



PETITION FOR PROTECTIVE ORDER	District Court of <u>Tulsa</u> County State of Oklahoma PO 2026-1366 C Case No. PO-20 _____ Court Phone Number () _____																														
<p style="text-align: center;">Petitioner</p> <p><u>Desiree Jordan Worley</u> First Middle Last</p> <p>and/or on behalf of minor family member(s)</p>	<p style="text-align: center;">Additional Petitioner Information</p> <p>Name(s) and age(s) of minor family member(s)</p> <p><u>Clayton Woolley Lindstrom</u> Age <u>13</u></p>																														
<p style="text-align: center;">-VS-</p> <p style="text-align: center;">Defendant</p> <p><u>Amanda Rae Lindstrom</u> First Middle Last</p> <p>Relationship to Petitioner: <u>Sons Aunt</u></p> <p>Defendant's Address (Street Address, City, State, Zip Code)</p> <p><u>1807 S. 5th Place</u> <u>Broken Arrow, OK</u> <u>74012</u></p>	<p style="text-align: center;">Defendant Identifiers</p> <table border="1" style="width:100%; border-collapse: collapse;"> <tr> <th style="width:15%;">SEX</th> <th style="width:15%;">RACE</th> <th style="width:15%;">DOB</th> <th style="width:15%;">HT</th> <th style="width:15%;">WT</th> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> <td> </td> </tr> <tr> <th>EYES</th> <th>HAIR</th> <th colspan="3">DISTINGUISHING FEATURES</th> </tr> <tr> <td> </td> <td> </td> <td colspan="3"> </td> </tr> <tr> <th colspan="2">DRIVERS LICENSE #</th> <th>STATE</th> <th colspan="2">EXPIRES</th> </tr> <tr> <td colspan="2"> </td> <td> </td> <td colspan="2"> </td> </tr> </table> <p>OTHER This case will be by virtual hearing on your court date that is listed on the bottom page of your emergency protective order. Instructions for Microsoft Teams are located on the back of your petition.</p>	SEX	RACE	DOB	HT	WT						EYES	HAIR	DISTINGUISHING FEATURES								DRIVERS LICENSE #		STATE	EXPIRES						
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(Clerk's File Stamp Below)

1. Information About the Parties.

DO NOT LEAVE "A" THRU "D" BLANK

Several factors may apply. Please read ALL items below carefully & check any that apply.

**DISTRICT COURT
FILED**

APR 24 2026

A. The Defendant's Relationship to Petitioner(s):

I. Intimate Partner:

- Defendant is my current spouse.
- Defendant is my former spouse.
- Defendant and I are dating, or have dated, each other.
- Defendant and I are, or have been, engaged in a sexual relationship.
- Defendant and I are the biological parents of the same child. *Ms. Worley biological mother*
- Defendant and I currently live together, or previously lived together, in an intimate relationship.
- Defendant is an Intimate Partner of a minor child listed above.

DON NEWBERRY; Court Clerk
STATE OF OKLA. TULSA COUNTY

Defendant is guardian. I am maternal family.

II. Family or Household Member:

- Defendant is my parent, grandparent, stepparent, adoptive parent, or foster parent.
- Defendant is my child, grandchild, stepchild, adopted child, or foster child.
- Defendant is otherwise related to me (by marriage or blood) and _____ does or _____ does not (check one) live in the same household as me.
- Defendant lives in the same household as me, or lived with me within the past year, but is NOT related to me (by marriage or blood).
- Defendant is a Family Member and/or _____ Household Member (check one or both) of the minor child(ren) listed above.

B. If you DID check one or more items in Section A above, then complete this section.

Petitioner is a (check all that apply):

- Victim of Domestic Violence/Abuse*
- Victim of Stalking*
- Victim of Harassment*
- Victim of Rape
- Adult Victim of Other Crime
- Victim of Child Abuse
- Family or Household Member of the Minor Child/Children Listed Above

C. If you DID NOT check one or more items in Section A above, then complete this section.

Defendant has committed the following acts against Petitioner and/or the minor(s) listed above:

- Rape
- Forcible Sodomy
- Sex Offense
- Kidnapping
- Assault and Battery with a Deadly Weapon
- Child Abuse
- Stalking*
- Other Crime against an Adult Victim

POLICE REPORT: If you are NOT a family or household member, or in a dating relationship with Defendant, please see Appendix 1 for further information about whether you must attach a police report.

DEFINITIONS: Terms with an asterisk (*) have specific meanings. See Appendix 2 for important definitions.

D. First Degree Murder (check if applicable). Petitioner is an Immediate Family Member of a Victim of First Degree Murder, and Defendant has Been Charged and Convicted of that Crime

2. Statement of Jurisdiction.

INSTRUCTION: Check all that apply

- Petitioner is a resident of the county wherein this Petition is filed.
- Defendant is a resident of the county wherein this Petition is filed.
- The domestic abuse occurred in the county wherein this Petition is filed.

3. Actions of the Defendant

INSTRUCTION: Check and complete one or more of the following. Fill in the blank lines of checked items.

DEFINITIONS: Terms with an asterisk (*) have specific meanings. See Appendix 2 for important definitions.

DOMESTIC ABUSE*: The Defendant has caused or attempted to cause physical harm to: Clayton Woolley Lindstrom. (Name(s))

DOMESTIC ABUSE*: The Defendant has threatened* imminent physical harm to: Clayton Woolley Lindstrom. (Name(s))

The Defendant has harassed* _____ (Name(s))

The Defendant has stalked* _____ (Name(s))

The Defendant has committed: Rape Forcible Sodomy Sex Offense Kidnapping Assault and Battery with a Deadly Weapon Child Abuse First Degree Murder against _____ (Name(s))

The Defendant has committed the crime of _____ against Petitioner (adult victim of crime, 22 O.S. §60.2(A)).

4. Description of Incident(s)

The incident(s) which caused the filing of the petition occurred on or about 4-23-26 (Date(s)). Describe what happened, when and where the event(s) occurred. List all actions or behaviors you intend to present to the Court at the hearing.

There is an existing protective order against the defendants for Clayton's two siblings that has been renewed for nearly 2 years. The allegations are of serious nature. There is a new DHS investigation with the same allegations of physical abuse. Referral #25717316 dated 4-23-26. Clayton's siblings reported Clayton has been severely beaten by defendants. There are over 14 DHS investigations in the defendant's home. Yet Clayton has not been removed and placed in a safe home. Clayton reported to school officials in March 2026 he has been sleeping on the hard floor with no blankets and pillows. Broken Arrow

Police confirmed they visited the child's school in response. The defendant's coworker reported the defendant locked him in closets, sat on him to whip him, and permitted her mother Barbara Grayson and friend Jake Wraight to physically abuse him. Neighbors reported Clayton wants to commit suicide. Defendant permitted pitbull to bite children 7 times.

ATTACH ADDITIONAL PAGES IF NECESSARY if forced to remain with defendants.

5. **Other Cases.** Please list all cases (divorce, protection orders, paternity, guardianship, criminal, juvenile, civil) involving the Defendant and yourself, or a child you have with the Defendant (attach additional sheets of paper if necessary):

Case Name	Case Number	County & State
Woolley	JD-2018-04	Wagoner Co.
Lindstrom / Evans	PO-2024-2576	Tulsa Co.

6. **Type of Order Requested.** INSTRUCTION: Check either A or B

A. Petitioner does not request an Emergency Ex Parte Protective Order but does request the following relief, checked below, after notice and hearing, in a Final Order;

OR

B. Petitioner does request an Emergency Ex Parte Order because it is necessary to protect the petitioner(s) from immediate and present danger. Petitioner requests the following relief, checked below, in the Ex Parte Order AND, after notice and hearing, requests the same relief in a Final Order.

RELIEF REQUESTED

INSTRUCTION: Check EACH item which you are requesting from the Court

1. Defendant should be prohibited from attempting or having **ANY CONTACT** whatsoever with the Petitioner, either in person, through others or by telephone, mail, electronic means, or any other manner, at any time or place unless specifically authorized by the Court.



EMERGENCY EX PARTE ORDER OF PROTECTION

District Court of Tulsa County
State of Oklahoma

Case No. PO-20 24-2576

Court Phone Number () _____

Petitioner

Julia Ann Evans
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)

Drake (8)
Leland (6)

-VS- Defendant

Amanda Lindstrom
First Middle Last
Relationship to Petitioner: Co Guardian

Defendant's Address
(Street address, City, State, Zip Code)

Defendant Identifiers				
SEX	RACE	DOB	HT	WT
F	W			
EYES	HAIR	DISTINGUISHING FEATURES		
DRIVERS LICENSE #		STATE	EXPIRES	
--		--	-	
OTHER Children Only				

(Clerk's File Stamp Below)

A. CAUTION:

- Weapon Involved – Type: _____
- Weapon Present on Property
- Unknown if Weapon Present

DISTRICT COURT
FILED
APR 08 2026
DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

B. THE COURT FINDS:

- (1) That it has jurisdiction over the parties and subject matter.
- (2) That the Defendant has been or will be provided with reasonable notice and opportunity to be heard.
- (3) That an Emergency Ex Parte Order is necessary to protect the Petitioner(s) pursuant to the Protection from Domestic Abuse Act (22 O.S. §60.1, et seq.).
- (4) Additional findings and terms of this Order follow on succeeding pages.

