

IN THE CIRCUIT COURT OF _____ COUNTY, MISSOURI Adult Abuse/Stalking

Judgment Entry Full Order of Protection

Judge or Division:	Case Numbe	er:				
	Court ORI Number:					
Petitioner:	Petitioner Ide	entifiers:		-		
	Date of Birth			J		
vs.	Sex: 🗌 F	M Race	::	- (Da	ate File Stamp)	
Respondent:	Respondent I	dentifiers:				
	SEX RACE		DOB	НТ	WT	
Relationship to Petitioner:	EYES	HAIR	SOCIAL SEC		RITY #	
Address						
	DRIVE	STAT	TE	EXP DATE		
	Distinguishin	g Features				
CAUTION: Weapon Involved						
The Court hereby finds:	notton and the l	Deemondont has he	an maaridad wi	th maasamahla	notice and	
That it has jurisdiction over the parties and subject r opportunity to be heard.	natter, and the	Respondent has be	en provided wi	th reasonable	notice and	
Additional findings of this order are as set forth	halow					
	below.					
The Court hereby orders:						
That the above named Respondent be restrained		-		s of abuse.		
That the above named Respondent be restrained	from any conta	ct with the Petitio	ner.			
Additional terms of this order are as set forth be	low.					
The terms of this order shall be effective until _		,			·	
WARNINGS TO RESPONDENT:						
This order shall be enforced, even	without reg	gistration, by t	he courts of	any state,	the District	
of Columbia, any U.S. Territory, and	may be enfo	orced by Triba	l Authoritie	s in Indian	Country	
(18 U.S.C. Section 2265). Crossing sta	ite, territory	, or tribal bou	ndaries to vi	iolate this o	order may	
result in federal imprisonment (18 U.	-				U U	
Federal law provides penalties for possessing, transporting, shipping, or receiving any						
* *	• 0/	• 0/	smpping, or	receiving a	u11 y	
firearm or ammunition (18 U.S. C. Se	cuon 922(g)	(0)).				

Only the Court can change this order.

Appear	ances:		Petitioner		Respondent		Respondent Fails to Appear
			Petitioner's Attorney		Respondent's Attorney		Other
			Guardian Ad Litem for Minor	Chil	d(ren)		
(Che	eck Applical	ble S	tatement)				
							the date set for the hearing, together with
							dent at least three days prior to the ration, finds pursuant to Section 455.040
	-		Petitioner has proved the allegati			aei	ration, finds pursuant to Section 455.040
					by consent and request that the	co	urt order the following:
					Order		
			(Only t	hose	e provisions checked apply)		
			replaces and supersedes the Ex F s notice of termination of that O		Order of Protection entered in the	this	s cause on(date)
			extends the Full Order of Protect extension of that Order.	ion	entered in this cause on		(date) and serves
	-				-		Petitioner wherever Petitioner may
	be found	1:					
							. [01 & 04]
	expected	l to o					Petitioner that would reasonably be t or disturb the peace of Petitioner
	Respond	lent	shall not communicate with Pet	itior	her in any manner or through any	y n	nedium. [05]
	Respond	lent	shall not enter or stay upon the	pren	nises of wherever Petitioner may	/ re	eside.
	loca	ated	at (unless disclosure waived)				
					.[08	8]	
	Respond Petitione		shall not transfer, encumber or o	other	wise dispose of the following pr	rop	perty mutually owned or leased with
							. [08]
	Petitione	er sh	all be given temporary possession	on o	f the following personal property	y:	
	Respond	lent	is authorized, accompanied by a	a law	/ enforcement officer. to remove	e fr	om the residence at
	-						ty:
_							
	-				•••••		ers substance abuse treatment at
	Custody <u>Child's N</u>		child(ren) shall be awarded as fo <u>e</u>	ollow		tod	y [Respondent-06, Petitioner-08]

