

Extending Your Temporary Restraining Order (TRO) in Family Court Ahkloesyeyacn Puhsren Akwuck (TRO) ke Nien Nununkuh luhn Sucu

Order to Show Cause Hearing Lungyuck ke Sripac lun Solsol

A temporary restraining order (TRO) is valid for 180 days from the time the TRO is granted and filed, unless otherwise ordered by the court. For the TRO to be extended, an Order to Show Cause (OSC) hearing is required. The date and time of your OSC hearing is stated on your TRO. The initial OSC hearing will be set within 15 days of when you file your petition.

Sie puhsren Akwuck (TRO) el orekmakinyuck ke lusen len 180 tukun na puhsren Akwuck (TRO) eis lelah ac ahkkeyeyucklac sahyac fwin wacngin ouiyac sahyac ahkkahlemyeyuck sin Nununkuh. Ke puhsren Akwuck enenuh in ahkloesyuck, lungyuck ke sripac lun Solsol enenuh in oasr. Len ac pacl lom ke lungyuck ke sripac lun solsol el ahkkahlemyeyuck ke puhsren Akwuck (TRO) lom. Muhtacwack lun lungyuck ke sripac lun solsol (OSC) enenuh in oreklac meet liki len singucul (15) tukun na kom sang ngusr lom an.

During the OSC hearing, the judge decides whether to extend the orders in the TRO. The judge may issue a protective order for a time period that the judge deems reasonable and necessary under the circumstances. The judge may also decide who has temporary legal and physical custody of the parties' minor children, and issue temporary visitation orders as to children, which may include supervised visitation. In addition, the judge may order that either or both parties participate in domestic violence intervention or a substance abuse program.

Meet liki lungyuck (OSC) ku sripac lun solsol, mwet Nununkuh el fwin oraclah sulaclah lal lah e lelah in kuh in ahkloesye puhsren Akwuck (TRO). Mwet Nununkuh el kuh in sruhkack masap in karingin lusen pacl in nununkuh oayacpac pacl fal ma eneneyuck ouiyac sacn. Mwet Nununkuh el kuh pac in oraclah akwuck lal in sulaclah lah suck uh in karingin tuhlik ma srik likik matwac ac kuh in masap ke pacl in muhtacta lalos. Mwet Nununkuh el oayacpac ku in oruh sulaclah lal in oasr oana sie U kuh mwet se in wi ahkfwahsrye program nuhke in karingin moul mislac lun sie mwet.

Both parties are ordered to be present, and either party may choose to be represented by an attorney. If you do not appear, your petition may be dismissed by the court and if the respondent does not appear after being served, the respondent may be defaulted.

Kewana mwet loh lowos enenuh in oasr ac sifacna sulaclah inmhasrlowos in oasr Mwet Kahsruh ke Masap in aholuhlos. Fwin kom tiac tuhkuh ke ngusr lom an kuh in muhlkinyucklac sin Nununkuh oayacpac fwin mwet kahsruh el tiac tuhkuh tukin ituckyang pepuh in ahkklemye nusel, mwet kahsruh el fwah kuh in tiac pac oraclah.

Presenting Your Evidence Ahkkahlwemye Mwe Loh Lom

At the OSC hearing, the respondent will have an opportunity to respond to the matters stated in your petition. Each party should be prepared to present their evidence about the alleged domestic abuse. Each party may:

Ke pacl in lungyuck lun (OSC) ke sripac lun solsol mwet kahsruh el fwah eis pacl lal in topuk kewa me siyuck lom . Kewana mwet loh luo an enenuh in tuhkuh ahkolah mwe loh lalos inge.

- Bring witnesses.
Us mwet loh.
- Bring evidence such as personal records, emails, text messages, medical and police reports (paper copies for the court and the other party).
Us mwe loh nuhke ma sum sifacna, email, text messages, pepuh in ono, ripuhrt lun police, kapi ke pepuh oreklac sin Nununkuh ac sin mwet sahyac.

As the Petitioner, you should report any TRO violations that occurred after the respondent was served. Ke Mwet Ngusr se, kom kuh in repuhrti oana sie ma ke puhsre Akwuck (TRO) ma sikyak kuhnahosyuckla tukin mwet kahsrueh el eis pepuh kac tari.

If the respondent has an attorney, but you don't have one, you may ask the judge to continue the court date so that you can hire an attorney. The judge may or may not grant your request. If the judge denies your request, the hearing will proceed, and you will be required to present your evidence of domestic abuse.

Fwin mwet se ma utuckyak ngacn oasr kahsreyacl ke mwet lun masap tari, ac kom sona kom kuh in ngisre sin mwet Nununku elan ahkwahsrye sie len sahyac kom in muh kuh in konacack sie mwet ma karingi masap lom. Mwet Nununku el fwah kuh in aok kuh tiac ahoki nguhsr lom an.

If the protective order is granted, and if the respondent has not already done so, the judge will order the respondent to turn his/her firearms over to the police department.

Fin masap in karihngihn lelah, ac fwin mwet kahsrueh el sona ahksahfyelah kuh in ahkolah, mwet Nununku elac fwah sapkin in fuhluhkyang mwe ahkngal inge nuh yurin police.

After the Decision Tukun Sulwacrah

After appearing before the judge, regardless whether the TRO is extended or dissolved, both parties will be required to remain in the court designated waiting areas until they are served with a certified copy of the new court order. The parties will leave the courtroom separately as directed by the court staff.

Tukun kom yorack nuh yurin mwet Nununku, lah puhsren Akwuck el ahkloesyeyuck kuh ahkwoyeyuck kewana mwet luu an enenuh in muhtana ke nien Nununku tuhpan nuhke ituckyang pepuh kuh ma ahkkahlemye nacweyuck sasuc sin Nununku. Mwet luu an fwin tifoklac enenuh in kais sie penyucklac liki nien Nununku.

Keep a copy of your TRO or order for protection with you at all times and report violations to the police immediately by calling 911.

Sruhkack kapi nuhtum ke puhsren Akwuck (TRO) yurum in kahsre kom pacl nuhkewa, ac ripuhrt fwin oasr ma sikyak in ahkkolukye kom nuh yurin police ke 911.

Remember, a TRO or order for protection does not necessarily make you safe. Please take **proper precautions**. Esam lah puhsren Akwuck se inge tiac ma olelah muh kom sef. Nuhnak muhnas uhrueh **ma eneneyuck inge in kosracrah** ma koluk in tiac sikyak nusun.