want” in paragraph 2 of the Petition. * The Court will consider your request for an Ex Parte Protection Order and may ask you questions. * Regardless if an Ex Parte Protection Order was requested, granted, or denied, a full hearing will be scheduled. * You must attend the full hearing. Your victim advocate may also be present at the hearing. * On the day of the full hearing, be prepared to (1) tell the Court what happened, (2) bring with you any witnesses, evidence, and documentation to prove your case, and (3) ask Respondent questions. * Respondent may be represented by a private lawyer or a court-appointed lawyer. [R.C. 2151.34(O)] You may represent yourself or ask the Court for a continuance to obtain a lawyer. [R.C. 2151.34(D)(2)(a)(iii) or 3113.31(D)(2)(a)(iii)] * Respondent or Respondent’s lawyer may present evidence and may ask you questions. * The Court cannot issue a protection order against you unless Respondent has filed a Petition. | |

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| **DEFINITIONS** | |
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| **Aggravated Assault**  [R.C. 2903.12] | No person, while under the influence of sudden passion or in a sudden fit of rage, either of which is brought on by serious provocation occasioned by the victim that is reasonably sufficient to incite the person into using deadly force, shall knowingly cause serious physical harm to another or to another’s unborn.  No person, while under the influence of sudden passion or in a sudden fit of rage, either of which is brought on by serious provocation occasioned by the victim that is reasonably sufficient to incite the person into using deadly force, shall knowingly cause or attempt to cause physical harm to another or to another’s unborn by means of a deadly weapon or dangerous ordnance, as defined in [the law]. |
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| **Aggravated Menacing**  [R.C. 2903.21] | No person shall knowingly cause another to believe that the offender will cause serious physical harm to the person or property of the other person, the other person’s unborn, or a member of the other person’s immediate family. |
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| **Aggravated Trespass**  [R.C. 2911.211] | No person shall enter or remain on the land or premises of another with purpose to commit on that land or those premises a misdemeanor, the elements of which involve causing physical harm to another person or causing another person to believe that the offender will cause physical harm to the person. |
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| **Assault**  [R.C. 2903.13] | No person shall knowingly cause or attempt to cause physical harm to another or to another’s unborn. No person shall recklessly cause serious physical harm to another or to another’s unborn. |
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| **Domestic Violence**  [R.C. 3113.31] | “Domestic violence” means the occurrence of one or more of the following acts against a family or household member: attempting to cause or recklessly causing bodily injury; placing another person by the threat of force in fear of imminent serious physical harm or committing [menacing by stalking or aggravated trespass]; committing any act with respect to a child that would result in the child being an abused child, as defined [by law]; or committing a sexually oriented offense. |
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| **Family or Household Member**  [R.C. 3113.31(A)(3) through (4)] | "Family or household member” means any of the following:  Any of the following who is residing with or has resided with Respondent, such as a spouse, a person living as a spouse, or a former spouse of Respondent; a parent, a foster parent, or a child of Respondent, or another person related by consanguinity or affinity (blood or marriage) to Respondent; a parent or a child of a spouse, person living as a spouse, or former spouse of Respondent, or another person related by consanguinity or affinity (blood or marriage) to a spouse, person living as a spouse, or former spouse of Respondent.  The natural parent of any child of whom Respondent is the other natural parent or is the putative other natural parent.  “Person living as a spouse” means a person who is living or has lived with Respondent in a common law marital relationship, who otherwise is cohabiting with Respondent, or who otherwise has cohabited with Respondent within five years prior to the date of the alleged occurrence of the act in question. |
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| **Felonious Assault**  [R.C. 2903.11] | No person shall knowingly cause serious physical harm to another or to another’s unborn. [R.C. 2903.11(A)(1)]  No person shall knowingly cause or attempt to cause physical harm to another or to another’s unborn by means of a deadly weapon or dangerous ordnance.  No person, with knowledge that the person has tested positive as a carrier of a virus that causes AIDS, shall knowingly do any of the following: (1) engage in sexual conduct with another person without disclosing that knowledge to the other person prior to engaging in the sexual conduct; (2) engage in sexual conduct with a person whom the offender knows or has reasonable cause to believe lacks the mental capacity to appreciate the significance of the knowledge that the offender has tested positive as a carrier of a virus that causes AIDS; or (3) engage in sexual conduct with a person under eighteen years of age who is not the spouse of the offender. |
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| **Menacing**  [R.C. 2903.22] | No person shall knowingly cause another to believe that the offender will cause physical harm to the person or property of the other person, the other person’s unborn, or a member of the other person’s immediate family. |
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| **Menacing by Stalking**  [R.C. 2903.211] | No person by engaging in a pattern of conduct shall knowingly cause another person to believe that the offender will cause physical harm to the other person or cause mental distress to the other person.  No person, through the use of any electronic method of remotely transferring information, including, but not limited to, any computer, computer network, computer program, or computer system, shall post a message with purpose to urge or incite another to commit a violation [this law]. |
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| **Pattern of Conduct**  [R.C. 2903.211(D)(1)] | Pattern of conduct means two or more actions or incidents closely related in time. |
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| **Mental Distress**  [R.C. 2903.211(D)(2)] | Mental distress means: (a) any mental illness or condition that involves some temporary substantial incapacity **OR** (b) any mental illness or condition that would normally require psychiatric treatment, psychological treatment, or other mental health services, regardless if psychiatric treatment, psychological treatment, or other mental health services was requested or received. |
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| **Sexually Oriented Offense**  [R.C. 2950.01] | Sexually oriented offenses are defined at R.C. 2950.01. |