# LOUISIANA PROTECTIVE ORDER REGISTRY INDEX OF UNIFORM ABUSE PREVENTION ORDER FORMS Version 7

Forms LPOR 1 to 21 are mandatory according to La. R.S. 46:2136.2(C). These forms may not be altered and when completed are to be transmitted by the clerk of court to the Louisiana Protective Order Registry.

- LPOR 1: Temporary Restraining Order pursuant to La. R.S. 46:2131, et seq., La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. To be used when ex parte relief is requested pursuant to petitioners LPOR B or LPOR C.
- LPOR 1-R: Temporary Restraining Order pursuant to La. R.S. 46:2131, et seq., La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. (In Reconvention) To be used when ex parte relief is requested pursuant to petitioner-in-reconvention@s LPOR B-R or LPOR C-R.
- LPOR 3: Protective Order pursuant to La. R.S. 46:2131, et seq., La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. To be used after a contradictory hearing when petitioner requests relief pursuant to LPOR B or LPOR C.
- LPOR 3-R: Protective Order pursuant to La. R.S. 46:2131, et seq., La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. (In-Reconvention) To be used after a contradictory hearing when petitioner-in-reconvention requests relief pursuant to LPOR B-R or LPOR C-R.
- LPOR 5: Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order pursuant to La. R.S. 46:2131, et seq., La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. To be used when the court modifies the terms or conditions of an existing protective order or when the court terminates an existing protective order.
- LPOR 5-R: Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order pursuant to La. R.S. 46:2131, et seq., La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. (In-Reconvention) To be used when the court modifies the terms or conditions of an existing protective order or when the court terminates an existing protective order, <u>and</u> the petitioner is the defendant in the pending legal action.
- LPOR 7: Judgment of Dismissal To be used when the court dismisses an LPOR B or LPOR C petition for protection from abuse.
- **LPOR 7-R: Judgment of Dismissal (In-Reconvention)** To be used when the court dismisses an LPOR B-R or LPOR C-R petition for protection from abuse.
- LPOR 9: Temporary Restraining Order, Preliminary Injunction or Permanent Injunction pursuant to La. R.S. 9:372 To be used when a temporary restraining order, preliminary injunction or permanent injunction is requested in conjunction with a pending divorce action.
- LPOR 9-R: Temporary Restraining Order, Preliminary Injunction or Permanent Injunction pursuant to La. R.S. 9:372 (In-Reconvention) To be used when a temporary restraining order, preliminary injunction or permanent injunction is requested in conjunction with a pending legal action <u>and</u> the petitioner is the defendant in that suit.
- LPOR 11: Temporary Restraining Order, Preliminary Injunction or Permanent Injunction pursuant to La. R.S. 9:361, et seq.
  To be used to request a temporary restraining order, preliminary injunction or permanent injunction specifically granted under the Post-Separation Family Violence Relief Act.
- LPOR 11-R: Temporary Restraining Order, Preliminary Injunction or Permanent Injunction pursuant to La. R.S. 9:361, et seq. (In-Reconvention) To be used to request a temporary restraining order, preliminary injunction or permanent injunction specifically granted under the Post-Separation Family Violence Relief Act <u>and</u> the petitioner for this relief is the defendant in a pending legal action.
- LPOR 13: Temporary Restraining Order, Preliminary Injunction or Permanent Injunction pursuant to La. C.C.P. Art. 3601, et seq. To be used to request protection by a petitioner who cannot proceed under La. R.S. 46:2131, et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564, et seq., La. R.S. 9:372, or La. R.S. 361, et seq.
- LPOR 14: Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order pursuant to La. R.S. 9:372 or La. R.S. 9:361, et seq. To be used when the court modifies the terms or conditions of, or terminates, an existing temporary restraining order, preliminary injunction or permanent injunction pursuant to La. R.S. 9:372, or La. R.S. 9:361, et seq.
- LPOR 14-R: Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order pursuant to La. R.S. 9:372 or La. R.S. 9:361, et seq. (In-Reconvention) To be used when the court modifies the terms or conditions of, or terminates, an existing temporary restraining order, preliminary injunction or permanent injunction pursuant to La. R.S. 9:372, or La. R.S. 9:361, et seq. and the petitioner is the defendant in a pending legal action.
- LPOR 16: Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order pursuant to La. C.C.P. Art. 3601, et seq. To be used when the court modifies the terms or conditions or terminates an existing temporary restraining order, preliminary injunction or permanent injunction pursuant to La. C.C.P. Art. 3601, et seq.
- LPOR 17: Order for Bail Restrictions, Peace Bond, Sentencing Orders, Probation Conditions To be used when the defendant in a criminal proceeding is prohibited from abusing, harassing, stalking, following, threatening, or in any way contacting the victim of the crime.
- LPOR 18: Order to Modify or Dissolve Bail Restrictions, Peace Bond, Sentencing Orders, Probation Conditions To be used when the court modifies the terms and conditions of, or terminates, bail restrictions, a peace bond, sentence conditions, or probation conditions that were granted under an existing LPOR 17 or LPOR 21.
- LPOR 19: Protective Order, pursuant to La. R.S. 46:2131, et seq. & R.S. 9:361, et seq., or La. R.S. 46:2151 & R.S. 9:361, et seq., or La. Ch. C. Art. 1564, et seq. & R.S. 9:361, et seq., To be used when after a contradictory hearing when petitioner has requested protective relief under La. R.S. 46:2131, et seq., or La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. in combination with other relief, such as child custody/visitation orders, under R.S. 9:361, et seq.
- LPOR 19-R: Protective Order, pursuant to La. R.S. 46:2131, et seq. & R.S. 9:361, et seq., or La. R.S. 46:2151 & R.S. 9:361, et seq., or La. Ch. C. Art. 1564, et seq. & R.S. 9:361, et seq. (In Reconvention) To be used when after a contradictory hearing when petitioner has requested protective relief under La. R.S. 46:2131, et seq., or La. R.S. 46:2151, or La. Ch. C. Art. 1564, et seq. in combination with other relief, such as child custody/visitation orders, under R.S. 9:361, et seq. and the petitioner is the defendant in a pending legal action.
- **LPOR 20:** Order of Protection A õgenericö order of protection, to be used as a stipulation (consent agreement) or may be issued by the court after trial in actions involving more than one body of law.
- **LPOR 20-R:** Order of Protection (In-Reconvention) A õgenericö order of protection, to be used as a stipulation (consent agreement) or may be issued by the court after trial in actions involving more than one body of law <u>and</u> the petitioner is the defendant in a pending legal action.
- LPOR 21: Order for Bail Restrictions, Peace Bond, Sentencing Orders, Probation Conditions Stalking To be used when the defendant in a criminal proceeding is prohibited from abusing, harassing, stalking, following, threatening, or in any way contacting the victim of the crime of stalking, regardless of relationship to victim.

