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Court of Washington, County of _____ King _____

<p>_____ Zhu Petitioner (<i>Person starting this case</i>)</p> <p>vs.</p> <p>Bo _____ Respondent (<i>Person responding to this case</i>)</p>	<p>DOB</p> <p>No. 25-2-32732-9 SEA</p> <p>Petition for Protection Order</p> <p>Clerk's Action Required: 1</p>
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Petition for Protection Order

What kind of protection order do you want? There are different orders based on the type of harm and how the parties know each other. See definitions in **Attachments A and B**.

1. Choose the type of protection order that best fits your situation. (Check only one.)

Domestic Violence – Protection from an intimate partner or family or household member who has committed domestic violence, nonconsensual sexual conduct or penetration, unlawful harassment, or stalking. (PTORPRT)

Sexual Assault – Protection from someone who has committed sexual assault. (PTORSXP)

Stalking – Protection from someone who has committed stalking. (PTORSTK)

Vulnerable Adult – Protection from someone who has abandoned, abused, financially exploited, or neglected a vulnerable adult (or threatened to do so). (PTORVA)

Important! If you are asking for a Vulnerable Adult Protection Order, you must complete **Attachment B: Vulnerable Adult** as part of this Petition.

Anti-Harassment – Protection from someone who has committed unlawful harassment. (PTORAH) (*fee may be required*)

Conduct also includes (*check all that apply*): stalking hate crime single act of violence threat of violence including malicious and intentional threat or presence of firearm/weapon causing substantial emotional distress
 family or household member engaged in domestic violence
 nonconsensual sexual conduct or penetration or a sex offense.

2. If more than one of the protection order types listed above fits your situation, list any additional order types here: _____

3. Who should the order restrain? ("Restrained Person")

Name: _____

Restrained Person's age: [] Under 13 [] 13 to 17 [] 18 or over [] Unknown

Who should be protected? Check all that apply. Depending on the type of order, you can protect yourself and/or children, or you can file on behalf of a vulnerable adult, or another adult who cannot file for themselves.

4. Who should the order protect? ("Protected Person") (Check all that apply.)

[X] Me. My name is Xiaoyan Zhu _____
(You must be age 15 or older.)

[] Minor Children.

[] I am the minor's [] parent [] legal guardian [] custodian.

[] I am age 18 or older and the minor is a member of my family or household.
(For domestic violence petitions only.)

[] I am age 15 to 17. The minor is a member of my family or household. I have been chosen by the minor and am capable of pursuing their stated interest in this case.

[] I am with the Department of Children, Youth, and Families filing for a minor not able to consent.
(For sexual assault protection order only.)

[] I am with (specify law enforcement agency) _____ law enforcement filing for a minor not able to consent.
(For temporary sexual assault protection order only.)

Child's Name	Age	Gender	Race	Lives With	How related to you	How related to Restrained Person

Important! If the restrained person is a parent of any of the children, complete **Attachment C: Child Custody**.
If you are **not** a parent of any of the children, complete **Attachment D: Non-parents protecting children (ICWA)**.
You must include these Attachment/s with your Petition if they apply.

Someone Else. (*List your name as Petitioner at the beginning of this form. Describe who you are filing for here.*) I am filing to protect:

a vulnerable adult (*name*) _____
(See definition and complete Attachment B.)

an adult (*name*) _____
who does not meet the definition of a vulnerable adult, but who cannot file the petition themselves because of age, disability, health, or inaccessibility.
(Do not check this for vulnerable adult or domestic violence petitions.)

What is the age, disability, health, or inaccessibility concern that makes the adult unable to file themselves? (*Examples: the adult is hospitalized, temporarily incapacitated, or in jail/prison.*)

5. **Service Address.** What is your address for receiving legal documents? You have the right to keep your residential address private. You may use a different mailing address for receiving legal documents.

Mail: _____

Email (*if you agree to receive legal documents by email*): xiaoyanzhujob@gmail.com _____

6. **Interpreter.**

Do you need an interpreter? [X] No Yes, Language: _____

Important! You may need to request an interpreter separately. You will get instructions with an order setting your hearing.

7. **Accommodations.** You can ask the court for disability accommodations, if needed.

Contact: _____

How do the parties know each other?

8. Check all the ways the protected person is connected or related to the restrained person:

Intimate Partners – Protected Person and Restrained Person are intimate partners because they are:

- current or former spouses or domestic partners
 parents of a child-in-common (unless child was conceived through sexual assault)
 current or former dating relationship (age 13 or older) who:
[X] never lived together live or have lived together

Family or Household Members – Protected Person and Restrained Person are family or household members because they are:

- parent and child stepparent and stepchild
 grandparent and grandchild parent's intimate partner and child
 current or former cohabitants as roommates

- person who is or has been a legal guardian
 related by blood or marriage (*specify how*) _____
Other – (examples: coworker, neighbor, acquaintance, stranger)

Connection to Washington State. This helps decide if the court has authority (jurisdiction).

- 9. Why are you filing in this county and state? (Check *all* that apply.)**
- The protected person lives in this county now, **or** used to live in this county but left because of abuse, **or** this is the nearest court to where I live or used to live.
 An incident that made me want this protection order happened in this county or state.
- 10. Restrained Person's Residence.** Where does the restrained person live?
- In Washington State in (*city or county*): 9321 168th pl ne, Redmond, WA 98052 _____
 Outside of Washington State
 Unknown

Are there other court cases involving the parties or any children?

- 11. Other Court Cases.** Have there been any other court cases between any of the people involved in this case, or about any children? Include court cases happening now and in the past and requests for protection that were denied or have expired. (*Examples: criminal no contact order, civil protection order, family law restraining order, protection order from another state, tribal order, military orders, parenting plans, divorce, landlord-tenant, employment, property, assault, police investigations. File copies in this court case of everything you want the court to review.*)

No Yes. If yes, fill out below.

Type of Case (see examples)	Court Location (City or County and State)	Court Type (Superior/District/ Municipal/Tribal/ Military)	Case Number (if known)	Status (active/dismissed/ pending/expired/ unknown)
Civil	King County		25-2-20055-8	dismissed
Civil	King County		25-2-20467-7	dismissed

Other details: _____

Do you need immediate protection? If needed, you can ask for a *Temporary Protection Order* that starts now, before the restrained person gets notice. This protection can last up to 14 days or until the court hearing (whichever comes first).

If the court denies your request for immediate protection, you can ask the court to withdraw (dismiss) your petition.

12. **Immediate Protection:** Do you need a Temporary Protection Order to start immediately, without prior notice to the restrained person? [X] Yes [] No

13. **Immediate Weapons Surrender:** Do you want a temporary order that requires the restrained person to give up all firearms, other dangerous weapons, and concealed pistol licenses, and prohibits the restrained person from getting more? [] Yes [] No

If Yes to 12 or 13, explain why: What serious immediate harm or irreparable injury could occur if an order is not issued immediately without prior notice to the restrained person? (*Briefly explain how you or anyone else might be harmed if you do not get protection now.*)

If an order is not issued immediately, I face serious and irreparable harm. Since June, an organized harassment group on Twitter has been targeting me under the influence and encouragement of the respondent, a public influencer. This campaign has included malicious attacks on my career, which already resulted in the destruction of my employment, as well as ongoing harassment such as doxing, appearance-based shaming, and psychological abuse.

The respondent has shown no intent to stop or separate from this group; on the contrary, he actively engages with its organizers through comments and endorsements. His actions are retaliatory, aimed at intimidating and silencing me because I reported his potential sexual assault to law enforcement. This conduct is meant to interfere with my role as a potential witness.

Moreover, since October, the respondent has escalated his conduct. He has continued to insult and defame me online, spreading false rumors that I am a “romance scammer,” a “pig-butcher target,” and a “rapist.” He has also exploited my personal experiences as a victim to raise money through online fundraising. Each of his posts has received tens of thousands of views.

