ORDER OF PROTECTION □Final Order □Alias □Continued Order	Absentee Shawnee Tribe Trial Court Case No. PO-2023-04
☐Amended Order ☐Temporary Order	Court Phone Number (405)275-4030x120
Petitioner Sacha Almanza First Middle Last and/or on behalf of minor family member(s)	Additional Petitioner Information Name(s) and age(s) of minor family member(s) K.D.A., dob 10/17/2005 L.J.A., dob 8/17/2011 F.D.A., dob 7/15/2009 M.A.A., dob 7/15/2009
-VS- Defendant(s) Hollywood Carr First Middle Last Relationship to PetitionerFormer girlfriend of L.A. Defendant's Address: 2351 156th Ave NE Norman, OK 73026	Defendant Identifiers SEX RACE DOB HT WT F W EYES HAIR DISTINGUISHING FEATURES DRIVERS LICENSE # STATE EXPIRES Other
CAUTION: Weapon Involved-Type: Weapon Present on Property Unknown if Weapon Present THE COURT FINDS: That it has jurisdiction over the parties and subject matter, and the Defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this Order follow on succeeding presents.	
THE COURT ORDERS: The above named Defendant to not commit further act	is or threats of abuse. istrict Court of the above named County on the day of, in Courtroom #
	ges. <u>Feb</u> , 20 <u>24</u> at <u>11:00</u> AN /PM

WARNINGS TO DEFENDANT:

This Order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced on tribal lands (18 U.S.C. §2265). Crossing state, territorial or tribal boundaries to violate this Order may result in federal imprisonment (18 U.S.C. §2262).

Federal law provides penalties for possessing, transporting, shipping or receiving any firearm or ammunition (18 U.S.C. §922(g)(8)) with penalty up to \$250,000 fine and 10 years in prison.

Only the District Court can change this Order.

ORDER OF PROTECTION – Continuation, Page 2 of 3
1. CONTINUED ORDER by stipulation or agreement without a hearing or finding of domestic abuse. Federal Firearms prohibition does not apply.
 DOMESTIC ACTION PENDING – This matter shall be reviewed and further matters heard by the Court having jurisdiction of domestic relations matter pending between the parties.
 FINAL ORDER – No finding of domestic abuse and/or stalking. Federal Firearms prohibition does not apply.
4. ☐ FINAL ORDER – DOMESTIC ABUSE AND/OR STALKING. Following hearing of which Defendant had notice and opportunity to appear and respond, the Court finds that the Defendant represents a credible threat to the physical safety of an intimate partner or child. Defendant is prohibited from possession of firearms or ammunition for the term of this Order.
5. AMENDED ORDER – This order amends and replaces all prior orders issued herein.
THE COURT FURTHER ORDERS as specifically marked in check boxes below:
either in person or by telephone, at any time or place.
Petitioner and not damage or injure any property in which Petitioner has any interest.
8. The Court assumes emergency jurisdiction under UCCJEA of child visitation/custody orders due to physical violence or threat of abuse by Defendant or a threat to violate a custody order by Defendant and further orders with reference to the child(ren) named in the caption of this action, which shall remain in full force and effect until such time as a Court having jurisdiction to make child custody or visitation orders shall act to modify these provisions. The following is ordered:
8a ☐ All visitation is suspended until another Court assumes jurisdiction and modifies.
8b All visitation must be supervised, and in the presence of the following Supervisor:
8c ☐ Pickup/Delivery of child(ren) for visitation shall be by/at
8d U Other:
9. 🔀 Defendant to not stalk the Petitioner.
10. Defendant to leave and remain away from the residence located at on or before atAM/PM, and take no action to change utilities or telephone service.
11. ☐ If this Order is served at the residence to be vacated, order Law Enforcement Officers to remain at the residence until Defendant removes necessary clothing and personal effects and leaves the premises.
12. ☐ Defendant shall within 30 days secure an assessment/evaluation for
12a □ DOMESTIC VIOLENCE, and/or
12b ☐ SUBSTANCE ABUSE from a Licensed Professional or Certified/Approved Treatment Program, file recommendations in this case and follow the treatment recommendations. Within 30 days after evaluation, Defendant shall enroll in such recommend programs approved by the Department of Mental Health, Certified/Approved Treatment Program, or licensed Professional and regularly attend to completion of any and all program(s), and file in this case proof of attendance and completion. All costs shall be paid by Defendant.
12c ☐ Defendant is ordered to personally reappear before the Court on the day of 20 at AM/PM to show proof of compliance and attendance in programs as ordered above. Failure of Defendant to appear will result in issuance of a Body Attachment (Warrant) for arrest of Defendant.
13. Defendant shall pay the court costs and costs of service within days of this date.
 13. □ Defendant shall pay the court costs and costs of service within days of this date. 14. □ Defendant shall pay Petitioner's attorney fees of \$ within days of this date.

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16.	IT IS FURTHER ORDERED:
17.	□ EXECEPTIONS AND MODIFICATIONS TO ABOVE ORDERS:
	17a D Parties may communicate at reasonable hours and times regarding visitation with minor child(ren).
	17b 🗆
WAF	IING TO DEFENDANT:
1.	This Order is effective immediately.
2.	The filing or non-filing of criminal charges and the prosecution of the case shall not be determined by a person who is protected by this Order, but shall be determined by the District Attorney.
3.	No person, including a person who is protected by this Order, may give permission to anyone to ignore or violate any provision of this Order during the time in which this Order is valid. Every provision of this Order is in full force and effect unless a Court changes the Order.
4.	This Order shall be in effect for up to three (3) years unless extended, modified, vacated o rescinded by the Court. This Order expires on the date shown on Page 1.
5.	A violation of this Order in Oklahoma is punishable by a fine of up to one thousand dollars (\$1,000.00) or up to one (1) year in the county jail, or by both such fine and imprisonment. A violation of this Order which causes injury shall be punishable by twenty (20) days to one (1 year in the county jail or a fine of up to five thousand dollars (\$5,000.00) or by both such fine and imprisonment. Other penalties are provided in other states and for federal violations.
6.	Possession of a firearm or ammunition by a Defendant while this Order is in effect, may subject the Defendant to prosecution for a violation of federal law even if this order does not specifically prohibit the Defendant from possessing a firearm or ammunition.
7.	This Order complies with the <i>Violence Against Women Act's</i> full faith and credit provision (18 U.S.C. §2265) and this Order is enforceable throughout Oklahoma and in all 50 states, U.S territories, tribal lands and the District of Columbia
Date	JUDGE OF THE DISTRICT COURT
	RECEIPT FOR SERVICE OF ORDER
The u	dersigned Defendants were present in open Court when the above Order was entered by the Court, and signatures below indicate Service and Receipt of a true copy of the above Order of the Court.
Defe	ant Defendant
	(Validity and enforceability of this Order does not require signature(s) above)