IN THE _____, MISSOURI

Judgment/Full Order of Child Protection

Judge or Division:	Case Number:						
	Court ORI Number:						
Petitioner:	MSHP Number:						
	Responsible Law Enforcement ORI:						
	Related Cases:					(Date File Stamp)	
Protected Child 1: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:	Race:			ed on petitieex: F			
Protected Child 3: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:		Protected Child 4: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:					
Protected Child 5: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:		Protected Child 6: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Resc: Sex: F M Race:					
Protected Child 7: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:		Protected Child 8: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:					
Protected Child 9: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:		Protected Child 10: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:					
D Lore	Responden	nt Identi	fiers:				vs.
Respondent:	SEX		RACE	DOB	нт	ı	WT
	J						
Address:	EYES	;	HAIR	SOCIAL SECURITY # (last four digits)			
CAUTION:	— DRIVE	ERS LI	CENSE #	STATE	$\overline{}$	EXP	DATE
Weapon Involved		-					
Concealed Carry Endorsement/Certificate Hold	Distinguishing Features						
N	OTICE TO R	RESPO	ONDENT				•

If you hold a concealed carry endorsement or certificate of qualification, you must surrender such to the court, officer or the official serving this order.

Appeara	nces:	Petitioner Petitioner's Attorney GAL	Respondent Respondent's A Court Appoint	Other _ Attorney ed Special Advocate			
(Che	(Check Applicable Statement) Petitioner has filed a verified petition requesting a Full Order of Child Protection. Notice of the date set for hearing, together with a copy of the petition and any Ex Parte Order of Child Protection, was served on Respondent at least three days prior to the hearing. A Guardian ad Litem or Court Appointed Special Advocate has been appointed pursuant to Section 455.513.2 RSMo. The matter was heard and submitted to the court which, after due consideration, finds, pursuant to Section 455.516 RSMo, that Petitioner has proved the allegations of abuse. No prior order regarding custody is pending or has been made.						
	Petitioner and Respondent submit this judgment by consent and request that the court order the following: Parent Guardian Juvenile Officer Guardian Ad Litem Court Appointed Special Advocate has filed a motion for renewal of the full order of protection. Notice of the date set for hearing, together with a copy of the motion, was served on all parties to the proceeding as provided by law. The matter was heard and submitted to the court which, after due consideration, finds pursuant to Section 455.516 RSMo that the full order of protection should be renewed.						
			<u>Order</u>				
		•	nly those provisions	11 0			
Ш		rder replaces and supersedes the Exves as notice of termination of that		Protection entered in this cau	use on (date)		
	This Order renews the Full Order of Child Protection entered in this cause on (date) and serves						
	as notice of renewal of that Order.						
	Respondent shall not stalk, abuse, threaten to abuse, molest, or disturb the peace of the child victim(s). [01] Respondent shall not have any contact with the child victim(s), except as specifically authorized by this Order. (See "Special")						
	Conditions" on page 3.) [05]						
	Respondent shall not enter the family home of the child victim(s) located at						
	except as specifically authorized by this Order. (See "Special Conditions" on page 3.) [04] Custody of child(ren) shall be awarded as follows:						
	Custou	Child's Name		Person Awarded Custody (Re	espondent-06, Petitioner-09)		
							
			 -				
			-				
	A visit	ation schedule for the child(ren) sha	all be established as f	ollows (Respondent-06):			
	Petitio	ner and Respondent shall exchange	the child(ren) for vis	tation at:			
Ш	Petitioner and Respondent shall exchange the child(ren) for visitation at:						
		ident shall pay child support to Peti		per week	per month, with the		
	first payment due (date). Respondent shall pay maintenance to Petitioner as follows: \$ per week per month, with the						
	first payment due (date).						
	Respor	ident shall execute an income assign	nment for: child	support maintenance.			

Desmandant shall now the mont on montage as newmants of	n the residence commissed by the shild victim(s) in the amount of				
	n the residence occupied by the child victim(s) in the amount of,				
with the first payment due	(date).				
Respondent shall pay for housing and other services pr	rovided to the child victim(s) by a shelter for victims of domestic per to,				
with the first payment due					
Respondent shall participate in a court approved couns	seling program at				
to help child abusers stop violent behavior tr	reat substance abuse, beginning (date).				
Respondent shall pay the cost of his or her treatment as	nd the treatment of the child victim(s).				
Respondent shall surrender his or her license containing a concealed carry endorsement.					
Respondent presents a risk of harm to self or others and shall surrender his her license containing a concealed carry endorsement.					
Court costs are assessed against Respondent.					
Respondent shall pay to Petitioner attorney's fees in the	ne amount of \$				
Respondent shall pay to the Guardian ad Litem fees in	the amount of \$				
Special Conditions:					
Federal Fine The Court finds that:	rearms Restriction				
threatened use of physical force that would reasonably be exped. Respondent is restricted from harassing, stalking or threatening partner, or from engaging in any conduct that would place the Ecommon, or child of the Petitioner's partner. Respondent is prohibited from possessing a firearm pursuant to Force (See Notice Regal Violation of this Order may be punished by confinement	the Petitioner, the child they have in common or a child of the Petitioner's Petitioner in reasonable fear of bodily injury to him or her self, the child in ederal Law. urding Firearm Restriction.) It in jail for as long as one year and by a fine of as much as one				
	at is forbidden to enter or stay at the child victim's residence. (date), unless sooner terminated or renewed.				
SO ORDERED:					
Date	Judge				
The parties are notified that the foregoing Findings and Recorder relative to the case or proceedings, together with the Findings and Findings and Recommendations shall become the Judgment of the writing, a party to the case or proceeding heard by a commissione	mmendations & Notice of Right to Rehearing mmendations have been entered this date by a commissioner, and all papers l Recommendations, have been transferred to a Judge of the Court. The le Court upon adoption by order of the Judge. Unless waived by the parties in let, within fifteen days after the mailing of notice of the filing of the Judgment of lt. If the motion for rehearing is not ruled on within forty-five days after the location.				
Date	Commissioner				
Order and Judgment Adopting Com					
	missioner's Findings and Recommendations g Findings and Recommendations entered by the commissioner are adopted				
It is hereby ordered, adjudged and decreed that the foregoing					
It is hereby ordered, adjudged and decreed that the foregoing and confirmed as a final Judgment of the Court. Date	Findings and Recommendations entered by the commissioner are adopted				
It is hereby ordered, adjudged and decreed that the foregoing and confirmed as a final Judgment of the Court. Date Conservation	Findings and Recommendations entered by the commissioner are adopted Judge				
It is hereby ordered, adjudged and decreed that the foregoing and confirmed as a final Judgment of the Court. Date Conser Respondent consents to entry of the above orders, but this confirmed as a final Judgment of the Court.	g Findings and Recommendations entered by the commissioner are adopted				
It is hereby ordered, adjudged and decreed that the foregoing and confirmed as a final Judgment of the Court. Date Conser Respondent consents to entry of the above orders, but this co-contained in the petition are true.	Judge nt Order Only onsent shall not be taken as an admission by Respondent that the allegations				