FOR LPOR USE ONLY
PNO#
Date Entered:
Initials: Verified by:

			_				
	LOUISIANA UNIFORM	ABUSE P	REVENTIO	ON ORDE	ZR .		
	Order of Protection	Case 1	No.				
	T.R.O.	Court	·				
	P.O./Preliminary or Permanent Injunction						
	Modified P.O./ Preliminary or Permanent Injunction	City/F	arish		State Louis	iana	
PET	ITIONER	PETI	TIONER II	DENTIFII	ERS		
First Prote	Middle/Maiden Last ected person is: □ Petitioner □ other(s) List other	Date of er(s) name &					 
DEF	ENDANT	DEFE	NDANT ID	ENTIFIE	ERS		
DEF	ENDANT	DEFE SEX	NDANT ID	DENTIFIE DOI		нт	WT
DEF First	ENDANT  Middle Last					НТ	WT
First	Middle Last			DOI			WT
First  Relat  all the	Middle Last  ionship of Protected Person(s) to Defendant: (check at apply)	SEX	RACE	DOI	3		WT
First  Relat  all the	Middle Last  ionship of Protected Person(s) to Defendant: (check at apply) rent or former spouse	SEX EYES	RACE	SO	3	RITY#	WT DATE
First  Relat  all the  cur	Middle Last  ionship of Protected Person(s) to Defendant: (check at apply)	SEX EYES	RACE HAIR	SO	CIAL SECU	RITY#	
First  Relat all the cur cur chi chi cur	Middle Last  ionship of Protected Person(s) to Defendant: (check at apply) rent or former spouse rent or former unmarried intimate cohabitant	SEX  EYES  DRI	RACE HAIR	SO	CIAL SECU	RITY#	

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 <u>following pages</u>.

This order shall be effective through 11:59 PM on \_\_\_\_\_ (mon./day/yr).