As a direct result, I have been diagnosed with depression and PTSD, and my ability to live and work normally is severely impaired. Without immediate protection, I have every reason to believe that the respondent will continue using this organized harassment network to pressure, stalk, and harm me, causing further psychological injury and jeopardizing my ongoing cooperation with detective and my lawyer.

What protections do you need? Check everything you want the court to order.

14. **I ask for a protection order with these restraints against the restrained person:**

General Restraints

- A. [X] **No Harm:** Do not cause any physical harm, bodily injury, assault, nonconsensual sexual conduct or nonconsensual sexual penetration, and do not harass, threaten, or stalk:

protected person the minors named in section **4** above
 these minors only: _____

B. **No Contact:** Do not make any attempts or have any contact, including nonphysical contact, directly, indirectly, or through third parties, regardless of whether those third parties know of the order, except for service of court documents with:

protected person the minors named in section **4** above
 these minors only: _____
 these members of the protected person's household: _____
 Exception (if any). Only this type of contact is allowed: _____

Exceptions about minors, if any, provided in **P** below.

C. **Stalking Behavior:** Do not harass, follow, monitor, keep under physical or electronic surveillance, cyber harass (as defined in RCW 9A.90.120), or use phone, video, audio or other electronic means to record, photograph, or track locations or communication, including digital, wire, or electronic communication of:

the protected person the minors named in section **4** above
 these minors only: _____
 these members of the protected person's household: _____

D. **Exclude and Stay Away:** Do not enter, return to, knowingly come within, or knowingly remain within 1,000 feet or other distance (*specify*) _____ of:

the protected person protected person's vehicle
 protected person's school protected person's workplace
 protected person's residence protected person's adult day program
 the shared residence
 the residence, daycare, or school of the minors named in section **4** above
 these minors only: _____
 other: _____

Address: The protected person chooses to (*check one*):

keep their address confidential list their address here:

E. **Vacate Shared Residence:** The protected person has exclusive right to the residence that the protected person and restrained person share. The restrained person must immediately vacate the residence. The restrained person may take the restrained person's clothing, personal items needed during the duration of the order, and these items (*specify*): _____ from the residence while a law enforcement officer is present.

- F. [] **Intimate Images:** Do not possess or distribute intimate images of a protected person, as defined in RCW 9A.86.010. The restrained person must take down and delete all intimate images and recordings of a protected person in the restrained person's possession or control and cease any and all disclosure of those intimate images.
- G. [] **Electronic Monitoring:** The restrained person must submit to electronic monitoring. Example: location tracking via ankle bracelet. (*Restrained Person must be age 18 or older.*)
- H. [] **Evaluation:** The restrained person shall get an evaluation for:
- [] mental health [] chemical dependency (drugs and alcohol)
- I. [] **Treatment:** The restrained person shall participate in state-certified treatment for:
- [] sex offender [] domestic violence perpetrator
- J. [] **Personal Belongings:** The protected person shall have possession of essential personal belongings, including the following:

- K. [] **Assets:** Do not transfer jointly owned assets.
- [] **Finances:** Provide the following financial relief: _____
- L. [] **Vehicle:** The protected person shall have use of the following vehicle:
Year, Make, & Model _____ License No. _____
- M. [X] **Restrict Abusive Litigation:** Do not engage in abusive litigation as set forth in chapter 26.51 RCW or in frivolous filings against the protected person, making harassing or libelous communications about the protected person to third parties, or making false reports to investigative agencies.
- N. [] **Pay Fees and Costs:** The restrained person must pay fees and costs of this action. This may include administrative court costs, service fees, and the protected person's costs including lawyer fees.

Firearms and Other Dangerous Weapons

- O. [X] **Surrender Weapons:** The restrained person must immediately surrender any firearms, other dangerous weapons, or concealed pistol licenses to law enforcement and not access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive any of those items.

Important! The court may be required to order the restrained person to surrender firearms, other dangerous weapons, or concealed pistol licenses even if you do not request it.

Does the restrained person [] own or [] have access to firearms?

[] Yes [] No [X] I don't know

Complete **Attachment E: Firearms Identification** if Yes.

Would the restrained person's use of firearms or other dangerous weapons be a serious and immediate threat to anyone's health or safety?

[] Yes [] No [X] I don't know

Even if the restrained person does not have firearms now, has the restrained person ever used firearms, other weapons, or objects to threaten or harm you?

[] Yes [X] No

If Yes, describe what happened.

Is the restrained person already not allowed to have firearms?

[] Yes [] No [X] I don't know

If Yes, why? _____

Minors

P. [] Custody: (*If the parties have children together.*)

The protected person is granted temporary care, custody, and control of

[] the minors named in section 4 above.

[] these minors only: _____

Exceptions for Visitation and Transportation (including exchanges, meeting location, and pickup and dropoff) of Minors (if any): _____

Visitation listed here is an exception to any No Contact and Stay Away provisions about the children, in **B** and **D** above.

Q. [] Interference: Do not interfere with the protected person's physical or legal custody of:

[] the minors named in section 4 above.

[] these minors only: _____

R. [] Removal from State: Do not remove from the state:

[] the minors named in section 4 above.

[] these minors only: _____

S. [] School Enrollment: Do not enroll or continue attending as a student in the elementary, middle, or high school that a protected person attends: (*name of school*)

(*Only if both the restrained person and a protected person are students at the same school. Can apply to students 18 or older. Includes public and private schools.*)

Describe any continuing physical danger, emotional distress, or educational disruption to a protected person that would happen if the restrained person attends the same school.

Pets

- T. [] **Custody:** The protected person shall have exclusive custody and control of the following pet/s owned, possessed, leased, kept, or held by the protected person, restrained person, or a minor child who lives with either the protected or restrained person. (*Specify name of pet and type of animal.*):

U. [] **Interference:** Do not interfere with the protected person's efforts to get the pet/s named above.

V. [] **Stay Away:** Do not knowingly come within, or knowingly remain within (*distance*) _____ of the following locations where the pet/s are regularly found:

[] Protected person's residence (*home address may be kept confidential.*)

[] Other (*specify*):

Vulnerable Adult

- W. [] Safety:** Do not commit or threaten to commit acts of abandonment, neglect, financial exploitation, or abuse, including sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraints, against the vulnerable adult.
 - X. [] Accounting:** Provide an accounting of the disposition of the vulnerable adult's income or other resources.
 - Y. [] Property Transfer:** Do not transfer the property of [] the vulnerable adult [] the restrained person. This restraint can last for up to 90 days.

Other

- Z. Z.** 1. Prohibition on inciting online harassment
The Court should order Respondent not to directly or indirectly incite, encourage, or utilize his followers (including members of the ECC3DU group or any other social media followers) to engage in online harassment against Petitioner, including but not limited to insults, threats, defamation, humiliation, or any other abusive conduct.

AA. 2. Prohibition on interfering with daily life and employment
The Court should order Respondent not to directly or indirectly incite, encourage, or utilize his followers to interfere with Petitioner's normal life and employment, including but not limited to making malicious complaints, reports, or spreading false information to Petitioner's employer, colleagues, business partners, or any other third parties connected to Petitioner's professional life.

BB. 3. Prohibition on indirect harassment
The Court should expressly prohibit Respondent from using any third party (including social media followers, group administrators, or other intermediaries) to engage in the

prohibited conduct described above, so as to prevent circumvention of this Protection Order.

Do you need help from law enforcement? They may help you get the things you asked for.

15. **Law Enforcement Help:** Do you want the court to order the appropriate law enforcement agency to help you with any of the things listed below? (*Check all that apply.*)

- [] Possession of my residence.
[] Possession of the vehicle I asked for in section L above.
[] Possession of my essential personal belongings that are located at:
 [] the shared residence
 [] the restrained person's residence
 [] other location: _____
[] Custody of: [] the minors named in section 4 above
[] these minors only: _____
[] Other: _____

How long do you need this order to last?