Hearing Ordered: The Court Orders the Defendant and Petitioner to appear in the District Court of the above named County on the 13 day of May, 20 26, at 9 AM/PM before Judge Clougherty, in Courtroom 111.

IF DEFENDANT FAILS TO APPEAR AT THE HEARING, THIS ORDER MAY BECOME A FINAL PROTECTIVE ORDER WITHOUT FURTHER NOTICE, AND OTHER RELIEF MAY BE GRANTED.

status on brief

In person hearing set 6-8-9³⁰

Validity: This Order shall have statewide and nationwide validity unless specifically modified or terminated by a judge of the district courts (22 O.S. §60.7). This Order shall be enforced, even without registration or filing, by the courts of any state, the District of Columbia, any U.S. Territory, or Indian Tribe (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). Duration: This Emergency Order shall remain in effect until after the full hearing is conducted.

C. THE COURT FURTHER ORDERS THE FOLLOWING RELIEF (as specifically marked in check boxes below):

- (1) Defendant is prohibited from attempting or having **ANY CONTACT** whatsoever with the Petitioner, hereinafter "protected person," either in person, through others or by telephone, mail, electronic means, or any other manner, at any time or place unless specifically authorized by the Court.
- (2) Defendant is prohibited from injuring, abusing, sexually assaulting, molesting, harassing, stalking, threatening, or otherwise interfering with the protected person(s), and from use, attempted use or threatened use of physical force against the protected person(s) that would reasonably be expected to cause bodily injury.
- (3) Defendant is prohibited from engaging in other conduct that would place the protected person(s) in reasonable fear of bodily injury to the protected person(s) or the protected person(s) household members or relatives.
- (4) Defendant is ordered to leave and remain away from the residence located at: _____, _____, Oklahoma, on or before the ____ day of _____, 20__ at _____ a.m./p.m., and take no action to change utilities or telephone service.
- (5a) If this Order is served upon Defendant at the residence to be vacated, Law Enforcement Officers shall remain at the residence until **Defendant** removes necessary clothing and personal effects and leaves the premises.
- (5b) If this Order is served upon Defendant at a location other than the residence to be vacated, Law Enforcement Officers shall accompany the **Defendant** to the residence and remain in attendance until **Defendant** removes necessary clothing and personal effects and leaves the premises. Defendant is ordered NOT to go to the residence to remove necessary clothing and personal effects unless Law Enforcement Officers are present as stated in this paragraph.
- (6) Law Enforcement Officers shall accompany the **Petitioner** (i.e. provide a "civil standby") to the current or recent past residence to remove necessary clothing and personal effects, and remain in attendance until Petitioner leaves the premises. Such residence is located at the following address:

- (7) Defendant who is a **minor**, is ordered to leave the residence located at _____

(address, city, state) and shall be immediately placed in custody of _____

_____ pursuant to 10A O.S. §2-2-101(A)), and a preliminary inquiry in a juvenile proceeding is hereby ordered to determine whether further court action pursuant to the Oklahoma Juvenile Code should be taken against the juvenile defendant. *Note: Pursuant to 22 O.S. §60.4(B)(1), the Court shall order a full hearing on this protective order within 72 hours.*

Circle Age of Minor Defendant: 13 14 15 16 17

(8) There is an existing visitation order, and in order to protect from threats of abuse or physical violence by the Defendant or a threat to violate a custody order, the Court suspends or modifies child visitation as follows:

(a) All visitation is suspended until another Court assumes jurisdiction and modifies. *Note: Pursuant to 22 O.S. §60.4(B)(2), the Court may order a full hearing on this protective order within 72 hours.*

(b) All visitation must be supervised, and in the presence of the following supervisor: _____

(c) Pickup/Delivery of child(ren) for visitation shall be by/at: _____

(d) Other: _____

(9) Exclusive care and custody of certain animal(s) is awarded to the Petitioner. Defendant is ordered to have no contact with said animal(s) and is forbidden from taking, harming or disposing of said animal(s). (Identify animal(s)): _____

(10) Defendant shall immediately surrender all firearms and other dangerous weapons within the Defendant's possession or control and any concealed carry license to _____

(11) IT IS FURTHER ORDERED:
Defendant is to remain at least 100 yards from children and children's home at all times.

D. WARNINGS TO DEFENDANT AND PROTECTED PERSON(S):

(1) 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 the protective order, but shall be determined by the prosecutor.

(2) No person, including a person who is protected by the order, may give permission to anyone to ignore or violate any provision of the order. During the time in which the order is valid, every provision of the order shall be in full force and effect unless a court changes the order.

(3) A Final Protective Order, granted after notice and hearing, will be in effect for five (5) years unless extended, modified, vacated or rescinded by the court or shall be continuous upon a specific finding by the court as provided in subparagraph b of paragraph 1 of subsection G of Section 60.4 of this title unless modified, vacated or rescinded by the court.

- (4) A violation of the order is punishable by a fine of up to One Thousand Dollars (\$1,000.00) or imprisonment for up to one (1) year in the county jail, or by both such fine and imprisonment. A violation of the order which causes injury is punishable by imprisonment for 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. Additional offenses and penalties are provided in federal and state law, including 22 O.S. §60.6.
- (5) Possession of a firearm or ammunition by a defendant while an order is in effect may subject the defendant to prosecution for a violation of federal law even if the order does not specifically prohibit the defendant from possession of a firearm or ammunition.
- (6) Any person who knowingly and willfully presents any false or materially altered protective order to any law enforcement officer to effect an arrest of any person shall, upon conviction, be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections for a period not to exceed two (2) years, or by a fine not exceeding \$5,000.00, and shall in addition be liable for any civil damages to the Defendant (22 O.S. §60.9(E)).
- (7) This Order complies with the Violence Against Women Act's 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 Land and the District of Columbia.

Dated this 8th day of April, 2026.



JUDGE OF THE DISTRICT COURT

BAPD officer
testimony

Glory:

You may have or lay that out and answer any questions you may have afterwards.

roy:

You're fine. My only thing is as far as if it had to go into an interview thing or a one-on-one recorded conversation, I would have to get the approval from PD in order to go forward with that.

Glory:

Sure.

roy:

That was my major concern because obviously we fall under the police department and I would have to get their approval in this type of situation and whatnot.

Glory:

Absolutely.

roy:

But we don't know Amanda under that name, we know her under Rae, which is her middle name I believe, and I've been working with her for the last four years. And I can tell you that in those four years as they've had the kids, they've gone through constant abuse from her and her mother. Dalton, is that the boy's name? Just to confirm.

Glory:

Clayton.

Roy:

Clayton, I'm sorry, Clayton. I saw part of the documentary that you guys have on YouTube. I wasn't able to watch the whole thing. When I started watching it, I only watched part of it and then I had some other stuff I had to get done. But I did watch part of it, and I can tell you for a fact that the boy that I've met in person is nothing like the boy that's in the videos. I know that he is kept, for the most kept heavily medicated.

I can tell you that my first major, I guess you could say, eye-opener, was I was there probably six months in to the force and her mom called her. Rae has a habit of putting calls on speakerphone at work. When something's going on, we all basically hear it because once again, it's a horrible habit that she has. She takes personal calls and puts them on speakerphone to where we can all hear her conversations. Anyhow, the conversation that took place, I believe it must've been around, like I said, it was probably 2021 and it was somewhere around August and her mother had called her stating that Clayton was throwing a fit and that he wasn't behaving well. And Rae suggested to her mom to just go ahead and open the door and let him leave. As he wanted to leave, just go ahead and let him leave and as soon as he left the door, he left to outside she would contact the social worker and the PD. as soon as he left out the door, he left outside to contact the social worker and she would call PD saying that he had run off on his own and whatnot. And I remember hearing this conversation very clearly, and it's one of those that

it's hard to forget because in my head I'm like, "What kind of a parent does that?" All of our kids have outbursts. It's how you handle them that matters.

But she flat out told her Mom, "Go ahead and open the door and let them leave, and as soon as she leaves, we will call PD and we'll call the social worker." And she did. Her mama called her and she was like, "Yeah, he just left." She's like, "Okay, let me call a social worker." But when she called a social worker, she had a whole different tune. I don't know how well you know Ray, but this girl can go from zero to a hundred in half a second. She went from being normal to just explosively crying like someone had died.

Glory:

Holy...

roy:

And when she called a social worker, she called her in that tune. She was like, "Clayton just left. I don't know what to do. We're scared for his safety. He left on his own, didn't tell us anything," and she was just crying. You have no idea. And then they contacted PD and then they went out there and you can imagine what happened next.

Glory:

We actually got a call from their neighbors, and I think this would probably be the same incident that called us, and he said that Clayton ran to their house and they had to call the police and stuff because Clayton disclosed that he was being abused and locked up and that he hates it there and he wants to kill himself and all this.

Roy

Yes

Glory

I'm assuming that's the same incident.

roy:

It could have been or it could have been multiple because from what I understand, the boy has outbursts. I'm not sure if he is autistic. I'm not sure what the details behind that.