Notice of Renewal of Order

This Full Order of Child Protection may be extended for additional periods of time upon application and a court hearing. Any application should be made at least two weeks before the expiration date indicated on the Full Order of Child Protection.

Notice to the Person Obligated to Pay Support or Maintenance (Pursuant to Section 452.340)

Effective January 1, 1994, for every order for child support or maintenance entered or modified by the court under the authority of Chapter 452 or otherwise, income withholding under Section 452.350 RSMo shall be initiated on the effective date of the order unless the court finds there is good reason not to require immediate income withholding or a written agreement between the parties provides for an alternative arrangement.

Notice Regarding Firearms Restrictions

Pursuant to 18 USC 922

- (g) it shall be unlawful for any person-
 - (8) who is subject to a court order that-
 - (a) was issued after a hearing of which such person received actual notice, and at which such person had an opportunity to participate;
 - (b) restrains such person from harassing, stalking, or threatening an intimate partner of such person or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child; and
 - (c) (i) includes a finding that such person represents a credible threat to the physical safety of such intimate partner or child; or
 - (ii) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury,

to ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any firearm or ammunition; or to receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce.

Sheriff's or Server's Return							
I certify that I served this	Order at			_ (address)			
in	(County/Ci	ty of St. Louis), Missouri, on _	(date) at	(time) by:			
delivering a cop	y of the Order to		(name	e);			
leaving a copy of	of the Order at the dwel	ling place or usual abode of	(name	e)			
with	(nam	ne), a person of	's (name) family over the as	ge of 15 years.			
☐ other (describe)							
Printed Name of Sheri	ff or Server	Sheriff or Server	Agency	ORI			
	Must be sworn befo	re a notary public if not serve					
		Subscribed and sworn to before me this (date).					
(Seal)	My commission again	a.					
	<u> </u>	Date	Notary Pu	ıblic			
Missouri and fodoral law provides			carry suspension and is attached. equired. (455.504 RSMo & 42 U.S.C. Se	action 3796gg-5)			
iviissouri and rederal law provides		nplete for Out of State Serv		ection 3790gg-3)			
I certify that:		•					
1) I am authorized to	serve process in civil a	ctions within the state or territor	ry where the above Order was ser	rved.			
2) My official title is		of	County,	(state).			
Served in	County,	(state), on	(date) at	(time).			
Subscribed and Sworn to	o before me this		(date).				
I am: (check one) the clerk of the court of which affiant is an officer. the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above summons. (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server)							
			Signature and Title				
Missouri and federal law provides	Respondent's Missouri license surrendered for concealed carry suspension and is attached. Missouri and federal law provides that the costs and fees for service of protection orders are not required. (455.504 RSMo & 42 U.S.C. Section 3796gg-5)						
riissouri una reaeraria (c. provides		to Officer Making Return		ction 277 ogg 27			
A copy of the Order must be served on each person. If any person refuses to receive the copy of the Order when offered to him, the return shall be prepared to show the offer of the officer to deliver the order and the person's refusal to receive the same. Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the Order to the individual personally or by leaving a copy of the Order at the individual's dwelling house or usual							
place of abode with some person of the family over 15 years of age, or by delivering a copy of the Order to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the Order to the guardian personally.							
Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.							
Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word							
"state." If served 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 of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.							
The return should be n	nade promptly.						
Instructions to Clerk							

- 1. A copy of the Full Order of Child Protection shall be issued to Petitioner, Respondent, and the law enforcement agency (police or sheriff) in the city or county where Petitioner resides.
- 2. A copy of the Full Order of Child Protection shall be issued the same day the order is granted to the law enforcement agency responsible for maintaining the Missouri Law Enforcement System (MULES).
- 3. A copy of the Full Order of Child Protection shall be served upon or mailed by certified mail to Respondent(s) at his or her last known residence.
- 4. A copy of the Full Order of Protection shall be provided to the Juvenile Office in the jurisdiction where the Petitioner resides.
- 5. Respondent shall surrender his or her license containing a concealed carry endorsement. The endorsement shall be suspended and the license held by the court in a confidential manner until this Order is no longer valid.