16. **Length of Order**

(*The order will last for at least 1 year unless you ask for something different. Orders restraining a parent from contacting their own children may not exceed 1 year.*)

I need this order to last for: [X] 1 year [] more than 1 year [] less than 1 year (*specify how long*): _____

If you checked more or less than one year, briefly explain why.

Do you want to be notified if the restrained person petitions for the restoration of firearms in the future?

17. **Firearms Restoration Notice**

(*This only applies if there is an existing or future criminal case that prohibits firearm ownership or possession.*)

- [] **Notify.** I want the prosecutor to notify me if the restrained person petitions for restoration of firearms and of the court's decision.
- [] **Do Not Notify.** I do not want the prosecutor to notify me if the restrained person petitions for restoration of firearms or of the court's decision.

Why do you need a protection order? What happened? This is your statement where you tell your experience.

Be as specific and descriptive as possible. Put the date, names, what happened, and where. Use names rather than pronouns (he/she/they) as much as possible. If you cannot remember the date, put the time of year it happened (around a holiday, winter, summer, how old your child was), or about how long ago.

For all of the questions below, include details:

- Who did what?
- When did this happen?
- How were any statements made? (in person, mail, text, phone, email, social media)
- How did this make you, the minor, or the vulnerable adult feel?

If you need more space to answer any of the questions below, use form PO 010 *Statement* or attach additional pages.

Privacy Warning! The restrained person will see this Petition and any other evidence you file with the court. This information is also available in a public court file. You should file healthcare records, financial documents, and confidential reports under seal. Use form All Civil 040 *Sealed Cover*. If you want to seal explicit or intimate images, you must file a separate motion asking the court to seal these images. Use form PO 005, *Motion to Redact or Seal*.

18. **Most Recent Incident.** What happened most recently that made you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, hate crimes. For a vulnerable adult, include incidents or threats of abandonment, abuse, neglect, and/or financial exploitation. Include specific date/s and details of the incident.

On October 9, Mr. Zeng published a long post defaming and insulting me, calling me a "rapist," claiming that I seduced him, and threatening to charge me with "rape." Mr. Zeng falsely stated: "This lady actively seduced me, forced me to buy and drink alcohol, and tried to take off my pants, which already constitutes rape." He also threatened me to pay him \$50,000, otherwise he would accuse me of filing a false report. This defamatory post has garnered tens of thousands of views. (Exhibit-1)

On October 9, Mr. Zeng spread false rumors online, calling me a "gold digger girl" and fabricating claims that my friends distanced themselves from me because of it. This has seriously damaged my reputation.

Mr. Zeng falsely stated: "Regulus (my friend) kept his distance from her after discovering she was a romance scammer and narrowly avoided being deceived." (Exhibit-2)

On October 11, Mr. Zeng insulted and defamed me by calling me a "romance scammer," and raised funds based on false claims. His actions have caused serious harm to my mental well-being and reputation. (Exhibit-3)

In Mr. Zeng's online fundraising statement, he falsely claimed that I "made baseless accusations" and "filed a malicious lawsuit." He used these false claims to fraudulently

raise money and even sell unreleased police investigation documents, which may constitute an invasion of the victim's privacy.

This post has been viewed by 210,000 people and has caused severe damage to my mental well-being and reputation. (Exhibit-4-1, Exhibit 4-2)

On October 12, the user @nobita_orz insulted me with extremely sexist slurs, calling me a "sow" and a "prostitute." Mr. Zeng replied under the post expressing his support and stated that he would sue me for "coercion, false accusation, and perjury." Mr. Zeng also claimed that nobita orz is his "little front attacker who always charges ahead first."
(Exhibit-5)

On October 13, Mr. Zeng posted misogynistic, discriminatory, and hateful remarks against women, stating: "Women only want to destroy each other, even their own daughters," and "If not for reproduction, men wouldn't want to spend even one extra second with women; killing each other is women's ultimate fate."

These statements demonstrate that he approached me under the guise of seeking marriage, but in reality, his intent was to deceive and manipulate me. (Exhibit-6)

19. **Past Incidents.** What happened in the past that makes you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, or hate crimes. For a vulnerable adult, include incidents or threats of abandonment, abuse, neglect, and/or financial exploitation. Include specific date/s and details of the incidents.
-
20. On the night of April 8th, around 11 p.m., Mr. Zeng came to the lobby of my apartment building, claiming that he wanted to meet me because he wished to marry me. I agreed to meet him.
- During our interactions, I discovered several serious acts of deception by Mr. Zeng.
21. First, he concealed his family background — that his father is a corrupted government official who was convicted criminal in China involved in a major corruption case that caused mining disasters and resulted in over one hundred deaths.
22. Second, he deceived and manipulated me. I later realized that his character was deeply improper, and on May 24th, he sexually assaulted me at my apartment. I reported this incident to the Redmond Police Department.
23. Third, he misled me about his sexual orientation. Later, he admitted to me that he is gay and has no interest in women.

- 24.** After learning all of those I had reported him to the police, he became extremely angry and incited his followers to launch a large-scale online smear and defamation campaign against me that lasted for more than four months and has still not stopped. They publicly defamed me and submitted false and defamatory complaints to my employer, which caused me to lose my job. These attacks caused me severe emotional harm, and I was diagnosed with depression.
- 25.** During the previous protection order period, although Mr. Zeng was prohibited from contacting me directly, he continued to instruct his “front attacker” who is another social media influencer to insult and defame me online every day. After both of our protection order petitions were denied, his attacks escalated even further. This happens from the beginning of October.
- 26.** He publicly called me a “rapist,” a “romance scammer,” and a “false accuser,” and threatened to file rape charges against me unless I paid him fifty thousand dollars. He also posted court documents containing my full name and personal information online to humiliate me and raise money by exposing my privacy.

- 27.** **Medical Treatment.** Describe any medical treatment you received for issues related to your request for protection.

I was diagnosed with depression and PTSD on September 3 as a result of the large-scale online harassment, defamation, and bullying campaign conducted by Mr. Zeng and his associates. I have since received psychological counseling and treatment. (Exhibit 7)

- 28.** **Suicidal Behavior.** Describe any threats of self-harm or suicide attempts by the restrained person.

29. Restrained Person’s Substance Abuse

Is substance abuse involved? [] Yes [] No [] Unknown

If yes, what type of substance abuse? [] Alcohol [] Drugs [] Other: _____

30. Minors Needing Protection, if any (If the information is not already included above.)

Has there been any violence or threats towards children? How have the children been affected by the restrained person's behavior? Were the children present during any of the incidents described above? Describe and give details.

31. Supporting Evidence (Include anything else you want the court to see that helps prove what you are saying is true. You are responsible for filing your supporting evidence, including police reports, if any. Before you file any attachments, you can black out (redact) any sensitive information. Examples: your home address and account numbers (leave last 4 digits). If you have audio or video evidence, contact the court for how to submit.)

[X] I am submitting the following evidence with this Petition (check all that apply):

- [] Pictures
- [X] Text/email/social media messages
- [] Voice messages (written transcript)
- [] Written notes/letters/mail
- [] Police report
- [] Declaration or statement from witness (name/s): _____

[] Other (describe): Social media post _____

Privacy Warning! The restrained person will see this Petition and any other evidence you file with the court. This information is also available in a public court file. You should file healthcare records, financial documents, and confidential reports under seal. Use All Civil 040 **Sealed Cover**. If you want to seal explicit or intimate images, you must file a separate motion asking the court to seal these images. Use form PO 005, *Motion to Redact or Seal*.

Before you file any attachments, you can **black out** (redact) any sensitive information. Examples: your home address, account numbers (leave last 4 digits), minor's names (leave

minor's initials). Do **not** list your address in this petition or any supporting evidence if you want it to remain confidential.