Glory:

Well, being kidnapped from your whole family will give you some problems. I think that that's the root of most of his issues.

roy:

But I think it's highly possible that these were very separate situations. This is at [inaudible 00:04:55] time. What I can tell you is that they do get locked up in the closet. She has a history of saying it. When she punishes the kids, when she disciplines them, she has to sit on top of Clayton in order to spank them with the belt.

Glory:

This transcript was exported on 07/29/24 and is not to be used for legal purposes. [View transcript here.](#)

Oh, God.

roy:

She has disclosed this to three of us at the shelter. It's not just me that knows this, we've all heard this. She punishes them with mustard sandwiches when they're misbehaving.

Glory:

Jesus.

roy:

This is all stuff that not just myself, but three others can give you the same information because once again, she talks about these things like openly, and and I think that's is so odd. I know that when my manager starts hearing these things, he just walks away. He doesn't want to hear it. He doesn't want to be involved. My manager's the kind of person that if he hears something that he knows is highly illegal or is wrong, he'll walk away. This way, if he ever gets questioned about it, he'll be like, "I don't hear anything. I walked away."

Glory:

Oh, God.

roy:

But that's the stuff that I've heard and not just myself, other people at the shelter have.

Glory:

Is there any other specific punishments or specific things that you can think of, the more specific is the more helpful that we can kind of point to?

roy:

All I can tell you is that she makes sure that if the kids are spanked or they're hit, it's below the waist because it's considered a discipline. It's not child abuse if it happens on that area. She's well aware of what she can do and what she can't do.

Glory:

Have you ever heard in her phone calls, any derogatory language about him or demeaning language or anything of that nature?

roy:

She calls them "little shits", not just him, the other ones too, I believe she has, I'm not sure if it's one more or two others that she has.

Glory:

Yeah, there's a couple others.

roy:

She calls them "ittle shits". She says she can't stand them. We all honestly believe that she's doing all this for the money.

Glory:

We believe that too.

roy:

Her and her mom, they're not easy going people. I don't have a good relationship with Rae and I am not the only one. She's very, very difficult person to work with. I think anyone would give you the same feedback. She's a very, very difficult person. Definitely, she has no mother instinct whatsoever. Those kids are suffering under their watch. That's all I can tell you for a fact.

Glory:

Thank you so much for being aware.

roy:

She doesn't care for the kids. And if you guys would want me to have this on the video or writing, like I said, I would have to have the approval from the police department. I don't think they're aware that she's involved in the whole situation with Clayton. If you guys were to get the police involved, or at least have them exposure that she works under them, there's a high chance that they would probably let her go under investigation. That would be something that I would suggest for you guys to make a push for. Let the police department have visibility that the kids are under her care and this whole investigation has to do with her as well.

Glory:

Yeah.

roy:

Because I think it's very important for them to know this. I'm pretty sure they don't know about this. Otherwise, I would've heard it from other people or from, I have a lot of friends in PD, police officers, my captain, the chief of police, and none of them are aware of this.

I would bring light to them about it and this would put investigation around her. The thing about Broken Arrow is that right now there's a lot of eyes on the department because a situation that have happened recently, they have about eight police officers on administrative leave due to certain situations that have happened. And to have one more, it'll make them look really bad. I'm sure they would want to work with you guys and put her on some administrative leave while they put their own investigation going on. But if something like that was to happen, they would each interview us, they would interview us and get our feedback on what we might know. That's why I would highly suggest for you and your family to bring this to light to the police department and to the chief of police.

Glory:

Yeah, I definitely will be doing that. I think we're going to work on that on Monday. And I'm not sure, I'm a teacher, I'm a mandated reporter myself. I don't know how city employees work. Obviously police are mandated reporters. Are you considered a mandated reporter since you work under the police department?

roy:

The thing is that we fall in the middle because we are city employees, but we fall under their disciplinary action. We're like stuck in the middle. That's why I always tell you that I don't know how much information I can provide or if I can provide information with you guys under interview or anything like that, it would have to go through their PR first before we can.

Glory:

Now, is that something... Sorry, go ahead.

roy:

I was just going to say, I would be willing to, if it's something that they would approve, I know that other people that have heard her talk and say the inappropriate stuff that she says, another one would be, I don't know her last name. Her name is Danica.

Glory:

Danica, okay.

roy:

Danica McLaren or something like that, McKinney. I would look her up and another person would be Latasha Sampson.

Glory:

Thank you so much.

roy:

We've all worked under her and we've all heard the inappropriate stuff that she says and the child abuse that she does.

Glory:

Thank you so much. I can't thank you enough for being courageous enough to say something. Truly, it obviously means a lot to our family. We're fighting tooth and nail to get our kid back, and it's not easy.

roy:

I agree.

Glory:

I'll keep you updated with what we do to move forward, because obviously we are going to need you guys to be able to have some formal statement made. And obviously I want to do that through the right channels that make you comfortable as well but just so it's not hearsay. And I'll talk to our investigators and we will come up with how we want to go about that with contacting BAPD, and then go from there. And I'll keep you updated if there's something we need you to do.

roy:

Listen, I can guarantee you that this whole case will break wide open if it gets to the attention of the BAPD and if it gets the attention of Chief, because like I said, we fall under their umbrella and the city as well, and they don't need the negative PR. And if they know that she's working for them, and you might have to let them know that she goes under Rae with us. As an employee she goes under Amanda, but everyone else knows her as Rae. She doesn't like her name Amanda.

Glory:

That's good to know. By chance, I'm sure I can look it up, but do you know the Chief's email or whatever off the top of your head, or is that something I can just pull up on I guess?

roy:

Her email?

Glory:

The Chief's, sorry.

roy:

The Chiefs. I'm sorry. No, I don't.

Glory:

I'll just look it up. I'm sure that it's on City website somewhere.

roy:

I don't, I'm sorry.

Glory:

You're good.

roy:

I would get him involved and that would open up to the doors for us to be interviewed and see what information we have. And as I said, to me, that would break the case wide open because I can tell you that the people that I named to you, they would be honest and say what they know.

Glory:

I hope so. Especially when it pertains to a kid. I really hope people would be willing to because it's just one of those things.

roy:

We all have children. I have have five children. I would hate for my child to be in a situation like that. And like I said, I find it weird sometimes whenever I hear her talk to her mom and they're saying that she's misbehaving and then they're like, "We're just going to have to up his dosage."

Glory:

Jesus.

roy:

In my head I'm just like, "What are you guys doing to this kid?" It's unbelievable just thinking about it. And the time that I did meet him, the boy didn't seem all there. They brought him to the shelter to introduce him to us and the boy, he did seem very confrontational and he seemed like a kid in distress. He's going through a whole lot of things.

Glory:

Absolutely. God.

roy:

It was just sad to see.

Glory:

It's one of those things, obviously you had no chance to meet him before, but before all this happened.

roy:

Once again, I saw the video, I saw part of the video, and I'm just like, "The boy that I met was nothing like that. Nothing like that."

Glory:

It's hard for me to even imagine in any other way. We would have trouble walking through the grocery store. He'd want to hug every person he'd walk past. He was the most outgoing, lovable, he was the easiest kid ever to raise because he always wanted to help, never did anything wrong. Just to see the way that they've treated him and to know the way that it's changed him.

roy:

I did see in part you mentioned that you guys have been in contact with some of the neighbors. Have you guys looked at some of the comments that people put on the video?

Glory:

Yeah.

roy:

Some of her neighbors commented on there just saying how abusive she is.

Glory:

Really?

roy:

Yeah. Go through the comment section.

Glory:

We'll definitely do that.

roy:

But once again, you guys really want to break this wide open.

Glory:

Absolutely.

roy:

Get the PD involved with her.

Glory:

Absolutely.

roy:

Get PD involved with this because that would open the doors to a lot of things.

Glory:

I appreciate that. We'll definitely be in further touch and I'll keep you posted with things. But Roy, I can't thank you enough. If you think of anything else that you forgot to mention or left out or if you remember something, just shoot me a text or call anytime. But I appreciate you taking my call so much.

roy:

No problem. Like I said, it's difficult to see and hear everything that the boy has gone through and I am not that kind of person that it is hard to just turn the other way around. You know **what** I mean? It's hard to take in. What I can tell you is that those kids, all three of them have been harshly abused.

Glory:

Okay.

roy:

Maybe not physically to the extent what DHS might consider as physical abuse, but **those** kids have been verbally, mentally abused.

Glory:

It sounds like they're being starved as well. They can't live off of mustard and bread.

roy:

I'm telling you, she does it as a punishment. The way she wants to punish those kids, she locks them in the closet and she feeds them mustard sandwiches.

Glory:

Golly. Roy, thank you so much. I'll let you get back to your night, but I appreciate you so much.

roy:

No problem.

Glory:

And like I said, I'll definitely keep you updated and I'm sure we will be needing some more stuff from you soon once we get the process rolling. Thank you so much.

roy:

Absolutely. No worries.

Glory:

You have a great night. Thank you so much Roy.

roy:

You as well.

Glory:

Bye-bye.

roy:

Bye-bye.

