IN THE	JUDICIAL CIRCUIT	COURT.	, MISSOURI
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Judge or Division:	Case Number:					
	Court ORI Number:					
Petitioner:	MSHP Number:					
	Responsible Law Enforcement ORI:					
VS.	Related Cases:					
Respondent:	Respondent's Home Address:					
Alias/Nicknames:	Home Phone Number:	(Date File Stamp)				
Respondent's DOB:	Respondent's Work Address:					
Age:	•					
SSN (if known, last four digits):	Work Phone Number:					
Race: Sex: \square F \square M	Work Hours:					
Hair Color: Height:	Other Locations Where Respondent May Be Served:					
Eye Color: Weight:						
(Identifying Information for use by Law Enforcement)	Petitioner's Relationship to Respondent pursuant to 18 U.S.C	. §§ 921(a)(32) and				
Visible Identifying Marks (e.g. tattoos, birthmarks,	922(g)(8) determination:					
braces, mustache, beard, pierced ear, glasses):	Spouse Adults with child(ren) in common					
braces, mustache, beard, profeed ear, glasses).	Former spouse Adults, intimate residing/resided together					
	Adults are/were in a continuing social relationship of a rol	mantic/intimate nature				
	Adults related by blood. Define relationship:					
	Adults related by marriage. Define relationship:					
·	Adults residing/resided together; no intimacy					
	Stalking. Define relationship:					
Adult Abuse/Stalki	ng Ex Parte Order of Protection					
The State of Missouri to Respondent	8					
Petitioner has filed a verified petition (copy attached) requesting an Order of Protection against you. Pursuant to Sections 455.035 to 455.045 RSMo, the court finds that there is an immediate and present danger of abuse to Petitioner by you or that Petitioner has been a victim of stalking by you and that there is good cause to issue an Order of Protection. Therefore, the court orders that you,						
Tit Call 1 10 to Call Charles while	1.11 h. a					
It is further ordered that: Custody of the minor children s Child's Name Ag		itioner-09]				
(Attach additional sheets if necessary)						
It is further ordered that:						
five thousand dollars. If so ordered by the court, Re	ment in jail for as long as four years and by a fine of espondent is forbidden to enter or stay at Petitioner's f the Circuit Court of (County/C (time) on (date).	residence.				
So Officien.						
Date Judge						
If you have a disability requiring special assistance for your court appearance, please contact the court at least 48 hours in advance of the scheduled hearing date and time.						

Notice to Respondent

You are notified that under Section 455.050 RSMo if the court finds in favor of Petitioner or you default, the court may grant any of the following forms of relief:

- 1. Order you not to stalk, abuse, threaten to abuse, molest or disturb the peace of Petitioner wherever Petitioner may be;
- 2. Order you not to enter upon the premises of the dwelling of Petitioner;
- 3. Order you not to enter upon the premises of the Petitioner's place of employment or school, or be within a certain distance of the Petitioner.
- 4. Order you not to transfer, encumber or otherwise dispose of mutually owned or leased property;
- 5. Grant Petitioner temporary possession of specified personal property;
- 6. Order you to participate in court approved counseling for batterers and/or substance abuse treatment;
- 7. Award custody of minor children;
- 8. Establish a visitation schedule;
- 9. Order you to pay child support and/or maintenance to Petitioner;
- 10. Order you to make an assignment of earnings or other income;
- 11. Order you to pay Petitioner's rent or mortgage;
- 12. Order you to pay for housing or other services provided to Petitioner by a shelter;
- 13. Order you to pay court costs;
- 14. Order you to pay Petitioner's attorney fees;
- 15. Order you to pay the cost of medical treatment and services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by you;
- 16. Temporarily enjoin you from communicating with Petitioner in any manner or through any medium.

Definition of Abuse

You are notified that, under section 455.010(1), RSMo, the term "abuse" includes but is not limited to the threat to commit, the attempt to commit and/or the actual commitment of the following acts, except abuse shall not include abuse inflicted on a child by accidental means by an adult household member or discipline of a child, including spanking, in a reasonable manner.