Hope Card: A Hope Card is a small card you can easily carry that has some details of your protection order. It's one way to show you have a full protection order. You can request one at www.courts.wa.gov/hopecard.

I certify, under penalty of perjury under the laws of the state of Washington, that all the information provided in this petition and any attachments is true and correct.

[X] I have attached (*number*): 15 pages.

Signed at (*city and state*): Redmond _____ Date: 10/31/2025 _____

►/s/ Xiaoyan Zhu

Sign here _____
Xiaoyan Zhu
Print name _____

Attachment A: Definitions (*Always include with petition.*)

"Domestic violence" means:

- (a) Physical harm, bodily injury, assault, or the infliction of fear of physical harm, bodily injury, or assault; nonconsensual sexual conduct or nonconsensual sexual penetration; coercive control; unlawful harassment; or stalking of one intimate partner by another intimate partner; or
- (b) Physical harm, bodily injury, assault, or the infliction of fear of physical harm, bodily injury, or assault; nonconsensual sexual conduct or nonconsensual sexual penetration; coercive control; unlawful harassment; or stalking of one family or household member by another family or household member.

"Commercial sexual exploitation" means commercial sexual abuse of a minor and sex trafficking.

"Sexual conduct" means any of the following:

- (a) Any intentional or knowing touching or fondling of the genitals, anus, or breasts, directly or indirectly, including through clothing;
- (b) Any intentional or knowing display of the genitals, anus, or breasts for the purposes of arousal or sexual gratification of the respondent;
- (c) Any intentional or knowing touching or fondling of the genitals, anus, or breasts, directly or indirectly, including through clothing, that the petitioner is forced to perform by another person or the respondent;
- (d) Any forced display of the petitioner's genitals, anus, or breasts for the purposes of arousal or sexual gratification of the respondent or others;
- (e) Any intentional or knowing touching of the clothed or unclothed body of a child under the age of 16, if done for the purpose of sexual gratification or arousal of the respondent or others; or
- (f) Any coerced or forced touching or fondling by a child under the age of 16, directly or indirectly, including through clothing, of the genitals, anus, or breasts of the respondent or others.

"Sexual penetration" means any contact, however slight, between the sex organ or anus of one person by an object, the sex organ, mouth, or anus of another person, or any intrusion, however slight, of any part of the body of one person or of any animal or object into the sex organ or anus of another person including, but not limited to, cunnilingus,

fellatio, or anal penetration. Evidence of emission of semen is not required to prove sexual penetration.

"Stalking" means any of the following:

- (a) Any act of stalking as defined under RCW 9A.46.110;
- (b) Any act of cyber harassment as defined under RCW 9A.90.120; or
- (c) Any course of conduct involving repeated or continuing contacts, attempts to contact, monitoring, tracking, surveillance, keeping under observation, disrupting activities in a harassing manner, or following of another person that:
 - (i) Would cause a reasonable person to feel intimidated, frightened, under duress, significantly disrupted, or threatened and that actually causes such a feeling;
 - (ii) Serves no lawful purpose; and
 - (iii) The respondent knows, or reasonably should know, threatens, frightens, or intimidates the person, even if the respondent did not intend to intimidate, frighten, or threaten the person.

"Unlawful harassment" means:

- (a) A knowing and willful course of conduct directed at a specific person that seriously alarms, annoys, harasses, or is detrimental to such person, and that serves no legitimate or lawful purpose. The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial emotional distress to the petitioner; or
- (b) A single act of violence or threat of violence directed at a specific person that seriously alarms, annoys, harasses, or is detrimental to such person, and that serves no legitimate or lawful purpose, which would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial emotional distress to the petitioner. A single threat of violence must include:
 - (i) A malicious and intentional threat as described in RCW 9A.36.080(1)(c); or
 - (ii) the presence of a firearm or other weapon.

Attachment B: Vulnerable Adult

Only complete this attachment if your case involves a vulnerable adult. **If not**, skip or remove this attachment.

1. What qualifies the adult as a vulnerable adult? The adult (*check all that apply*):

- Is over 60 years old and does not have the functional, mental, or physical ability to care for himself or herself.
- Is an individual subject to guardianship under RCW 11.130.265 or an individual subject to conservatorship under RCW 11.130.360.
- Has a developmental disability as defined in RCW 71A.10.020.
- Self-directs their own care and receives services from a personal aide under RCW 74.39.
- Is receiving services from a home health, hospice, or homecare agency licensed or required to be licensed under RCW 70.127.
- Is receiving in-home services from an individual provider under contract with DSHS.
- Has been admitted to an assisted living facility, nursing home, adult family home, soldiers' home, residential habilitation center, or any other facility licensed by DSHS.

2. Does the vulnerable adult know you will be filing this petition?

- Yes No If no, what efforts did you make to notify the vulnerable adult?
-
-

3. Connection to Washington. Does the vulnerable adult live in Washington State?

- Yes No If no, are you asking to protect any **family members** of the vulnerable adult who:

- Live in Washington State, and
- Have been affected by the restrained person's actions

- Yes No

4. What is your relationship to the vulnerable adult?

- I am the vulnerable adult. I am filing this petition for myself.
 DSHS is filing this petition for a vulnerable adult who has consented lacks capacity or ability to consent to this petition.
 I am the vulnerable adult's guardian/conservator, or limited guardian/conservator.

I was appointed in (*county and state*) _____
in Case Number _____
on or about (*date*) _____
(*Attach a copy of your letters or order appointing guardian/conservator, if available.*)

To protect the vulnerable adult, I imposed an **emergency restriction** on the vulnerable adult's right to associate with the restrained person on (*date*) _____

I am the vulnerable adult's legal fiduciary. I was appointed trustee power of attorney on or about (date) _____.
(Attach a copy of your relevant documents, if available.)

I am interested in the welfare of the vulnerable adult. I have a good faith belief that the court's intervention is necessary and that the vulnerable adult is unable at this time to protect their own interests, due to incapacity, undue influence, or duress.

What is the nature of your relationship to the vulnerable adult? How long has this relationship lasted? (*Describe*)

What is the incapacity, undue influence, or duress that makes the vulnerable adult unable to protect their own interests? (*Describe*)

Definitions For Vulnerable Adult Protection Orders:

"**Vulnerable adult**" includes a person:

- (a) Sixty years of age or older who has the functional, mental, or physical inability to care for himself or herself; or
- (b) Subject to a guardianship under RCW 11.130.265 or adult subject to conservatorship under RCW 11.130.360; or
- (c) Who has a developmental disability as defined under RCW 71A.10.020; or
- (d) Admitted to any facility; or
- (e) Receiving services from home health, hospice, or home care agencies licensed or required to be licensed under chapter 70.127 RCW; or
- (f) Receiving services from a person under contract with the department of social and health services to provide services in the home under chapter 74.09 or 74.39A RCW; or
- (g) Who self-directs his or her own care and receives services from a personal aide under chapter 74.39 RCW.