ADDENDUM TO PETITION / STATEMENT OF ADDITIONAL FACTS

(URGENT – CHILD SAFETY CONCERNS)

IN THE DISTRICT COURT OF TULSA COUNTY STATE OF OKLAHOMA

In re: Case No.: PO-

Petitioner(s): **DESIREE WORLEY, LISA WOOLLEY, AND GLORY BALES**

Defendant(s): **AMANDA LINDSTROM, BARBARA LINDSTROM GRAYSON, JACOB WRAIGHT**

PO-2026-_____

Petitioners submit this Addendum to urgently notify the Court of additional facts requiring immediate judicial intervention to protect the minor child, **Clayton Woolley Lindstrom**.

1. Additional Plaintiffs

The following individuals are additional Plaintiffs in this matter:

Lisa Woolley, Maternal Grandmother, and Glory Bales, Maternal Aunt

3. Immediate Safety Concerns

There is a new DHS investigation (Referral #2571736) dated 4/23/26 alleging physical abuse. Clayton's brother Leland Lindstrom disclosed Amanda Lindstrom, Barbara Grayson, and Jacob Wraight physically abused Clayton Woolley Lindstrom by Amanda sitting on Clayton and hitting him with a wooden spoon, Barbara Grayson holding his feet, and Jacob holding his arms. The three adults changed positions at times. Leland reported all three adults pulled Clayton's ears to the point of severe pain in order to punish him and force him into a closet. The same punishment happened to Drake and Leland. These punishments occurred multiple times over the years 2020-2024 when Drake and Leland lived in the home with Clayton and the Defendants. Leland's statement is attached to the Protective Order filing. Petitioners urgently state that Clayton Woolley remains in a home where there has been a **persistent, wanton disregard for his safety**. Despite 14+ CPS referrals, OKDHS has **not removed** Clayton from the home of **Amanda Lindstrom, her mother, Barbara Grayson (Lindstrom), and Jacob Wraight**.

4. Pattern of Abuse by Amanda Lindstrom, Barbara Lindstrom, and Jacob Wraight.

Petitioners assert that Amanda Lindstrom, Barbara Grayson - Lindstrom, and Jacob Wraight have repeatedly demonstrated **emotional, mental, and physical abuse** toward Clayton, witnessed by:

- Neighbors
- Therapists
- Coworkers
- School officials
- Other community members

Petitioners further state they possess evidence of abusive conduct by Amanda Lindstrom while she was employed at the **Broken Arrow Animal Shelter**.

5. Police Involvement

On or about 3/20/2026, **Julia Evans** and **Oklahoma House Representative Gabriel Woolley**, also maternal uncle, met with the **Broken Arrow Police Chief Lance Arnold** regarding NEW concerns that Clayton was sleeping on a hard, cold floor. The Chief stated he responded to the call at Clayton's school. Chief Arnold **CONFIRMED** the allegations and is aware of them. Clayton **remains** in the home, and Amanda Lindstrom **remains employed** by the Broken Arrow Police Department.

6. Lack of Sibling Contact

Clayton has had **no visitation** with his siblings residing with Julia Evans. His current emotional state is **unknown**, and Petitioners believe this isolation is harmful. This home is a safe placement option for Clayton as all of the Petitioner's homes.

7. Roy Sanchez Recording

Petitioners state that both OKDHS and the Broken Arrow Police Department were offered **twice** the opportunity to listen to a recording made by **Roy Sanchez**, which implicates Amanda Lindstrom in severe neglect and abuse, and false imprisonment. Both agencies **refused** to listen and took **no action**. Ms. Lindstrom is employed by the Broken Arrow Police Department. Mr. Sanchez has been Ms. Lindstrom's coworker for at least six years.

8. OKDHS History and Removal of Other Children

- Julia Evans was employed by OKDHS Child Welfare in Tulsa County during the time her grandchildren lived in the same home as Clayton.

- Ms. Evans' grandchildren were removed on **07/27/2024**.
- An emergency ex parte protective order was obtained on their behalf, containing **specific, severe allegations**.
- The protective order has been **renewed seven (7) times** and remains in effect.

