LOUISIANA UNIFORM ABUSE PREVENTION ORDER Case No. **Order of Protection** Court:_ City/Parish State ☐ P.O./Preliminary or Permanent Injunction ☐ Modified P.O./Preliminary or Permanent Louisiana Injunction **PETITIONER** PETITIONER IDENTIFIERS Middle/Maiden Last First Date of Birth Petitioner seeks protection for: \square self \square other(s) List other(s) name & date of birth: **DEFENDANT DEFENDANT IDENTIFIERS SEX RACE** DOB WT HT First Middle Last **Relationship of Protected Person(s) to Defendant: SOCIAL SECURITY # EYES HAIR** (check all that apply) ☐ current or former spouse ☐ current or former unmarried intimate cohabitant ☐ child, stepchild, or foster child DRIVERS LICENSE # ☐ child of defendant's current or former intimate partner EXP DATE STATE ☐ current or former dating partner ☐ parent, stepparent, or foster parent ☐ grandparent or grandchild other: Defendant's Address: THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and the defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this court are as set forth below. THE COURT HEREBY ORDERS: That the above named defendant be restrained from committing further acts of abuse or threats of abuse. Additional terms of this order are as set forth on the following pages. (mm/dd/yy). This order shall be effective through midnight on

WARNINGS TO DEFENDANT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C. Section 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. Section 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. Section 922(g)(8)). See further notice on last page of this order.

Only the court can change this order.

	LOUISIANA	UNIFORM	ABUSE I	PREVENT	ION ORE	ER
COURT N	AME AND PARI	SH/CITY:	DIVISION: _		DOCKET NO	D
			FILED:		CLERK:	
	TEM	PORARY				
Pursuant	to: La. R. S.	46:2131, et seq.	☐ La. R.S.	46:2151	La. Ch. C. Aı	t. 1564, et seq.
	NER'S NAME:	rst .	Maiden/Mia	dle	Last	
Date of Bir	rth/	/ <u>yr.</u>	Sex: ☐ F	\square M	Race:	
	seeks protection for		ther(s) List or	her(s) name &	date of birtl	n:
			V.			
DEFENDA	ANT'S NAME:					
Alias:	Date	e of Birth:	no./ day /yr.	Sex: 🗆 F	☐ M Rac	e:
Address:	No. & Street	Apt.	Vo.	City		Zip Code
	ırity #:			-		
Social Sect	IIIty #	DI. I		N	State E	xp/
The protec	eted person(s) is re	elated to the de	efendant as: (check all that	apply)	
☐ current o	or former spouse			☐ current o	r former dati	ng partner
	or former unmarrie		bitant	-		foster parent
	epchild, or foster cl		moto montro en		ent or grando	
Li Cillia oi	defendant's curren	t of former mun	nate partilei	U other		
☐ The pro	tected person and t	he defendant h	ave a child(rea	n) in common.		
IT IS ORDI	ERED THAT THI	E DEFENDAN	T BE SERVI	ED WITH A (COPY OF T	HIS ORDER.
	RT FINDS THAT					
	FE AND PRESEN ONABLE GROU					
OR ALLEG	GED INCOMPETE A HEARING: (or	ENT, THUS T	HE COURT	ISSUES THE	FOLLOWI	
WIIIIOUI	A HEARING. (0)	my orders chec	кей ана інш	иеа ѕпан аррі	y)	
	THE DEFENDAN protected person(s					
	use, or threatened	use of force or				
	cause bodily injur	у.				
	THE DEFENDAN					(s) personally,
	electronically, by feet/yards (circle of					permission of this
	court.	, 21 me prot	person,		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	r
□ 3.	THE DEFENDAN	NT IS ORDERI	ED NOT TO 9	o within one h	undred (100) yards of the
	residence, apartme					
	at:					
	No. & Street	Apt. No	9.	City	State	Zip Code