"**Abuse**," for the purposes of a **vulnerable adult** protection order, means intentional, willful,

or reckless action or inaction that inflicts injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult. In instances of abuse of a vulnerable adult who is unable to express or demonstrate physical harm, pain, or mental anguish, the abuse is presumed to cause physical harm, pain, or mental anguish. "Abuse" includes sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraint against a **vulnerable adult**, which have the following meanings:

- (a) "Improper use of restraint" means the inappropriate use of chemical, physical, or mechanical restraints for convenience or discipline, or in a manner that:
 - (i) Is inconsistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under chapter 71A.12 RCW;
 - (ii) is not medically authorized; or
 - (iii) otherwise constitutes abuse under this section.
- (b) "Mental abuse" means an intentional, willful, or reckless verbal or nonverbal action that threatens, humiliates, harasses, coerces,

- intimidates, isolates, unreasonably confines, or punishes a vulnerable adult. "Mental abuse" may include ridiculing, yelling, swearing, or withholding or tampering with prescribed medications or their dosage.
- (c) "Personal exploitation" means an act of forcing, compelling, or exerting undue influence over a vulnerable adult causing the vulnerable adult to act in a way that is inconsistent with relevant past behavior, or causing the vulnerable adult to perform services for the benefit of another.
- (d) "Physical abuse" means the intentional, willful, or reckless action of inflicting bodily injury or physical mistreatment. "Physical abuse" includes, but is not limited to, striking with or without an object, slapping, pinching, strangulation, suffocation, kicking, shoving, or prodding.
- (e) "Sexual abuse" means any form of nonconsensual sexual conduct including, but not limited to, unwanted or inappropriate touching, rape, molestation, indecent liberties, sexual coercion, sexually explicit photographing or recording, voyeurism, indecent exposure, and sexual harassment. "Sexual abuse" also includes any sexual conduct between a staff person, who is not also a resident or client, of a facility or a staff person of a program authorized under chapter 71A.12 RCW, and a vulnerable adult living in that facility or receiving service from a program authorized under chapter 71A.12 RCW, whether or not the sexual conduct is consensual.

"Financial exploitation" means the illegal or improper use of, control over, or withholding of, the property, income, resources, or trust funds of the **vulnerable adult** by any person or entity for any person's or entity's profit or advantage other than for the vulnerable adult's profit or advantage. "Financial exploitation" includes, but is not limited to:

- (a) The use of deception, intimidation, or undue influence by a person or entity in a position of trust and confidence with a vulnerable adult to obtain or use the property, income, resources, government benefits, health insurance benefits, or trust funds of the

vulnerable adult for the benefit of a person or entity other than the vulnerable adult;

- (b) The breach of a fiduciary duty, including, but not limited to, the misuse of a power of attorney, trust, or a guardianship or conservatorship appointment, that results in the unauthorized appropriation, sale, or transfer of the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult; or
- (c) Obtaining or using a vulnerable adult's property, income, resources, or trust funds without lawful authority, by a person or entity who knows or clearly should know that the vulnerable adult lacks the capacity to consent to the release or use of the vulnerable adult's property, income, resources, or trust funds.

"Neglect" means:

- (a) A pattern of conduct or inaction by a person or entity with a duty of care that fails to provide the goods and services that maintain the physical or mental health of a vulnerable adult, or that fails to avoid or prevent physical or mental harm or pain to a vulnerable adult; or
- (b) an act or omission by a person or entity with a duty of care that demonstrates a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to the vulnerable adult's health, welfare, or safety including, but not limited to, conduct prohibited under RCW 9A.42.100.

Attachment C: Child Custody

Only complete this attachment if you are asking to protect any of the restrained person's children. **If not**, skip or remove this attachment.

Does a Washington Court have authority over the children? Before the court can protect a child, you must tell the court about the children's connection to Washington State. See instructions for help.

1. Children's Home/s

At any time during the past 5 years, have the children lived:

- on an Indian reservation,
- outside Washington state,
- in a foreign country, or
- with anyone who is not a party to this case?

No. (*Skip to 2*)

Yes. (*Fill out below to show where the children have lived during the last 5 years.*)

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Initials):	<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other (name):	
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Initials):	<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other (name):	
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Initials):	<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other (name):	
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Initials):	<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other (name):	
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Initials):	<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other (name):	

2. Other people with a legal right to spend time with the children

Do you know of anyone besides yourself and Respondent who has or claims to have a legal right to spend time with the children?

No.

Yes. (*Name/s*) _____ has or claims to have a legal right to spend time with the children because:

3. Authority Over the Children (Jurisdiction) (RCW 26.27.201 – .221, .231, .261, .271)

The court can make an order protecting the children because:

[] **Exclusive, continuing jurisdiction** – A Washington court has already made a custody order or parenting plan for the children and the court still has authority to make other orders for the children.

[] **Home state jurisdiction** – Washington is the child's home state because (*check all that apply*):

[] The children lived in Washington with a parent or someone acting as a parent for at least the 6 months just before this case was filed, or if a child is less than 6 months old, the child has lived in Washington with a parent or someone acting as a parent since birth.

[] There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if a child is less than 6 months old), but those were temporary absences.

[] The children do not live in Washington right now, but Washington was the children's home state sometime in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.

[] The children do not have another home state.

[] **No home state or home state declined** – No court of any other state (or tribe) has the jurisdiction to make decisions for the children **or** a court in the children's home state (or tribe) decided it is better to have this case in Washington **and**:

- The children and a parent or someone acting as a parent have ties to Washington beyond just living here; **and**
- There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state.

[] **Other state declined** – The courts in other states (or tribes) that might be the children's home state have refused to take this case because it is better to have this case in Washington.

[] **Temporary emergency jurisdiction** – The court can make decisions for the children because the children are in this state now **and** were abandoned here **or** need emergency protection because the children (or their parent, brother, or sister) were abused or threatened with abuse. (*Check one*):

[] A custody case involving the children was filed in the children's home state (*name of state or tribe*): _____ Washington should take temporary emergency jurisdiction over the children until the petitioner can get a court order from the children's home state (or tribe).

[] There is **no** valid custody order or open custody case in the children's home state (*name of state or tribe*): _____. If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, (*date*): _____, Washington should have final jurisdiction over the children.

[] **Other reason (specify):** _____

Attachment D: Non-Parents Protecting Children (ICWA)

Only complete this attachment if you are asking to protect any children who are **not** your own. If not, skip or remove this attachment.

Non-Parents must comply with the Indian Child Welfare Acts (ICWA). If you are not a legal parent of a minor child you are asking to protect, you must find out if the minor is or may be an Indian child. If so, the federal and state Indian Child Welfare Acts will apply to your case. This does not apply to parents.

Parents: You do **not** have to answer these questions about your own children.

1. Tribal Heritage

*If there is a reason to know that a child has **tribal heritage** (including ancestry or familial political affiliation), the court must treat the child as an Indian child unless and until the affected tribe/s decide otherwise or decline to respond after receiving proper notice.*

*An **Indian child** is a child who is a member of an Indian tribe, or who is the biological child of an Indian tribe member and is eligible for membership. Tribes decide their own membership.*

Could any of the children be Indian children? (Check all that apply):

No. These children are not Indian children (name/s): _____

I know this because (*explain if the children have no tribal heritage, or if any possible tribal heritage has already been explored and decided in another court proceeding that complied with ICWA. Attach orders*):

Yes or maybe. These children are or may be Indian children. They have or may have heritage from the tribe/s listed below:

Children	Tribes
<input type="checkbox"/> All [] (name/s):	
<input type="checkbox"/> All [] (name/s):	

I will provide the *Indian Child Welfare Act Notice* (form GDN M 401) and a copy of this *Petition* to the tribe/s named above and other necessary people or agencies.

I do not know if any of the children are Indian children or have tribal heritage. I have done the following things to find out:

Warning! You must find out if any of these children have tribal ancestry before a full order is issued.

Warning! You must find out if any of these children have tribal ancestry before a full order is issued.

2. Authority Over Indian Children (Jurisdiction)

- [] Does not apply. None of the children are Indian children.
 - [] A state court can decide this case for any children who are or may be Indian children because:
 - [] (*Children's Initials*): _____ are **not** domiciled or living on an Indian reservation, and are not wards of a tribal court. (25 U.S.C. § 1911)
 - [] (*Children's Initials*): _____ are domiciled or living on an Indian reservation, and (*check all that apply*):
 - [] The children's tribe agrees to Washington State's concurrent jurisdiction.
 - [] The children's tribe decided not to use its exclusive jurisdiction (expressly declined). (RCW 13.38.060)
 - [] Washington State should exercise **emergency jurisdiction** for Indian children temporarily located off the reservation to protect the children from immediate physical damage or harm. (RCW 13.38.140)

Attachment E: Firearms Identification

Only complete this attachment if the restrained person owns or has access to firearms or other dangerous weapons. **If not**, skip or remove this attachment.