Respectfully submitted,

Name: _____

Address: _____

Phone: _____

Email: _____

Signature: _____

Date: _____

Respectfully submitted,

Name: _____

Address: _____

Phone: _____

Email: _____

Signature: _____

Date: _____

Respectfully submitted,

Name: _____

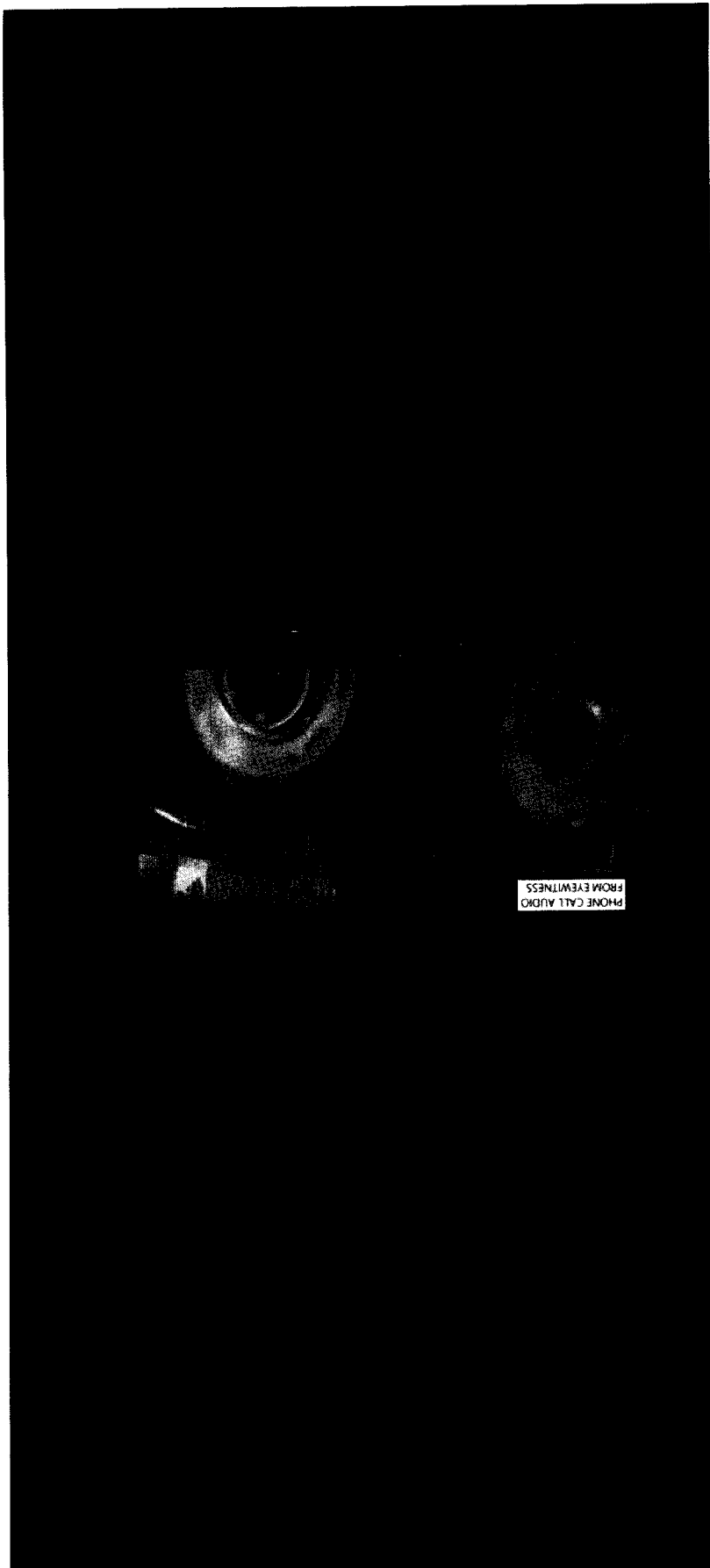
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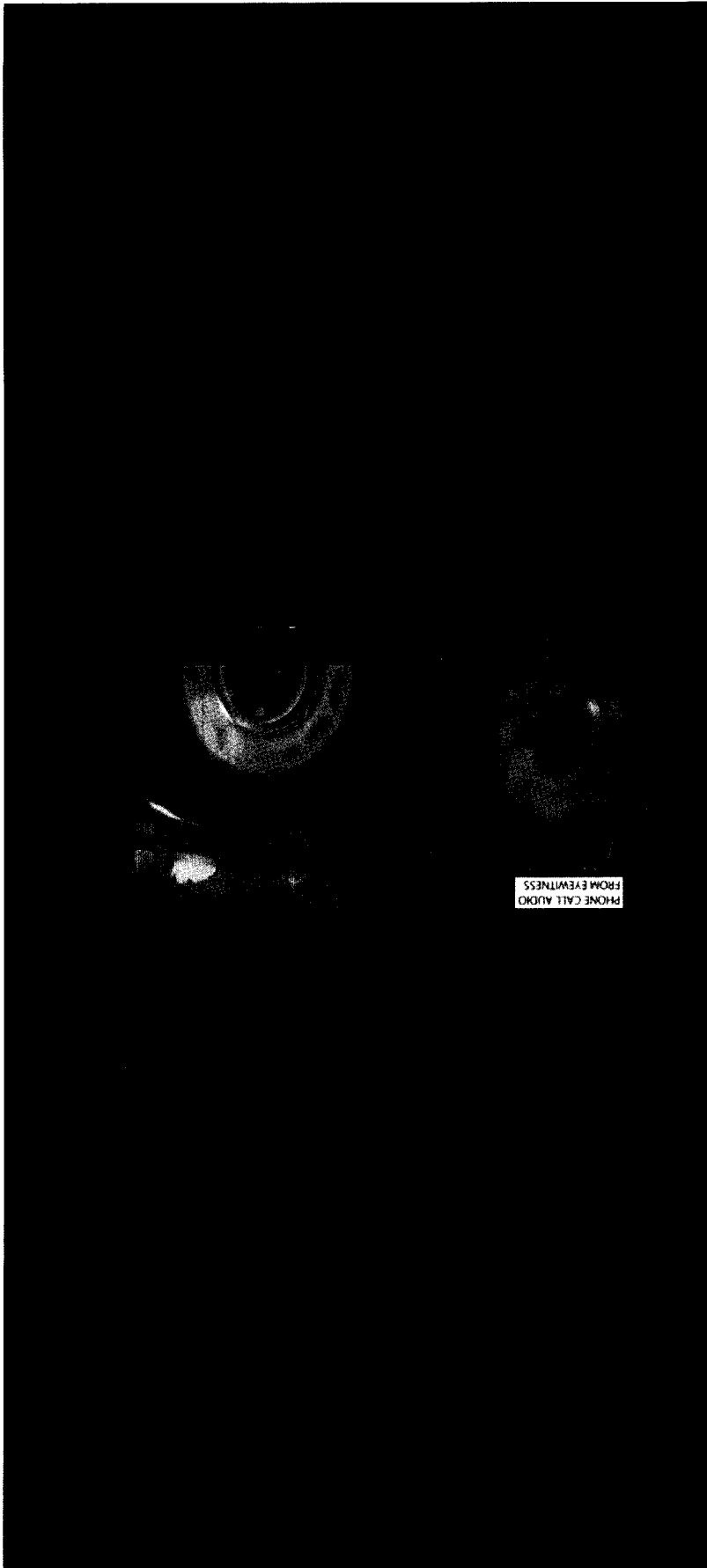
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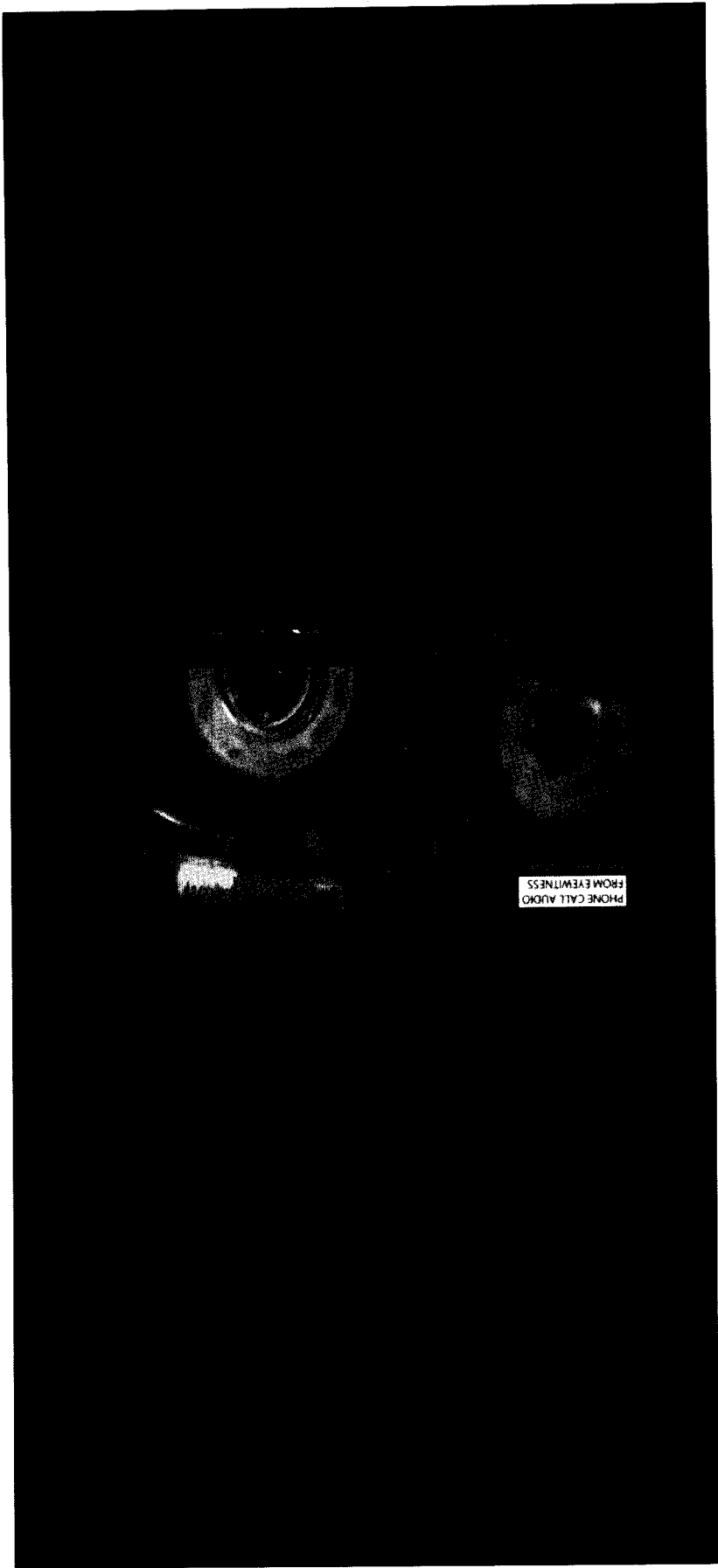
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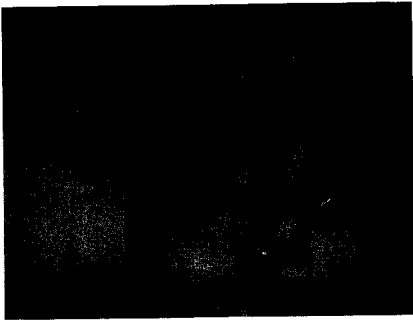
PHONE CALL AUDIO
FROM EYEWITNESS

6



PHONE CALL AUDIO
FROM EYEWITNESS

6



-9500-01

1:8

STATE OF OKLAHOMA
COUNTY OF TULSA
AFFIDAVIT OF ERIC CULLEN

I, Eric Cullen, being first duly sworn upon oath, state as follows:

- My name is Eric Cullen. I am a private investigator based in Tulsa, Oklahoma. I have 22 years of experience involving fact development for criminal as well as civil investigations, child welfare matters and governmental misconduct.
- I became involved in matters concerning Bill and Lisa Woolley in or August 2019. I met with them at their residence in Broken Arrow, Oklahoma, and was asked to assist regarding matters arising from the death of Elijah Woolley, the criminal allegations that followed, and the continued removal and placement of Clayton Woolley.
- During the course of my involvement, I reviewed records, witness statements, agency communications, court materials, investigative reports, and other information relating to the Woolley family and Clayton Woolley.
- A major focus of my work became the welfare, placement, safety, and long-term treatment of Clayton Woolley after his removal from family custody.
- During my investigation, I received information and allegations concerning the treatment of Clayton Woolley while in placement and concerning individuals connected to his care and supervision.
- Among those matters were allegations involving Amanda Lindstrom, who I was informed was employed by the Broken Arrow Police Department in the animal welfare division.

- I received information alleging that Amanda Lindstrom engaged in abusive, neglectful, inappropriate, or harmful conduct toward Clayton Woolley, or failed to protect him from such conduct while he was in an environment her care or control.
- I was further informed that Amanda Lindstrom admitted under oath to acts or circumstances constituting child neglect and abuse.
- I was further informed that Amanda Lindstrom admitted under oath that her dog, a dangerous dog was allowed to remain in the home and that the dog bit Clayton Woolley and his two younger brothers multiple times.
- Given Amanda Lindstrom's employment in animal welfare, the presence of a dog allegedly biting multiple children in the home was especially concerning.
- I also reviewed public records indicating that several calls for service had been made to Amanda Lindstrom's residence regarding Clayton Woolley's well-being, welfare, or concerns relating to the lack thereof.
- Based on the number and nature of those calls, it appeared that concerns regarding Clayton Woolley's safety and living conditions had been repeatedly brought to the attention of authorities.
- Based on the seriousness of those allegations and reports, I took steps to gather facts, interview witnesses, obtain supporting information, and bring those concerns to the attention of relevant authorities.
- During my involvement, information concerning Amanda Lindstrom and Clayton Woolley was communicated to, or became known by, the Broken Arrow Police Department.