# 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.

LOUISIANA UNIF	ORM ABUS	E PREVENTIO	N ORDER				
COURT NAME AND PARISH/CITY:	DOCKET #:		DIV. :				
	FILED:	CLI	ERK:				
TEMPOR	TEMPORARY RESTRAINING ORDER						
Pursuant to: ☐ La. R. S. 46:2131,	et seq. 🗆 La. I	R.S. 46:2151 🗆 La	a. Ch. C. Art. 1564,	et seq.			
PETITIONER'S NAME:							
Date of Birth/		le Last □ M F	Race:				
mo./ day /yr.  Protected person is: $\square$ Petitioner $\square$ other	(s) List other(s) r	name & date of birth:					
DEFENDANT'S NAME:							
Alias: Date	mo./	/ Sex: [  day /yr.	□F □M Rac	ce:			
Address:	Apt. No.	City	State	Zip Code			
Social Security #: Dr.	•			7			
The protected person(s) is related to the d	efendant as: (che	ck all that apply)					
	(****		1.2				
☐ current or former spouse ☐ current or former unmarried intimate coha	bitant	□ current or former of □ parent, stepparent,	• •				
□ child, stepchild, or foster child		☐ grandparent or gra	andchild				
□ child of defendantøs current or former intin	mate partner	□ other:					
☐ The protected person and the defendant ha	ive a child(ren) in	common.					
IT IS ORDERED THAT THE DEFENDA	ANT BE SERVEI	O WITH A COPY O	F THIS ORDER.				
THE COURT FINDS THAT THE ALLE PRESENT DANGER OF ABUSE, THAT GROUNDS TO FEAR FOR HER/HIS SAINCOMPETENT, THUS THE COURT IS (only orders checked and initialed shall approximately approximately shall approximately controlled to the court of th	THE PETITION AFETY OR THA' SSUES THE FO	NER HAS GOOD AN IT OF A CHILD OR	ND REASONABLE ALLEGED	,			
\( \square\) THE DEFENDANT IS ORDER person(s) in any manner whatso use of force or physical violence	ever. This prohib	ition includes the use,	attempted use, or th				
— □ 2. THE DEFENDANT IS ORDER by phone, in writing, or through except for (circumstances):	a third party, witl	nout the express writte	en permission of this	court,			
\( \square 3. \) THE DEFENDANT IS ORDER protected person, without the ex	RED NOT TO government	within feet/y	vards (circle one) of except for (circumsta	the nces):			

LPOR 1 v.7 Page 2 of 5

				Docke	et No	
□4.	THE DEFENDANT I apartment complex, or					
	No. & Street	Apt. No.		City	State	Zip Code
<b>3</b> 5.	THE DEFENDANT I employment/school ar					
	Employment/School	Address		City	State	Zip Code
	Employment/School	Address		City	State	Zip Code
6.	THE COURT GRAN	ΓS THE PETITION	ER or protecte	ed person(s) the	e use of th	e residence located
	No. & Street	Apt. No.	City	State	Zip Cod	le
	to the exclusion of def keys to that residence		defendant. Th	ne Court orders	the defen	dant to surrender an
		(Sherifføs o	ffice) is order	ed to <b>evict</b> the	defendant	
<b>□</b> 7.	THE COURT GRAN' following property (in		ER or protecte	ed person(s) the	e use and	possession of the
8.	THE COURT ORDER accompany petitioner	RS a representative of to obtain property lie	of sted in Order	No. 7 above.	(She	rifføs office) to
9.	THE COURT PROHI disposing of property is necessary for the su	jointly owned or leas	sed, except in	the normal cou	arse of bu	
10.	THE DEFENDANT I to shut off any utilities interfere with the living	s, telephone service,	or mail delive	ery to the prote		
11.	THE COURT GRAN incompetent to the pet					
□ 12.	THE COURT ORDER accompany petitioner above is/are currently, incompetent.	to where the minor of	child(ren) or a	illeged incomp	etent ment	ioned in paragraph

□ 13.	THE DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.
□ 14.	THE COURT WILL ALLOW
□ 15.	THE COURT ORDERS a representative of
□ 16.	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing date why s/he should not be ordered to pay child support and/or spousal support (alimony) pursuant to Louisiana Law. The court further orders the defendant to produce at the hearing: most recent income tax returns AND pay stubs or an employer statement documenting gross income to date for the CURRENT year. If the defendant is self-employed, income and expense statements shall be produced.
🗆 17.	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing date why s/he should not be ordered to pay the following:  all court costs  evaluation 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
\pi 18.	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing date why s/he should not be ordered to seek professional counseling.
□ 19.	THE COURT ORDERS THE DEFENDANT to show cause on the below hearing date why s/he should not be evicted from the solely owned residence or household and the petitioner granted possession.
\[ \square 20.	Other:
20_ at _	FURTHER ORDERED THAT DEFENDANT show cause on the day of,, atooclock M. in Courtroom Noof the Court, located in, La., why above Temporary training Order and other relief requested should not be made Protective Orders.