1. Does the restrained person [] own or [] have access to any firearms? [] Yes [] No
[] Unknown
 2. Does the restrained person purchase, own, or have access to parts that could be assembled into a working firearm (example: ghost guns)? [] Yes [] No [] Unknown
 3. Does the restrained person have a concealed pistol license (CPL)? [] Yes [] No
[] Unknown
 4. When was the last time you saw the firearm/s? _____
 5. Do you know where the restrained person keeps the firearm/s? [] Yes [] No
If yes, check all that apply:
[] On their person [] In their car [] In their home [] Storage unit [] In a safe
 6. To the best of your knowledge, are the guns typically loaded? [] Yes [] No
[] Unknown
 7. How important are the firearms to the restrained person?
[] 1 (not very important) [] 2 [] 3 [] 4 [] 5 (very important) [] Unknown
 8. What does the restrained person generally use the firearms for, if known? (*check all that apply*):
[] Hunting [] Collecting [] Target Shooting [] Protection [] Other: _____
 9. Does the respondent possess explosives? [] Yes [] No [] Unknown
 10. Does the restrained person own or possess any other dangerous weapons you believe should be surrendered? [] Yes [] No [] Unknown. If yes, list them here: _____
-

The pictures below are examples of the most common guns. If you recognize any of the pictures below as similar to the one/s the restrained person has, please check it and write in how many they have of each.

<p>[] Handgun (how many)_____</p>  	<p>[] Unassembled Firearm (how many)_____</p> 
--	---

Semi-automatic Rifle (*how many*) _____



Rifle/Shotgun (*how many*) _____



Other firearm/s (*describe*): _____

Exhibit 1

勃勃OC @bboczeng · 10月9日
我从来没有在警方的记录里说过我要用电子方式举报。

这属于造谣了。希望她放出警方的调查报告，让我们来看看我到底是怎么说的，警察又是如何结论的

是不是说“this is not a crime, but Ms. Zhu is frustrated” and then “she moved on to talk about sexual assault”

这也就是说，所谓性侵犯、完全是这位女士在企图用“举报”为理由要求警方法治我之罪失败之后，不得已找到的第二个理由

这是警方detective 调查报告中白纸黑字的内容，希望这位女士自己去看一看。了解一下警方是怎么看自己的言行的，是怎么判断你的动机的。最后，对你所谓的“性侵”指控又得出了什么结论？

当然，调查报告全文我会免费提供给对我援助的人。合理合法。

退一万步说，习近平都没办法阻止别人举报他。去公司举报是合法合规的行为，只要你的行为涉嫌违规，我有合法合理的证据即可

实际上，只有独裁者才会认为别人“没有权利”去举报他

另外，这位女士当天晚上要我脱掉抚摸我的jb，这已经构成强奸

主动勾引我去他家，强迫我买酒喝酒，要我洗澡，谎称自己困了让我抱她上床，在床上让我脱裤子摸我jg吧，把他摸大了摸硬了，让我感到非常困惑、痛苦、耻辱和羞耻

我随即马上提出回家，只想离开这个人间炼狱，这都是有事实证据的。

我将在一个月内就“强奸罪”向这位女士提起民事诉讼，我会说到做到。一个涉嫌强奸犯是会得到和自己应有的报应的。我相信美国司法的公正。

这也是我继续寻求大家捐助，和司法援助的原因

谢谢大家 x.com/nobita_orz/sta...

Original post Translation:

“She took the initiative to seduce me to go to her home, forced me to buy and drink alcohol, asked me to take a shower, and made me carry her to bed, then on the bed told me to take off my pants and touched my penis—making it erect. I felt extremely confused, hurt, humiliated, and ashamed. I immediately said I wanted to go home and just wanted to leave this living hell. All of this is supported by factual evidence. I will file a civil lawsuit against this woman for rape within a month, and I will do what I say. A rapist will eventually receive the punishment they deserve. I believe in the fairness of the American justice system.”

Exhibit 2

On October 9, Mr. Zeng spread false rumors online, calling me a “gold digger girl” and fabricating claims that my friends distanced themselves from me because of it. This has seriously damaged my reputation.

Mr. Zeng falsely stated: “Regulus (my friend) kept his distance from her after discovering she was a romance scammer and narrowly avoided being deceived.”

勃勃OC @bboczeng · 10月9日
regulus实在是太成功了，因为远走他乡回到了中国，所以才恰好逃过一劫！

我认为夏波利利应该对我下跪、认错、道歉

是我帮他挡过一劫，甚至避免了他被举报到离职、离婚的悲剧！

谢谢大家

china人china面不china心 @yuan18274057 · 10月8日
回复 @nobita_orz 和 @asukastark
Regulus去见了面发现了她捞女本质，立马逃了

2 13 1.1万

Exhibit 3

On October 11, Mr. Zeng insulted and defamed me by calling me a “romance scammer,” and raised funds based on false claims. His actions have caused serious harm to my mental well-being and reputation.



X.com

Show translation

作为性侵案被害人，欢迎大家给我捐助。555

gofund.me/e9142d483

现在是不仅是性侵案了，甚至是从某些人口中得知
涉嫌杀猪盘，简直是太可怕了



From gofundme.com

4:19 AM · 10/11/25 · 26K Views

8 9 25 5

Exhibit 4-1

勃勃OC
@bboczeng

大家好，下面公布一个消息，主要是涉及本案的前因后果，以及我向大家寻求司法募捐的细节

最近的事情大家也知道了。在6月底我说要去公司举报某位女人，被要求删帖未果之后，她旋即以“我现在就可以告你性侵”为名，在华盛顿King County高等法院对我提起的家暴保护令的诉讼。由于性侵问题的严肃性，且此类提高不需要任何证据，完全可以听信单方面的一家之辞，我被迫寻找高价律师应诉，最终以证据不足为由拒绝了。除了高等法院的诉讼之外，该女士还在我所在城市的警察局提高，引起了持续时间长达2个月的调查。调查结果也是因该女士言辞自相矛盾，动机可疑——为了让我闭嘴，且所称之证据（如录音、录像等）从未提供等。最终以无正当理由，性侵几乎不可能发生为结论结案

在法官判决败诉后，她又以“我在网上怂恿一帮人举报她导致她丢了工作”为由提起上诉。最终上诉也被驳回。实际上，包括3D群友在内多人早在6月上旬就已经对公司提出了举报，公司也早就开始调查。而我，作为一个实名上网，住址接近的人，被当作了替罪羔羊提告。

实际上，害怕自己因被举报丢掉工作，一直以来才是她所谓性侵控告的真实原因。

这三个月来，我因应对诉讼和警方调查不胜其扰，这位女士三次更改她的保护令诉状，在事实面前寻找各种漏洞和空子，企图让我入狱，包括但不仅限于认为我开空间骂她属于违法行为向警方报案，我去公司举报他属于违法行为提起上诉，在所谓“性侵”后她多次主动联系我不是她自相矛盾，而是 trauma bonding。总之，一切都是我的错，她没有一点错。我是要进监狱的，她不需要。

虽然最终的判决结果证明了美国司法的公正和独立性，但我也在这此次恶意诉讼中付出了超出常人的时间、代价和精力。可笑的是，这位女士在明知自己毫无事实基础，纯属诬告的情况下，竟然还一度要求我支付五万美金“和解”。这种无耻和无理的恶意要求，当然被我方拒绝。

不仅是为了缓解我所付出的不必要的支出，更是为了澄清我的名誉和事实，同时也能帮助想要支持我、或者感兴趣的公众了解案件真相，获得宝贵教训，避免再次踩坑，在合理合法可以公开文件的范围内，我想到了如下方案，这里先感谢大家的支持