[03
The parties shall exchange the minor child(ren) for visitation at
Petitioner Respondent shall pay child support to Petitioner Respondent as follows: \$
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).
is appointed as trustee to receive the maintenance and/or child support.
Petitioner 🗌 Respondent shall execute an income assignment for: 🗌 child support 🔲 maintenance.
Respondent shall pay the rent or mortgage on the residence at in the
amount of \$ per to
with the first payment due(date).
Respondent shall pay Petitioner's rent at a residence, other than the residence previously shared with Respondent, in t
amount of \$ per to
with the first payment due(date).
Respondent shall pay for housing or other services provided to Petitioner by a shelter for victims of domestic violence
in the amount of \$ per to,
with the first payment due(date).
Respondent shall 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 Respondent.
Petitioner 🗌 Respondent shall pay to 🗌 Petitioner 🗌 Respondent the amount of \$ for the
cost of maintaining or defending this action.
Respondent shall pay to Petitioner attorney's fees in the amount of \$
Court costs are assessed against
Court costs waived.
Other Orders:
Other Orders:

Firear	ms Restriction
The Court, as the result of a hearing:	
	intimate partner of Petitioner, is a credible threat to the
physical safety of Petitioner. prohibits Respondent from the use, attem	npted use, or threatened use of physical force that would
reasonably be expected to cause bodily in	njury against Petitioner, who is or was an intimate
partner of Respondent.	
Note: This may prohibit the possession of a firear	rm under Federal Statute. (See notice on page 5.) [07]
as five thousand dollars. Violation of this Order is	en to enter or stay at Petitioner's residence. nement in jail for as long as five years and by a fine of as much a Class A Misdemeanor, or a Class D Felony if Respondent has of an Order of Protection within five (5) years of this order.
This Order shall be effective until	(date), unless sooner terminated or extended.
So Ordered:	
Date	Judge
to a Judge of the Court. The Findings and Recommen order of the Judge.	ether with the Findings and Recommendations, have been transferrendations shall become the Judgment of the Court upon adoption by
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo	indations shall become the Judgment of the Court upon adoption by hissioner's Findings and Recommendations pregoing Findings and Recommendations entered by the
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm	ndations shall become the Judgment of the Court upon adoption by nissioner's Findings and Recommendations pregoing Findings and Recommendations entered by the ment of the Court.
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date	ndations shall become the Judgment of the Court upon adoption by nissioner's Findings and Recommendations pregoing Findings and Recommendations entered by the nent of the Court.
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date Notice of Unless waived by the parties in writing, a party to the days after the mailing of notice of the filing of the Judgme of the Court. If the motion for rehearing is not ruled on w	ndations shall become the Judgment of the Court upon adoption by nissioner's Findings and Recommendations pregoing Findings and Recommendations entered by the ment of the Court.
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date Notice of Unless waived by the parties in writing, a party to the days after the mailing of notice of the filing of the Judgment	Andations shall become the Judgment of the Court upon adoption by hissioner's Findings and Recommendations pregoing Findings and Recommendations entered by the ment of the Court. Judge Rehearing the case or proceeding heard by a commissioner, within fifteen ent of the Court, may file a motion for rehearing by a Judge
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date Notice of Unless waived by the parties in writing, a party to the days after the mailing of notice of the filing of the Judgme of the Court. If the motion for rehearing is not ruled on w overruled for all purposes. Rule 129.13 Date	Andations shall become the Judgment of the Court upon adoption by a bissioner's Findings and Recommendations oregoing Findings and Recommendations entered by the nent of the Court.
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date Notice of Unless waived by the parties in writing, a party to the days after the mailing of notice of the filing of the Judgme of the Court. If the motion for rehearing is not ruled on w overruled for all purposes. Rule 129.13 Date Come Respondent consents to entry of the above orders, bu	Anissioner's Findings and Recommendations pregoing Findings and Recommendations entered by the ment of the Court. Judge T Rehearing the case or proceeding heard by a commissioner, within fifteen ent of the Court, may file a motion for rehearing by a Judge vithin forty-five days after the motion is filed, the motion is Commissioner
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date Notice of Unless waived by the parties in writing, a party to the days after the mailing of notice of the filing of the Judgme of the Court. If the motion for rehearing is not ruled on w overruled for all purposes. Rule 129.13 Date Const	Andations shall become the Judgment of the Court upon adoption by Anissioner's Findings and Recommendations Deregoing Findings and Recommendations entered by the ment of the Court. Judge
order of the Judge. Order and Judgment Adopting Comm It is hereby ordered, adjudged and decreed that the fo commissioner are adopted and confirmed as a final Judgm Date Notice of Unless waived by the parties in writing, a party to the days after the mailing of notice of the filing of the Judgme of the Court. If the motion for rehearing is not ruled on w overruled for all purposes. Rule 129.13 Date Come Respondent consents to entry of the above orders, bu that the allegations contained in the petition are true.	Andations shall become the Judgment of the Court upon adoption by Anissioner's Findings and Recommendations Deregoing Findings and Recommendations entered by the Deregoing Findings and Recommendations Deregoing Findings Deregoing Findings and Recommendations Deregoing Findings Deregoing Findings and Recommendations Deregoing Findings Deregoing Findi