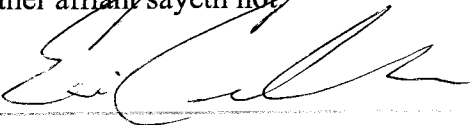
- It was my expectation that any credible allegation involving abuse or mistreatment of a child, particularly where one of its own employees was implicated, would be promptly, professionally, and independently investigated.
- During the course of this matter, Jerry Dillon, John Stitt met with detectives from the Broken Arrow Police Department to express our concerns regarding Clayton Woolley and to provide evidence we had gathered.
- During that meeting, we were met with what I perceived to be extreme hostile and unprofessional response.
- Based upon my investigative experience and years of dealing with law enforcement agencies, I considered the conduct displayed during that meeting to be highly unusual and difficult to explain through normal professional channels.
- In my opinion, it was apparent from the conduct of those detectives that there was no genuine intent to pursue a meaningful investigation into the concerns we presented.
- Based on the information available to me during the relevant time period, the Broken Arrow Police Department failed to take meaningful corrective action regarding Amanda Lindstrom.
- Based on the information available to me, the Broken Arrow Police Department failed to conduct an adequate, timely, or appropriately independent investigation into allegations concerning Amanda Lindstrom and Clayton Woolley.
- Based on the information available to me, the Broken Arrow Police Department failed to adequately protect Clayton Woolley after receiving notice of concerns involving one of its own employees.

- During my investigation, officials within Broken Arrow Public Schools reported to me that they had been threatened with loss of employment and threatened with criminal investigation because of their attempts to assist Clayton Woolley regarding abuse and neglect concerns.
- I was informed by school officials that these threats created an ongoing fear that if they reported Clayton Woolley's abuse or attempted to further advocate for him, they could lose their jobs or face prosecution.
- I was further informed that, in 2024, the Broken Arrow Police Department requested that the Oklahoma State Bureau of Investigation investigate school personnel who were attempting to protect Clayton Woolley.
- I was informed that the matter was dismissed quickly, but the event created an additional level of fear among school advocates and staff members who had been attempting to protect Clayton Woolley.
- Based on the information provided to me, that atmosphere of fear substantially interfered with the ability of school personnel to advocate for Clayton Woolley without fear of retaliation, legal consequences, reputational harm, or jail.
- During my work on the Woolley matter, I observed repeated frustration by family members and witnesses and advocates who believed legitimate concerns were being ignored or minimized.
- In addition to concerns involving the Broken Arrow Police Department, I continued to investigate broader concerns involving Clayton Woolley's placement, treatment, and the actions or inactions of other agencies and decision-makers.

- I prepared investigative reports, summaries, timelines, and supporting materials documenting concerns related to Clayton Woolley's welfare and the responses of involved agencies.
- In February 2026, I remained actively involved in matters concerning Clayton Woolley and his welfare.
- During that time, I received information that Clayton Woolley had been confiding for years in certain officials at Broken Arrow Public Schools regarding abuse occurring in the home of his guardian aunt and grandmother.
- I received information that the abuse and fear Clayton was experiencing had escalated.
- I was informed that Clayton reported he was more scared than ever and believed he was going to be placed in foster care and discarded.
- I was informed that the matter came to a head when Clayton refused to board the bus and told school personnel he was not going home.
- I was informed that Clayton disclosed his fear and the abuse to school personnel he trusted.
- I was informed that school personnel had previously attempted to protect Clayton.
- I was informed that prior efforts by school personnel had been shut down by the Broken Arrow Police Department, DHS, and other officials.
- I was informed that fear of retaliation and prior responses had created reluctance among personnel to make additional reports.
- I was informed that when Clayton refused to go home, his grandmother arrived at the school.
- I was informed that a school administrator questioned where Clayton was being taken.

- I was informed that the grandmother stated she was taking Clayton to meet with a DHS child welfare worker.
- I was informed that Clayton was then turned over to DHS.
- At that time, I was attempting to determine what occurred with Clayton after that transfer.
- A protective order was issued at the request of Clayton Woolley's two younger half-brothers' maternal grandmother, Julia Evans. That protective order was issued in 2024 and, to my knowledge, remains in effect as of this affidavit. I am informed that many of the allegations contained in that protective order are consistent with conditions, abuse, neglect, and mistreatment that Clayton Woolley has also been enduring. Those two younger children have been protected and out of that environment since July 2024, while Clayton Woolley was required to remain there.
- Based upon my experience as an investigator and my direct involvement in this matter, allegations involving Amanda Lindstrom warranted serious investigation and intervention.
- Based on the information available to me, Clayton Woolley made repeated disclosures of abuse and fear, yet remained exposed to ongoing neglect, emotional distress, and instability despite prior awareness by authorities.
- Based on the information available to me, the response of involved agencies, including the Broken Arrow Police Department, was insufficient to protect Clayton Woolley.
- I make this affidavit based upon my personal involvement, investigative work, review of records, communications with witnesses and involved parties, and information gathered during the course of my professional duties.

Further affiant sayeth not



Eric Cullen, Affiant

Subscribed and sworn to before me this 24 day of April, 2026.

Samantha A. Popinova C.
Notary Public

My Commission Expires: 06-20-2029

My Commission Number: 25007370

Yolanda Martinez-Stateler
DHS case worker
DHS Wagoner County
Phone: 918-614-5053
Fax 918-614-5128

April 20, 2021

This report is in response to your request for information pertaining to Clayton Woolley, an 8-year-old-male and his treatment at Family & Children's Services (F&CS), in our Child Abuse and Trauma Services (CATS) program. Clayton was referred for services due to alleged sexual abuse and traumatic grief. Clayton began services with this therapist in March of 2020. Information in this report is current to date. Clayton meets with this therapist, virtually, weekly due to COVID-19 precautions. This therapist has begun family therapy between Clayton and biological mother. This therapist plans to facilitate family therapy every other week. At this current moment there is not plan for this therapist to resume in person appointments.

Since the beginning of March this therapist has observed, during session, Clayton become more and more avoidant and disengaged in his individual therapy sessions as evidenced by Clayton asking if the appointment can end early or be over usually at the start of session before anything has occurred. Clayton has reported on multiple occasions " I kind of just want therapy to be over." This therapist has observed Clayton covering the computer camera with his hands, not responding, playing with toys around him. Swaying back and forth with chair in his hand. When this therapist has attempted to engage Clayton in conversation or processing Clayton has reported "I'm just getting really mad, I don't want to talk about it." Clayton will report this through an angry tone of voice and gritted teeth. Clayton will avoid therapy by telling knock knock jokes throughout his session. When Clayton has engaged in processing of past trauma Clayton will become frustrated and angry when he has a hard time remembering or not being able to remember.

It has been reported to this therapist that Clayton has become more aggressive, and agitated towards guardian and grandmother as evidenced by Clayton hitting, kicking, screaming, and acting defiant. It has also been reported to this therapist that Clayton has been having a difficult time regulating at school and appears defiant and aggressive towards his teacher.

Clayton has reported to this therapist multiple times that he feels as if he is always in trouble.

This therapist, Clayton and biological mother engaged in first family session on April 6th and the second family appointment is scheduled for April 20th. Clayton has reported he has "... been gettin to talk to [Biological mother], that's makin [c] happy."

This therapist has met with biological mother without Clayton present multiple times, and now once with Clayton present. Biological mother remains active and engaged in sessions with this therapist. This therapist observes biological mother appearing aware of trauma symptoms and how Clayton reacts and

Life Changing

might react to her during family therapy and outside of therapy. This therapist observed biological mother accepting feedback and different ways to approach Clayton and how to communicate and support Clayton. This therapist observed biological mother engaging in processing of difficult topics and wondering about what is best for Clayton.

Due to Clayton's clear avoidance and lack of engagement in trauma therapy this therapist believes it to be in Clayton's best interest to pause trauma therapy at this time and focus on family therapy. Clayton reports neutral to "good," feelings towards family therapy. This therapist believes it is in Clayton's best interest to participate in family therapy three times a month and take the fourth week to meet with this therapist individually to process sessions and conduct check-ins on Clayton's overall well-being.

This therapist has concerns with Clayton's emotional wellbeing and the lack of support he appears to be receiving. This therapist observes Clayton being held to expectations that are not within the reach of an 8-year-old, and especially an 8-year-old without permanency and a history of trauma. This therapist would like to note that it has been reported to this therapist that Clayton has been told on multiple occasions that he will be sent back/ no longer wanted by his current placement. This therapist wonders what impact this has on Clayton, his emotional health, and his overall health. It has been reported to this therapist that Clayton has been told he is "bad." This therapist would be concerned about the impact these words could have on a child. Clayton appears to be escalating with his anger, and how he responds to those around him as evidenced by how Clayton responds to this therapist when discussing his feelings, when asked about how Clayton is doing and how his week has been, and based off the fact that Clayton himself reports he is always in trouble, as well as Clayton acting out by kicking, screaming, hitting and being aggressive towards guardians.

This therapist has addressed these concerns with Clayton's current placement, but has been met with resistance and lack of change. This therapist will continue to offer family sessions for Clayton's current guardian to address parenting styles, expectations, ways of responding, and how best to manage trauma symptoms.

If you have any questions or concerns regarding this report, you may contact me or my supervisor, Sherri Hunter at (918) 560-1200.