我将向社会公开募集捐助，捐助我应对恶意司法中的无谓付出。作为回报，我将提供如下服务：

Exhibit 4-2

这三个月来，我因应对诉讼和警方调查不胜其扰，这位女士三次更改她的保护令诉状，在事实面前寻找各种漏洞和空子，企图让我入狱，包括但不仅限于认为我开空间骂她属于违法行为向警方报案，我去公司举报他属于违法行为提起上诉，在所谓“性侵”后她多次主动联系我不是她自相矛盾，而是trauma bonding。总之，一切都是我的错，她没有一点错。我是要进监狱的，她不需要。

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不仅是为了缓解我所付出的不必要的支出，更是为了澄清我的名誉和事实，同时也能帮助想要支持我、或者感兴趣的公众了解案件真相，获得宝贵教训，避免再次踩坑，在合理合法可以公开文件的范围内，我想到了如下方案，这里先感谢大家的支持

我将向社会公开募集捐助，捐助我应对恶意司法中的无谓付出。作为回报，我将提供如下服务：

第一档：50美元一人。我将向你提供本案双方DVPO case的所有卷宗，包括起诉书，证据，应诉，回复，判决结果的原文pdf，并私信回答你关于本案细节内幕中和我有关，符合事实和法律公开允许范围内不涉及他人隐私的1个问题。

卷宗总计数百页，去官网下载的话成本在200美元左右。我会告诉你每一份文件的含义和主题，以及如何最快速的阅读。

第二档：100美元一人。除第一档内容外，我会提供警方关于性侵案的全部调查报告，这是一份事无巨细，从我最初自卫报案，到该女士主动进入警察局在审查室内接受警探询问，到最后警方的调查结论，总计12页。

此外，我会私信回答你关于本案细节内幕中和我有关，符合事实和法律公开允许范围内不涉及他人隐私的10个问题。

第三档：500美元一人。除了第一、第二档的全部内容外，提供警探询问调查的全程录像，被询问人已知晓审查过程全程录音录像，并且未来可被公开。

此外，还提供和你1对1的1小时视频通话，依据事实，在合法和不侵犯第三人隐私的情况下，回答你和本案有关的任何问题，直到你问完为止（在1小时内，可视情况延长到最多不超过2小时）

第四档：2000美元一人。除了第一、第二、第三档的全部内容外，1对1视频对话的时间提高到10小时，可以分任意多次多年内使用。此外，我将终生做你关于美国家暴方面的业余法律参考，可以给你分享我所知的法律流程、起诉流程、应诉流程，文书书写，证据保存，如何寻找律师等法律经验。这种案子如果自己应诉，不但一样能赢，还能帮你节约大量金钱和时间。

第五档：10000美元一人。除上述所有全部内容外，我将购买机票去你指定的所在地（中国大陆除外）和你面谈。可呆最多一个星期——如需要更长时间可以洽谈；并接受你的采访，可谈论所有可以公开的，合法的，不侵犯第三人隐私的问题，你拥有采访结果的所有版权，可自行销售录制播放。此档仅限一人。

支付方式会包括Venmo，支付宝，和区块链USDC转帐。

请直接私信我您需要第几档，支付成功后我会公开援助记录（但不会公开您的信息），直到达到我的应诉成本后我会暂停，不会多赚大家一分钱。关于我的应诉成本，我也会在第一档中向你公开。

谢谢大家。

73

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117

21万

15

Original post translation:

"Hello everyone, I'm here to make an announcement — mainly to explain the background and details of this case, as well as the specifics of my request for public legal aid and donations. Recently, as many of you already know, at the end of June I said I was going to report a certain woman to her company. After I refused to delete my posts upon request, she immediately filed a domestic violence protection order (DVPO) lawsuit against me in King County Superior Court, Washington, under the accusation of "I can sue you for sexual assault right now."

Because of the seriousness of sexual assault allegations — and because such allegations can be made and believed without any evidence or verification — I was forced to hire an expensive attorney to defend myself. The case was ultimately dismissed due to insufficient evidence.

In addition to the Superior Court case, the woman also filed a report with the police in my city, which led to a two-month-long investigation. The investigation concluded that her statements were inconsistent, her motives were questionable — mainly to silence me — and that the alleged "evidence" (such as recordings or videos) was never provided. The case was closed with the finding that there was no legitimate basis and that sexual assault was virtually impossible.

After losing the court case, she filed an appeal claiming that "I incited people online to report her and caused her to lose her job." That appeal was also dismissed.

In reality, multiple individuals — including members of the 3D online group — had already filed complaints with her company as early as early June, and the company had already begun its own investigation. I, as someone using my real name online and living nearby, was made a scapegoat.

In fact, her real reason for the so-called sexual assault accusation was fear that she might lose her job because of those reports.

For the past three months, I have been overwhelmed by these lawsuits and police investigations. This woman has amended her protection order petition three times, constantly looking for loopholes and technicalities to send me to jail. This includes, but is not limited to, claiming that my social media posts criticizing her were criminal harassment, that my report to her company was illegal retaliation, and that her repeated voluntary contact with me after the alleged "assault" was not contradictory but rather "trauma bonding."

In short, everything was somehow my fault, and she was always right — I was the one who should go to prison, and she was the victim.

Although the final judgment affirmed the fairness and independence of the U.S. judicial system, I still paid an enormous personal cost in time, money, and energy during this malicious litigation.

The most absurd part is that, despite knowing she had no factual basis and was fabricating the allegations, she even demanded a \$50,000 "settlement." Such shameless and unreasonable extortion was, of course, rejected by me.

To not only offset my unnecessary legal expenses but also to clarify the truth and restore my reputation — and to help those who wish to support me or learn from this case — I have come up with the following plan. Thank you all for your support.

I am publicly launching a fundraising campaign to cover the losses I suffered due to this malicious litigation. In return, I will provide the following:

Tier 1: \$50 per person

I will provide you with all case files from both sides of the DVPO case, including the petitions, evidence, responses, and court rulings in their original PDF form.

I will also privately answer one question from you regarding factual or legal details of the case that are related to me and fall within the boundaries of lawful and non-private disclosure.

The total case file spans hundreds of pages. Downloading them from the court website costs about \$200. I will also explain the meaning and structure of each document and how to read them efficiently.

Tier 2: \$100 per person

In addition to Tier 1, I will provide the complete police investigation report related to the sexual assault allegation.

This is a detailed 12-page document covering the entire process — from my initial self-defense report to the woman's voluntary visit to the police station for interrogation, and finally to the official conclusion of the investigation.

I will also privately answer up to 10 questions related to the case that comply with lawful public disclosure and do not involve others' privacy.

Tier 3: \$500 per person

Includes everything in Tier 1 and Tier 2, plus access to the full video recording of the police interrogation (with the interviewee's knowledge that it was recorded and subject to future public release).

*Additionally, you will receive a **one-on-one video call** with me (1 hour, extendable up to 2 hours if needed), during which I will truthfully answer any questions about the case, within legal and privacy limits.*

Tier 4: \$2,000 per person

*Includes everything in Tier 1–3, plus up to **10 hours** of one-on-one video consultation (divisible across multiple sessions over several years).*

I will also serve as your lifelong informal legal reference on U.S. domestic violence cases — sharing my knowledge of legal processes, filing procedures, defense strategies, document drafting, evidence preservation, and how to find a lawyer.

Such cases can be successfully self-represented, saving you significant money and time.

Tier 5: \$10,000 per person

Includes everything above. Additionally, I will purchase plane tickets to meet you in person at your chosen location (excluding mainland China) and stay for up to one week (longer visits negotiable).

You may interview me in person about any public and lawful topics not involving third-party

privacy. You will own full copyright over the recorded interview and may sell or publish it as you wish.

This tier is limited to one person.

Payment methods: Venmo, Alipay, or blockchain USDC transfer.

Please send me a direct message indicating which tier you choose. After payment, I will publish public records of support (your personal information will remain confidential). Once the fundraising reaches my total legal expenses, I will close the campaign — I will not take a cent more than necessary.