			Γ	Oocket No	
🗆 4.	THE DEFENDANT I employment/school a at:				
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
🗆 5.	THE COURT GRAN located at:	TS THE PETITIONE	R or protected pers	son(s) the use	of the residence
	No. & Street to the exclusion of de surrender any keys to	that residence to the	petitioner.		
П 6	THE COURT GRAN	·	fice) is ordered to c		
🗀 0.	of the following propo			son(s) the use	and possession
□ 7.	THE COURT ORDE to accompany petition				(Sheriff's office)
🗆 8.	THE COURT PROHI disposing of property that which is necessar	jointly owned or leas	ed, except in the no	ormal course	of business or
D 9.	THE DEFENDANT I person(s), not to shut person(s) or in any was	off any utilities, telep	hone service, or ma	ail delivery to	the protected
\tag{10.}	THE COURT GRAN incompetent to the pe			•	
🗆 11.	THE COURT ORDE accompany petitioner paragraph above is/ar child(ren) or alleged i	to where the minor c e currently, and to eff	hild(ren) or alleged	lincompetent	mentioned in
🗆 12.	THE DEFENDANT I		O interfere with th	e physical cu	stody of the

	Docket No	
□13.	THE COURT WILL allow	ncy to
<u> </u>	. THE COURT ORDERS a representative of (Sh	eriff's
	office) to accompany to the residence located at to recover her/his personal clothing and necessities.	
	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing date s/he should not be ordered to pay child support and/or spousal support (alimony) purs Louisiana Law. The court further orders the defendant to produce at the hearing recent income tax returns, AND pay stubs or an employer statement documentin gross income to date for the CURRENT year. If the defendant is self-employed, income and expense statements shall be produced.	uant to g: mos
<u> </u>	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing dat s/he should not be ordered to pay the following: all court costs attorney fees evaluation fees expert witness fees cost of medical and/or psychological care for the petitioner, the minor child(ren), and/or alleged incompetent, necessitated by the domestic violence	e why
<u> </u>	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing date s/he should not be ordered to seek professional counseling.	e why
□18.	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing data s/he should not be evicted from the solely owned residence or household and the petit granted possession.	
□19.	Other:	
🗆 IT	T IS FURTHER ORDERED that defendant show cause on the day of	
_	, 20, at o'clock M. in Courtroom No of the	
	Court, located at, in	
	, La., why above Temporary Restraining Order and other	
rel	elief requested should not be made Protective Orders.	

_	_
RE OF JUDGE	
r issued <i>ex narte</i>	

Docket No. _

Date of Order	Time of Order	Order effective through midnight on	SIGNATURE OF JUDGE Order issued ex parte
// 		// 	Order issued after notice and opportunity for hearing given to defendant PRINT OR STAMP JUDGE'S NAME

NOTICE: C.C.P. Art. 3603.1 - Any person against whom such an order is issued shall be entitled to a court-appointed attorney if the applicant has likewise been afforded a court-appointed attorney.

NOTICE TO DEFENDANT:

PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTED, JAILED, AND PROSECUTED.

PURSUANT TO LA. R.S. 46:2137 AND LA. CH. C. ART. 1571, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$500 OR BY CONFINEMENT IN JAIL FOR AS LONG AS 6 MONTHS, OR BOTH, AND MAY BE FURTHER PUNISHED UNDER CRIMINAL LAWS OF THE STATE OF LOUISIANA. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF LOUISIANA.

PURSUANT TO 18 U.S.C. § 922 [g][8], AFTER NOTICE AND OPPORTUNITY FOR A HEARING, THE DEFENDANT IN AN ORDER THAT EITHER INCLUDES A FINDING BY THE JUDGE OR BY ITS TERMS EXPLICITLY PROHIBITS CERTAIN BEHAVIOR MAY BE PROHIBITED FROM PURCHASING OR POSSESSING FIREARMS OR AMMUNITION FOR THE DURATION OF THE ORDER IF THE PROTECTED PERSON(S) IS RELATED TO THE DEFENDANT AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, CHILD, HAS A CHILD IN COMMON WITH THE DEFENDANT, OR IS THE CHILD OF DEFENDANT, AND/OR DEFENDANT'S CURRENT OR FORMER INTIMATE PARTNER.

FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265

The issuing court certifies that it had jurisdiction over the parties and the subject matter under the laws of the State of Louisiana, and although the order was issued ex parte, the court has ordered that the defendant be given reasonable notice and an opportunity to be heard within the time required by the laws of the State of Louisiana.

THIS ORDER SHALL BE PRESUMED TO BE VALID AND ENFORCEABLE IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND COMMONWEALTHS.

SIGNATURE OF JUDGE

Date		Clerk
FAXED	☐ MAILED	TO LOUISIANA PROTECTIVE ORDER REGIST
Date		Clerk