Sincerely,
Julie Harris
on behalf of
Rachel Chappell
Rachel Chappell, LCSW-P
Therapist

Family & Children's Services, Child Abuse and Trauma Program
650 S. Peoria; Tulsa, OK 74120
www.fcsok.org
(918) 560-1200
Fax: (918) 560-1166

STATE OF OKLAHOMA

COUNTY OF TULSA

AFFIDAVIT OF JERRY DILLON

I, Jerry Dillon, being first duly sworn upon oath, state as follows:

- My name is Jerry Dillon. I am a longtime Oklahoma businessman, civic leader, and founder of youth treatment and behavioral health programs, including Shadow Mountain. I have extensive experience working with children, adolescents, families, and public agencies concerning child welfare and behavioral health matters.
- I became involved in matters concerning Clayton Woolley in 2024 after learning of the case through community contacts and reviewing information concerning his placement and treatment.
- I later joined Eric Cullen and John Stitt in efforts to advocate for Clayton Woolley's safety and welfare.
- Before my direct involvement, I reviewed information indicating that Clayton Woolley had been removed from the grandparents who raised him and placed with paternal relatives with whom he had little or no prior relationship.
- Based on information provided to me, Clayton ha endured years of instability, trauma, and alleged mistreatment following that placement.
- During 2024, I learned that personnel within Broken Arrow Public Schools were deeply concerned about Clayton Woolley's welfare.
- I was informed that school personnel observed Clayton frequently coming into the school office displaying distress, behavioral problems, fear, and emotional instability.

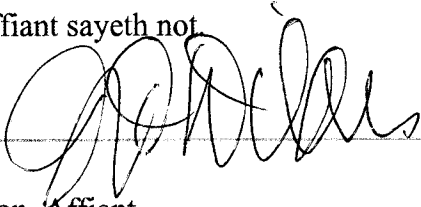
- I was informed that school personnel believed Clayton was being abused or neglected in the home where he was placed.
- I was further informed that school personnel made reports to child welfare authorities seeking intervention.
- I understood that school personnel were especially concerned because summer break was approaching and Clayton would lose daily access to trusted adults at school.
- I personally met with a school employee identified to me as Cherish, who expressed serious concern for Clayton Woolley's safety and welfare.
- Based on my decades of experience with adolescent behavioral health, I became highly concerned that Clayton was at risk of severe emotional harm.
- In my judgment at that time, Clayton was at risk of self-harm, suicide, or violent acting out due to prolonged trauma, abuse allegations, instability, and lack of intervention.
- I also learned allegations that other children in the same household had suffered abuse or mistreatment.
- I was informed that Amanda Lindstrom, identified to me as Clayton's principal custodian, was employed in animal control under the authority of the Broken Arrow Police Department.
- I learned that a co-worker from the animal shelter reported overhearing Amanda Lindstrom discussing punitive and abusive treatment of Clayton, including locking him in a closet, feeding him food he hated, using corporal punishment, and taunting him when he tried to run away.
- I considered those allegations highly credible and deeply alarming because they came from a workplace witness with no apparent motive to fabricate.

- After learning these , I joined Eric Cullen and John Stitt in attempting to secure immediate intervention for Clayton Woolley.
- We met with representatives of the Broken Arrow Police Department and presented our concerns.
- During that meeting, I found the response dismissive, hostile, and resistant to meaningful action.
- Rather than focusing on Clayton's safety, officers appeared more concerned with questioning why we were there and who had provided information.
- I did not believe the seriousness of Clayton's situation was being treated with the urgency it required.
- I also participated in efforts to seek help through the Oklahoma child welfare system.
- Before meeting with state officials, I contacted Dr. Deborah Shropshire, with whom I had a prior professional relationship, because I believed she would understand the gravity of the matter.
- I sought a private meeting involving myself, Dr. Shropshire, and Dr. Robert Block so that concerns about Clayton could be fully presented.
- That request for a private meeting was not granted.
- Based on the circumstances, I became concerned that bureaucracy and legal defensiveness were interfering with child-protection decision-making.
- I then met with Governor Kevin Stitt and presented written concerns regarding Clayton Woolley.

- I advised that Clayton should be immediately removed from the current home and placed temporarily in a safe, already approved foster placement while a full evaluation was conducted.
- I further advised that the long-term placement should be based solely on Clayton's best interests.
- I believed immediate removal was necessary due to the risk of self-harm, escalating trauma, and continued abuse allegations.
- Despite repeated advocacy efforts, Clayton remained in the same home.
- I later learned that a protective order had been obtained involving Clayton's two younger half-brothers and that those children had been removed from the same environment.
- I was informed that the allegations supporting that protective order were substantially consistent with concerns that had also been raised regarding Clayton.
- In my view, the fact that younger children were removed while Clayton remained heightened concern for his welfare.
- I also participated in a public press conference intended to bring attention to Clayton Woolley's situation and to encourage lawful intervention.
- My involvement throughout this matter was motivated solely by concern for Clayton Woolley's safety, mental health, and future.
- Based on everything presented to me, and my decades of experience with troubled youth and family systems, I believed Clayton Woolley was in a dangerous and deteriorating situation requiring immediate protective action.

- I make this affidavit based upon my personal involvement, personal observations, meetings, communications, and information provided to me during the course of these events.

Further affiant sayeth not



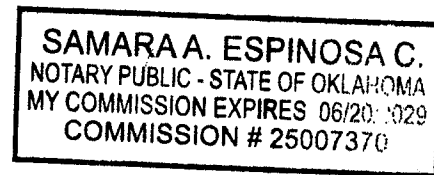
Jerry Dillon, Affiant

Subscribed and sworn to before me this 24 day of April, 2026.

Samara A. Espinosa C.
Notary Public

My Commission Expires: 06-20-2029

My Commission Number: 25007370



2. Defendant should be prohibited from injuring, abusing, sexually assaulting, molesting, harassing, stalking or threatening the Petitioner, and from use, attempted use or threatened use of physical force against the Petitioner that would reasonably be expected to cause bodily injury.

3. Defendant should be prohibited from engaging in other conduct that would place the Petitioner in reasonable fear of bodily injury to the Petitioner or the Petitioner's household members or relatives.

4. Defendant should be ordered to leave and remain away from the residence located at: _____, Oklahoma, on or before the _____ day of _____, 20__ at _____ a.m./p.m., and take no action to change utilities or telephone service.

5. The Court should order Law Enforcement Officers to accompany the Defendant to the above residence to remove necessary clothing and personal effects, and remain in attendance until Defendant leaves the premises, and the Court should further order Defendant NOT to go to the above residence to remove necessary clothing and personal effects unless Law Enforcement Officers are present.

6. The Court should Order Law Enforcement Officers to accompany the Petitioner (i.e. provide a "civil standby") to the current or recent past residence to remove necessary clothing and personal effects, and remain in attendance until Petitioner leaves the premises. Such residence is located at the following address: _____, Oklahoma.

7. The Court should Order Defendant, who is a minor, to leave the residence located at _____

(address, city, state) by immediately placing Defendant in any type of care authorized for children taken into custody pursuant to 10A O.S. §2-2-101(A).

Circle Age of Minor Defendant: 13 14 15 16 17

8. There is an existing child visitation order and the Court should suspend or modify child visitation to protect from threats of abuse or physical violence by the Defendant or a threat to violate a custody order. 22 O.S. §60.4(I)(1).

9. The Defendant should be ordered to obtain domestic abuse counseling or treatment. 22 O.S. §60.4(C)(1) and (E)(1).

10. To protect an animal(s) owned by either of the parties or any child living in the household, the Court should order Defendant to have no contact with said animal(s) and order possession and exclusive care of said animal(s) to the Petitioner.

11. Pursuant to 22 O.S. §60.17, Petitioner makes application to monitor the location of the Defendant by computer or cellular inquiry. The Defendant should be ordered to use an active, real-time, twenty-four-hour GPS monitoring device, and costs of the GPS device and monitoring should be paid by Defendant.

12. Pursuant to 22 O.S. §60.4, Petitioner requests that billing responsibility and rights to the following household utilities and/or wireless telephone number (and wireless numbers for minor children) be transferred to petitioner's name. _____

Note: A public utility or wireless service provider's normal requirements for setting up a new account still apply. Petitioner will be responsible for paying for the account.

13. Defendant should immediately surrender all firearms and other dangerous weapons within the Defendant's possession or control and any concealed carry license to _____.
14. The Defendant should be ordered to pay the court costs and service of process fees (pursuant to 22 O.S. §60.2(C)(1), no fees or costs shall be charged to the petitioner except if the Court finds this petition has been filed frivolously).
15. The Defendant should be ordered to pay the Petitioner's attorney's fees in the amount of \$ _____.