Exhibit 5

On October 12, the user @nobita_orz insulted me with extremely sexist slurs, calling me a “sow” and a “prostitute.” Mr. Zeng replied under the post expressing his support and stated that he would sue me for “coercion, false accusation, and perjury.” Mr. Zeng also claimed that nobita_orz is his “little front attacker who always charges ahead first.” The two have a close relationship, as evidenced by the following screenshots.



Community post

3D联合紧急党中央 (ECC3DU) >

...

3D联合紧急党中央 (ECC3DU)



のび太 全网揭露猪猪女孩Asuka北美... ✅ X.com

@nobita_orz

Admin

Translate post

滞美母猪你也别持续收集证据了，我给你提供

我这里已经1500多张截图了

而且全部OCR电子化了

我看你说到现在一个证据也没有

你就别栽赃了

删了帖子就不告，不删帖就告

这不是blackmail是什么

而且常年性骚扰曾勃

他不胜其烦来日本避难

行了，知道你的逼值钱了

你赶紧去找下一个人卖淫吧

实，蠢货。





勃勃OC ✅ @bboczeng · 3h

Member



我会直接起诉她诬告。

这属于胁迫、诬告、伪证、妨害司法。

我会依法维护我的正当权益。同时拿到合理补偿



1



14



2.5K



Original post translation:

nobita_orz: “The sow has been sexually harassing Bo Zeng for years. Alright, we get it — your pussy is valuable, now go find someone else to prostitute yourself to.”

Bo Zeng: “I will directly sue her for false accusation; this constitutes coercion, false accusation, perjury, and obstruction of justice.”

Exhibit 6

On October 13, Mr. Zeng posted misogynistic, discriminatory, and hateful remarks against

women, stating: “Women only want to destroy each other, even their own daughters,” and “If not for reproduction, men wouldn’t want to spend even one extra second with women; killing each other is women’s ultimate fate.”

These statements demonstrate that he approached me under the guise of seeking marriage, but in reality, his intent was to deceive and manipulate me.

11:35 ⚡

Post

← ⌂ ...

 勃勃OC ✅
@bboczeng

X.com

Show translation

女人和女人之间，只想互相害死对方。

甚至女儿也是如此

 大漠孤鹰 ✅ @LCA176232 · 10/13/25

如果女性真的有共情能力，那婆媳关系将是世界上最牢固的关系。

3:03 PM · 10/13/25 · 16K Views

Exhibit 7

The following is my depression diagnosis. Due to the insults and defamation by Mr. Zeng and

his group, and because Mr. Zeng's misleading complaints to my company caused me to lose my job, I have suffered severe psychological harm. I was diagnosed with depression on September 3.

Client: [REDACTED]
DOB: [REDACTED]
Provider: Sukhdeep Bhullar
Provider License: PMHNP #AP61320481



Appointment: Individual appointment on September 3, 2025 Diagnosis: F41.1 - Generalized anxiety disorder
1:15 pm - 2:00 pm PT, 45 min F33.2 - Major depressive disorder, recurrent severe
Billing code: LYRA Med Intake - Intake without psychotic features

Progress Note

Appointment Duration - 60 min

Start time - 1:15 pm end time - 2:15 pm

16 mins spent on psychotherapy

20 min spent reviewing charts, writing notes, and sending prescriptions.

Assessments completed - 6

Patient verbally consents to this visit: Yes

Location of the patient: Home - WA

Location of the provider: Home - Kent/WA

Additional people present and roles: No

SUBJECTIVE DATA

CC: "I need evaluation for PTSD, anxiety, and depression".

HISTORY OF PRESENT ILLNESS: (SUBJECTIVE).

This is a 30-years old female who is seen over a HIPAA compliant telehealth platform to establish care. She went through a break with her date mate in July. Then he started making miscellaneous complaints at her work and she was terminated. He intentionally harmed her career. She lost her confidence and states that she will have a hard time returning to work because she has PTSD around work. She has lost interest in activities.

He is some kind of influencer on social media. He has been harassing her and trying to destroy her image on social media. She feels that it was a very toxic relationship. He lied about sexual misconduct and when she tried to go to the police station then he started threatening her. She has restrained order against him. She is suing him for destroying her image. She is also meeting lawyers in China to get advice.

All this has increased her anxiety and depression, and she has dark thoughts at night and when she wakes up in the morning. She thinks about what's the point of living. She denies any plan or intent to harm herself.

She feels medications might not help her. Only justice will help, and she is faithful. Education provided that her anxiety and depression is very severe and trying antidepressants can help her feel calm and relaxed and she will be able to think through this situation. She agreed to try antidepressant.

Sleep - She has a hard time sleeping at night. She gets anywhere from 8-12 hours of sleep a day but does not continue.

PTSD - She reports having nightmares and flashbacks about this situation. She states that he has caused permanent damage in her life, and she is scared and nervous to go back to work because she is thinking what worse he will do to her.

Psychotherapy - She will be starting psychotherapy at Traverse.

Cross-cutting survey results: 9/3/25

Anxiety symptoms - GAD 7 - 21

Depression symptoms - PHQ 9 - 27

MDQ - 0, No, No problem

RMS - 1/6

BSDS - 0

PCL - 57 - Based on symptom cluster scores, the DSM-5 diagnostic criteria for PTSD has been met.

Intrusion - 18/20

Avoidance - 4/8

Intellectual Functioning: Normal

History of delusions/hallucinations: Denies

Assessment:

1. Generalized Anxiety Disorder - GAD 7 - 21 - Severe - She admits to feeling anxious about this whole situation and about the future.
2. Major Depressive Disorder - PHQ 9 - 27 - Severe - She admits to feeling very sad, down, and depressed. She lost interest in activities.
3. PTSD - She admits to nightmares and flashbacks around her work because she was terminated.

Plan: First, she did not agree to start antidepressants because she thought that medication will make her numb to the feelings which will not help in her case because feelings are keeping her motivated. Education provided that SSRI's will help her feel calm, improve mood, and reduce racing thoughts so she will be able to get sleep and focus on her life. The patient agreed to try antidepressant.

1. Anxiety and depression:

- START Prozac 10 mg PO daily for 7 days and then increase to 20 mg PO Daily
- Safety plan sent to patient.

2. STRAT Psychotherapy

Non - Pharmacologic interventions:

-Counselled on sleep hygiene, including avoiding screens before bed, sleep routine starting about 1 hour before bedtime
-counselled on lifestyle changes, such as regular exercise, the importance of having a regular routine, staying well hydrated, eating balanced diet

Created on Sep 3, 2025 at 5:59 pm PT. Last updated on Sep 3, 2025 at 5:59 pm PT.
Locked and Signed by Sukhdeep Bhullar on Sep 3, 2025 at 5:59 pm PT.

Page 3 of 4

Client: [REDACTED]

DOB: [REDACTED]

- emphasized the importance of setting realistic and attainable goals

Education/ Maintenance - I discussed risks and benefits of the medications, as well as side effects with the patient. Reviewed alternative treatments, including no treatment, and answered any questions. Plan of care reviewed with patient and agreed with current regimen. If serious side effects such as major rash, severe pain, shortness of breath/difficulty breathing, chest pain, heart symptoms, or loss of consciousness occur seek emergency care and notify this clinic after first seeking emergency treatment. Educated to call 911/988 if they are having any SI/SU thoughts. We discussed medications, ADRs, and potential side effects. Contact us here at the clinic if there are any questions Lowest effective dose is being used.

Diagnoses: The following Diagnoses are based on currently available information and may change as additional information becomes available.

- F41.1 - Generalized anxiety disorder
- F33.2 - Major depressive disorder, recurrent severe without psychotic features

f/u in 3 weeks or sooner if needed

Provider

Sukhdeep Bhullar

Signed by Sukhdeep Bhullar

ARNP

September 3, 2025 at 5:59 pm (PT)