Notice of Extension of Order

This Full Order of 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 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.

Instructions to Clerk

- 1. A copy of the Full Order of 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 Protection shall be issued the same day the order is granted to the law enforcement agency responsible for maintaining the Missouri Uniform Law Enforcement System (MULES).
- 3. A copy of the Full Order of Protection shall be served upon or mailed by certified mail to Respondent(s) at his or her last known address.
- 4. If Findings and Recommendations were entered by a Commissioner and transferred to a Judge for adoption, check the 🗌 in the "Notice of Rehearing" section.

I certify that I served		f's or Server's Return		(address)		
			(date) at			
(Check one)	copy of the Order to		(r	name);		
leaving a cop	by of the Order at the dwelling	g place or usual abode of _	(name)		
with(name), a person of		a person of	's (name) family over the	's (name) family over the age of 15 yea		
other (descri	be)					
Printed Na			Sheriff or Server ed by an authorized officer			
	My commission expires: _					
(Seal)		Date	Notary	Public		
Non Est \$	(miles @) \$ per mile)				
	Comple	ete for Out of State Ser	vice			
certify that:						
1) I am authorized	to serve process in civil action	ons within the state or terr	itory where the above Order w	as served.		
2) My official title	e is	of	County,	(state).		
Served in	County,	(state), on	(date) at	(time).		
Subscribed and Swor	n To before me this	(date) day of	(month),	(year).		
am: (check one)	the judge of the cou	rt of which affiant is an of rt of which affiant is an of ister oaths in the state in v		ove summons.		
(Seal)	-		Signature and Title			
· · · · ·	Directions to (Officer Making Return				
offered to him, the ret receive the same. Service shall be n appointed guardian, b individual's dwelling copy of the Order to a	urn shall be prepared to show nade: (1) On Individual. On y delivering a copy of the Ord house or usual place of abode n agent authorized by appoin	the offer of the officer to an individual, including and der to the individual perso with some person of the tment or required by law t	es to receive the copy of the Or deliver the order and the person n incompetent person not havir nally or by leaving a copy of th family over 15 years of age, or o receive service of process; (2 ng a copy of the Order to the gu	on's refusal to ng a legally ne Order at the by delivering a 2) On Guardian.		
Service may be m territory where such so Service may be m "territory" for the wor	ervice is made. nade in any state or territory in d "state."	n the United States. If ser	process in civil actions within ved in a territory, substitute the an affidavit before the clerk, do	e word		
judge of the court of w the time, place, and m	which the person is an officer	or other person authorized character of the affiant, an	d the affiant's authority to serv	davit must state		

The return should be made promptly.