Docket No. \_\_\_\_\_

			Docket No		
Date of Order	Time of Order	Order effective through 11:59 PM on	SIGNATURE OF JUDGE  Order issued ex parte  Order issued after notice and opportunity for hearing given to defendant		
<u>//</u> mo./ day /yr.	 □ AM □ PM	// mo./ day /yr.	PRINT OR STAMP JUDGE'S NAME		
			such an order is issued shall be entitled to a court- led a court-appointed attorney.		
JAILED, AND PURSUANT TO ORDER MAY OR BY CONFI PUNISHED UN ENFORCED B LOUISIANA.  PURSUANT TO DEFENDANT TERMS EXPL PURCHASING ORDER IF TH FORMER SPO CHILD IN CO	PROSECUTED. O LA. R.S. 46:2137 BE PUNISHED FO NEMENT IN JAID NDER CRIMINAL Y ALL LAW ENF O 18 U.S.C. § 922 [ IN AN ORDER TH ICITLY PROHIBL OR POSSESSING E PROTECTED POUSE, CURRENT OF	7 AND LA. CH. C. AF OR CONTEMPT OF L FOR AS LONG AS LAWS OF THE STA ORCEMENT OFFIC 19][8], AFTER NOTIC HAT EITHER INCLU ITS CERTAIN BEHA G FIREARMS OR AM PERSON(S) IS RELA OR FORMER COHA	OLATES THIS ORDER MAY BE ARRESTED,  RT. 1571, A PERSON WHO VIOLATES THIS COURT BY A FINE OF NOT MORE THAN \$500 6 MONTHS, OR BOTH, AND MAY BE FURTHER ATE OF LOUISIANA. THIS ORDER SHALL BE CERS AND COURTS OF THE STATE OF  CE AND OPPORTUNITY FOR A HEARING, THE JUDES A FINDING BY THE JUDGE OR BY ITS AVIOR MAY BE PROHIBITED FROM MMUNITION FOR THE DURATION OF THE TED TO THE DEFENDANT AS A CURRENT OR ABITING INTIMATE PARTNER, CHILD, HAS A R IS THE CHILD OF DEFENDANT AND/OR E PARTNER.		
	FULL FA	AITH AND CREDIT	pursuant to 18 U.S.C. § 2265		
The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant was given reasonable notice and an opportunity to be heard sufficient to protect the defendant of the right to due process before this order was issued; or if the order was issued <i>ex parte</i> , the court ordered that the defendant be given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant defendan					
	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.				
		SIG	NATURE OF JUDGE		

	22121	DANT WAS SERVED AT CLOSE OF HEARING.  Clerk
	FAXED Date	☐ MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY Clerk
Сор		Court file 2) Petitioner 3) Defendant 4) Chief Law Enforcement Official of the parish where the protected

FOR LPOR USE ONLY
PNO#
Date Entered:
Initials: Verified by:

				Initials:	Verifie	d by:	
	LOUISIANA UNIFORM A	ABUSE P	REVENT	ON ORDE	R		
		l					
	Order of Protection	Case 1					
	T.R.O.	Court	•				
	P.O./Preliminary or Permanent Injunction	City/F	arish		State		
	Modified P.O./ Preliminary or Permanent Injunction				Louisi	ana	
PETI	TIONER-IN-RECONVENTION	PETI	ΓΙΟΝΕR-ΙΙ	N-RECONV	ENTION ID	ENTIF	IERS
First Protect	Middle/Maiden Last cted person is: □ Petitioner-in-reconvention □	Date of other(s)		name & date of	birth:		
DEF	ENDANT-IN-RECONVENTION	DEFE	NDANT-IN	N-RECONVI	ENTION ID	ENTIFI	ERS
		SEX	RACE	DOB		HT	WT
First	Middle Last						
Relati	ionship of Protected Person(s) to Defendant-in-	EYES	HAIR	SOC	CIAL SECU	RITY#	
Recor	vention: (check all that apply)						
	rent or former spouse rent or former unmarried intimate cohabitant	DRI	VER'S LI	CENSE #	STATE	EXI	P DATE
∟ chil	d, stepchild, or foster child						
□ chil	d of defendant-in-reconvention@s current or former imate partner	Defend	ant-in-Rec	onventionøs	Address:	1	
□ chil	d of defendant-in-reconvention  imate partner  cent or former dating partner	Defend	ant-in-Rec	onventionøs	Address:		
□ chilinti	d of defendant-in-reconvention@s current or former imate partner rent or former dating partner ent, stepparent, or foster parent	Defend	ant-in-Rec	onventionøs	Address:		
☐ chil inti ☐ curr ☐ pare ☐ grai	d of defendant-in-reconvention  imate partner  cent or former dating partner	Defend	ant-in-Rec	onventionøs	Address:		
☐ chil inti ☐ curr ☐ pare ☐ grai	d of defendant-in-reconvention® current or former imate partner rent or former dating partner ent, stepparent, or foster parent or grandchild	Defend	ant-in-Rec	onventionøs	Address:		

