

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

Petitioner,

vs.

Respondent.

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Case No. _____

FD Docket _____

30 DAY TEMPORARY ORDER REQUEST

Pursuant to 43 O.S. § 110 (B)(2) as effective November 1, 2024 (or 10 O.S. § 7700-624) a verified application for temporary orders was filed on _____. The Moving Party or Counsel for Moving Party is required to initial below paragraphs A and/or B, C, D and E as appropriate.

This is a case **WITH Minor Children** or **WITHOUT Minor Child(ren)** [Please CIRCLE ONE].

- _____

A. Moving party requests a substantive hearing and temporary ruling on custody;
- _____

B. Moving party requests a substantive hearing and temporary ruling on visitation;
- _____

C. Moving party requests a substantive hearing and temporary ruling on child support;
- _____

D. Moving party requests a substantive hearing and temporary ruling on other ancillary matters (may include property issues) specifically:

_____.
- _____

E. Interpreter is needed for _____ (language).

Moving party **SHALL** provide and demonstrate at least five (5) days’ notice of hearing to the non-moving party or the hearing **SHALL NOT** be held. The Parties may waive 30-day timeframe at any time by written Waiver and Order signed by the Court.

Moving Party OR Counsel for Moving Party

ORDER SETTING TEMPORARY ORDER HEARING WITHIN 30 DAYS

It is therefore ordered that the above case is set for hearing before Judge _____ on the _____ day of _____, 20_____, at _____ o’clock __.m., in Courtroom _____ of the Tulsa County Courthouse, 500 South Denver, Tulsa, Oklahoma.

Judge of the Tulsa County District Court

THIS HEARING **SHALL NOT OCCUR** UNLESS FIVE (5) DAYS’ NOTICE OF HEARING IS GIVEN/SHOWN.

CERTIFICATE OF SERVICE

I hereby certify that on the date of the filing of this Order, I gave five (5) days’ notice of the above hearing and a true and correct copy of the Application to the non-moving party and filed a true and correct proof of notice in this case (specify manner of notice):

Moving Party OR Counsel for Moving Party

PARTIES ARE REQUIRED TO EXCHANGE ALL DR-5 INFORMATION 48 HOURS BEFORE THE HEARING, AND TO COMPLY WITH ANY PARENTING PLAN CONFERENCE REQUIREMENTS AS DIRECTED BY THE COURT.