PETITIONER REQUESTS THE COURT TO ORDER THE FOLLOWING ADDITIONAL RELIEF:

7. Warnings To Petitioner:

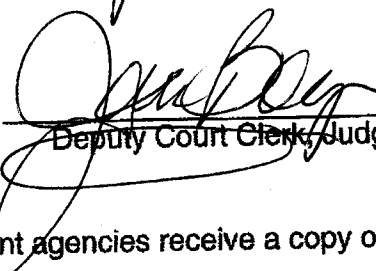
- A. Whoever makes a statement or allegation in this Petition for Protective Order but does not believe that the statement or allegation is true, or knows that it is not true, or intends thereby to avoid or obstruct the ascertainment of the truth, may be found guilty of perjury. Pursuant to 21 O.S. §§500 and 504, the penalty for perjury, or subornation of perjury, is a felony punishable by imprisonment for not more than five (5) years.
- B. If the court makes specific findings that a petition for a protective order has been filed frivolously and no victim exists, the court may assess attorney fees and court costs against the plaintiff pursuant to 22 O.S. §60.2 (C)(2). It is against the law to file a petition for a protective order against a spouse or former spouse for the purposes of harassment, undue advantage, intimidation or limitation of child visitation rights in any divorce proceeding or separation action without justifiable cause. Violators may be subject to criminal penalties pursuant to 22 O.S. §60.4(H).

8. Sworn Statement/Affirmation of Truth

I state, under penalty of perjury under the laws of Oklahoma, that I have read the above and foregoing document, understand the meaning thereof, and declare that the facts and statements contained herein are true to the best of my knowledge and belief.


PETITIONER'S SIGNATURE

Subscribed and sworn to before me this 24 day of April, 2024.


Deputy Court Clerk, Judge, or Notary

Petitioner requests the following law enforcement agencies receive a copy of any Protective Order entered herein:

Name of Agency or Agencies (use additional pages if necessary)

Petition for Protective Order
Appendix 1

Law Enforcement Complaint (Police Report) Required?

If you ARE a family or household member or in a dating relationship with Defendant, then Police Report **IS NOT** required

If you ARE NOT a family or household member or in a dating relationship with Defendant, then see rows below

<p><u>Actions of Defendant:</u></p> <ul style="list-style-type: none"> • Rape • Forcible Sodomy • Sex Offense • Kidnapping • Assault and Battery with a Deadly Weapon • Child Abuse • First Degree Murder (Petitioner is an Immediate Family Member of the Victim) 	<p>Police Report IS REQUIRED for <u>Final Order</u> of Protection</p> <p>Police Report IS NOT required for</p> <ul style="list-style-type: none"> • Emergency Temporary (weekend) Order • Emergency Ex Parte Order
<ul style="list-style-type: none"> • Stalking • Other Crime Not Listed Above 	<p>Police Report IS REQUIRED</p>

Authority: 22 O.S. §60.2, paragraphs (A)(1) and (G).

(A)(1). . . If the person seeking relief is not a family or household member or an individual who is or has been in a dating relationship with the defendant, the person seeking relief must file a complaint against the defendant with the proper law enforcement agency before filing a petition for a protective order with the district court. The person seeking relief shall provide a copy of the complaint that was filed with the law enforcement agency at the full hearing if the complaint is not available from the law enforcement agency. Failure to provide a copy of the complaint filed with the law enforcement agency shall constitute a frivolous filing and the court may assess attorney fees and court costs against the plaintiff pursuant to paragraph 2 of subsection C of this section. . .

(G) A victim of rape, forcible sodomy, a sex offense, kidnapping, assault and battery with a deadly weapon, child abuse, or member of the immediate family of a victim of first-degree murder, may petition, or have a petition filed on the victim's behalf if the victim is a minor, for an emergency temporary order or emergency ex parte order regardless of any relationship or scenario requirements in this section. . .

Petition for Protective Order
Appendix 2

Selected Definitions – 22 O.S. §60.1

Dating Relationship - Intimate association, primarily characterized by affectionate or sexual involvement. For purposes of [the Protection from Domestic Abuse Act], a casual acquaintance or ordinary fraternization between persons in a business or social context shall not constitute a dating relationship.

Domestic Abuse. Any act of physical harm or the threat of imminent physical harm which is committed by an adult, emancipated minor, or minor child thirteen (13) years of age or older against another adult, emancipated minor or minor child who is currently or was previously an intimate partner or family or household member.

Family or Household Members -

- a. Parents, including grandparents, stepparents, adoptive parents and foster parents,
- b. Children, including grandchildren, stepchildren, adopted children and foster children,
- c. Persons otherwise-related by blood or marriage living in the same household,
- d. Persons otherwise related by blood or marriage, or
- e. Persons not related by blood or marriage living in the same household.

Harassment - A knowing and willful course or pattern of conduct by a family or household member or an individual who is or has been involved in a dating relationship with the person, directed at a specific person which seriously alarms or annoys the person, and which serves no legitimate purpose. The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress and must actually cause substantial distress to the person. "Harassment" shall include, but not be limited to, harassing or obscene telephone calls in violation of Section 1172 of Title 21 of the Oklahoma Statutes and fear of death or bodily injury.

Intimate Partner -

- a. Current or former spouses,
- b. Persons who are or were in a dating relationship,
- c. Persons who are the biological parents of the same child, regardless of their marital status or whether they have lived together at any time, and
- d. Persons who currently or formerly lived together in an intimate way, primarily characterized by affectionate or sexual involvement. A sexual relationship may be an indicator that a person is an intimate partner, but is never a necessary condition.

Living in the Same Household -

- a. Persons who regularly reside in the same single-dwelling unit,
- b. Persons who resided in the same single-dwelling unit within the past year, or,
- c. Persons who have individual lease agreements whereby such person has his or her own private bedroom and shares the common areas.

Stalking - The willful, malicious, and repeated following or harassment of a person by an adult, emancipated minor, or minor thirteen (13) years of age or older, in a manner that would cause a reasonable person to feel frightened, intimidated, threatened, harassed, or molested and actually causes the person being followed or harassed to feel terrorized, frightened, intimidated, threatened, harassed or molested. Stalking also means a course of conduct composed of a series of two or more separate acts over a period of time, however short, evidencing a continuity of purpose or unconsented contact with a person that is initiated or continued without the consent of the individual or in disregard of the expressed desire of the individual that the contact be avoided or discontinued. Unconsented contact or course of conduct includes, but is not limited to:

- a. maintaining a visual or physical proximity to the individual,
- b. approaching or confronting that individual in a public place or on private property,
- c. appearing at the workplace of the individual or contacting the employer or coworkers of the individual,
- d. appearing at the residence of the individual or contacting the neighbors of the individual,
- e. entering onto or remaining on property owned, leased or occupied by the individual,
- f. contacting the individual by telephone, text message, electronic message, electronic mail, or other means of electronic communication or causing the telephone or electronic device of the individual or the telephone or electronic device of any other person to ring or generate notifications repeatedly or continuously, regardless of whether a conversation ensues,
- g. photographing, videotaping, audiotaping, or, through any other electronic means, monitoring or recording the activities of the individual. This subparagraph applies regardless of where the act occurs,
- h. sending any physical or electronic material or contacting the individual by any means, including any message, comment, or other content posted on any Internet site or web application,
- i. sending to a family member or member of the household of the individual, or any current or former employer of the individual, or any current or former coworker of the individual, or any friend of the individual, any physical or electronic material or contacting such person by any means, including any message, comment, or other content posted on any Internet site or web application, for the purpose of obtaining information about, disseminating information about, or communicating with the individual,
- j. placing an object on, or delivering an object to, property owned, leased or occupied by the individual,
- k. delivering an object to a family member or member of the household of the individual, or an employer, coworker, or friend of the individual, or placing an object on, or delivering an object to, property owned, leased, or occupied by such a person with the intent that the object be delivered to the individual, or
- l. causing a person to engage in any of the acts described in subparagraphs a through k of this paragraph.

Virtual Appearances on Microsoft Teams

- Attorneys may appear virtually for summary announcements.
- Petitioners and defendants may appear virtually for initial appearances or status settings.
- All hearings are in-person unless otherwise approved to appear virtually.

You do not have to purchase Microsoft Teams in order to participate.

For smartphone/tablet users, you can download and install the Microsoft Teams App for free.

Otherwise, anyone is able to appear virtually by accessing the Tulsa County District Court homepage.

You do not need to create an account, you can join the virtual hearing as a “guest.”

- At the scheduled date and time of your hearing, go to the Tulsa County District Court homepage at:

www.tulsacountydistrictcourt.org.

- Click the Virtual Hearings link.
- Click on the link for Protective Order Docket.
- On the day and time of your hearing, click on the link that you are scheduled to appear on, such as “9:00 a.m. Protective Order Docket.”
- Once you click on the link that corresponds to your scheduled hearing, you will be redirected to Microsoft Teams to login and appear.
- Click on “Join as a guest.”
- You may be asked to allow Teams to access your microphone and camera.
- Select “allow” in order for the court to be able to see and hear you.
- Then, enter your name and click “join meeting.”

Once you have clicked on “join meeting,” you will be placed in the virtual lobby and the court will be notified that you are waiting to be recognized. Please mute all microphones before entering the video conference and turn your camera on.

Protective Order Docket – Courtroom 111 – Judge Clougherty

New Evidence Instructions for Protective Order Hearings

Bring any evidence you wish to present to court with you. The court will not accept flash drives.

If you have video or audio, please bring a device to play the media. The court prefers text message evidence and photographs to be printed when possible.