- a. Assault: "purposely or knowingly placing or attempting to place another in fear of physical harm";
- b. Battery: "purposely or knowingly causing physical harm to another by with or without a deadly weapon";
- c. *Coercion*: "compelling another by force or threat of force to engage in conduct from which the latter has the right to abstain or to abstain from conduct in which the person has a right to engage";
- d. *Harassment*: purposely or knowingly engaging in a "course of conduct" that "alarms or causes distress to an adult or child and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult or child to suffer substantial emotional distress and must actually cause substantial emotional distress to the petitioner or child." Some examples include:
 - i. "Following another about in a public place";
 - i. "Peering in the windows of another";
 - iii. "Lingering outside the residence of another".
- e. Sexual assault: "causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, or duress";
- f. Unlawful imprisonment: "holding, confining, detaining or abducting another against that person's will"

Definition of Stalking

You are notified that, under Section 455.501(13) RSMo, "stalking" occurs when any person purposely and repeatedly engages in an unwanted course of conduct that would cause alarm to a reasonable person. "An unwanted course of conduct" is behavior that serves no legitimate purpose. Such conduct may include following a person or unwanted communication or contact. "Repeated" means two or more incidents that show a continuity of purpose, in other words, that are intended to cause alarm. "Alarm" means to cause fear of danger of physical harm.

	Sherif	f's or Server's Return			
I certify that I served this	0.1.1.1.1.1.1.1.1			(address) in	
			(date), at		
(Check one)					
delivering a copy	of the Order and petition to			(name);	
leaving a copy of	the Order and petition at the	dwelling place or usual about	de of	(name),	
with	(name), a pers	son of	's (name) family over the	age of 15 years.	
Printed Name of Sher	riff or Server	Sheriff or Server	Agency	ORI	
	Must be sworn before	e a notary public if not serv	ed by an authorized officer		
(Seal)	Subscribed and sworn	to before me on this		(date).	
(My commission expire	es:			
	y	es:	Notary Publ	ic	
Missouri and federal law provides t			ed. (455.010 RSMo & 42 U.S.C. Sec	ction 3796gg-5)	
	Complete	e for Out of State Service			
I certify that:	omio maggas in givil agtions y	within the state or territory w	here the above Order was ser	ved	
1) I am authorized to s	erve process in civil actions v	of	County	(state).	
Served in	County.	(state), on	County, (date) at	(time).	
		\			
Subscribed and Sworn To			(date).		
I am: (check one)	the clerk of the court of				
		which affiant is an officer.	he affiant served the above su	mmons (use	
	for out-of-state officer)	oaths in the state in which the	ne arriant served the above su	immons. (usc	
		oaths. (use for court-appoin	ted server)		
(Seal)		11	,		
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			ture and Title	4io = 2706 a a 5)	
Missouri and federal law provides t				etion 3/90gg-5)	
		icer Making Return on S			
A copy of the Order a	nd petition must be served on	each person. If any person	refuses to receive the copy of	the Order and	
-			ficer to deliver the Order and	petition and the	
person's refusal to receive			npetent person not having a le	egally appointed	
			or by leaving a copy of the O		
at the individual's dwellin	g house or usual place of abo	de with some person of the f	amily over 15 years of age, or	by delivering a	
copy of the Order and peti	tion to an agent authorized by	y appointment or required by	law to receive service of pro-	cess; (2) On	
Guardian. On an incompe	tent person who has a legally	appointed guardian, by deliv	vering a copy of the Order and	d petition to the	
guardian personally.				. •.	
		orized by law to serve process	s in civil actions within the sta	ate or territory	
where such service is made		Timitad States If commed in	a territory, substitute the word	"tarritary" for	
the word "state."	in any state of territory in the	omieu states. Il serveu in a	a territory, substitute the word	i territory for	
If service is made out	side of Missouri, the officer n	naking the service must swea	ar an affidavit before the clerk	, deputy clerk, or	
If service is made outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the					
time, place, and manner of	service, the official character	r of the affiant, and the affiar	nt's authority to serve process	in civil actions	
within the state or territory	where service is made.	-	· -		
The return should be a	nade promptly.				

Instructions to Clerk

- 1. A copy of the Ex Parte Order of Protection and a copy of the petition must be personally served upon Respondent immediately and not less than 3 days prior to the date of the hearing.
- 2. A copy of the Ex Parte Order of Protection shall be issued to Petitioner.
- 3. A copy of the Ex Parte Order of Protection shall be issued to the local law enforcement agency (police or sheriff) in the city or county where Petitioner resides.
- 4. A copy of the Ex Parte Order of Protection shall be issued the same day the order is granted to the local law enforcement agency responsible for maintaining the Missouri Uniform Law Enforcement System (MULES).