Additional findings of this court are as set forth below.

# THE COURT HEREBY ORDERS:

That the above named defendant-in-reconvention 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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

# WARNINGS TO DEFENDANT-IN-RECONVENTION:

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.

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.

	LOUISIANA UNIF	ORM ABUS	E PREVE	NTION ORDER	
COURT NA	AME AND PARISH/CITY:	DOCKET #: _			DIV.:
		FILED:		CLERK:	
	TEMPORARY RES	TRAINING	ORDER (II	N-RECONVENTION	)
Pursu	ant to:	et seq. □ La. ː	R.S. 46:2151	□ La. Ch. C. Art. 1	564, et seq.
PETITION	ER-IN-RECONVENTION'S N	NAME (Defenda	ant in pending l	egal action):	
	th ${mo./} {day} {/yr.}$ erson is: $\square$ Petitioner-in-reconverse.	Maiden/Middle Sex: □ F  vention □ other		Last Race: (s) name & date of birt.	
		ADV.			
DEFENDA	NT-IN-RECONVENTION'S N			gal action):	
Alias:	Date of		/	Sex: □F □M	Race:
Address:	No. & Street			State	Zip Code
Social Secur	rity #: Dr. 1	•	•		-
The protect	ted person(s) is related to the de	efendant-in-reco	onvention as: (	(check all that apply)	
□ current or □ child, step	former spouse former unmarried intimate cohal ochild, or foster child efendant-in-reconvention@s curre		□ parent, step □ grandparen	former dating partner opparent, or foster parent or grandchild	
	cted person and the defendant-in-	-reconvention ha	ve a child(ren)	in common.	
THIS ORD THE COUL PRESENT	RT FINDS THAT THE ALLEO DANGER OF ABUSE, THAT	GATIONS PRES	SENTED CON NER-IN-REC	NSTITUTE AN IMM ONVENTION HAS (	EDIATE AND GOOD AND
<b>INCOMPE</b>	BLE GROUNDS TO FEAR FO TENT, THUS THE COURT IS s checked and initialed shall app	SSUES THE FO			
□ 1.	THE DEFENDANT-IN-RECO threaten the protected person(s) attempted use, or threatened use cause bodily injury.	in any manner v	vhatsoever. Th	is prohibition includes	the use,
\[ \square 2.	THE DEFENDANT-IN-RECO personally, electronically, by pl permission of this court, except	none, in writing,	or through a th	ird party, without the e	xpress written
□ 3.	THE DEFENDANT-IN-RECO (circle one) of the protected per (circumstances):	son, without the	express writter	permission of this cou	

			Do	ocket No	·
□ 4.		N-RECONVENTION IS apartment complex, or m		•	
	No. & Street	Apt. No.	City	State	Zip Code
□ 5.		I-RECONVENTION IS ployment/school and not atted at:			•
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
\[ \Bigcup 6.	THE COURT GRANT of the residence located	S THE PETITIONER-IN d at:	I-RECONVENTIC	N or protecte	d person(s) the use
	No. & Street	Apt. No.	City	State	Zip Code
		ndant-in-reconvention by -reconvention to surrende	U		
		(Sherifføs office)	is ordered to <b>evict</b>	the defendant	-in-reconvention.
□ 7.		S THE PETITIONER-IN		N or protecte	d person(s) the use
□ 8.	THE COURT ORDERS	S a representative ofn-reconvention to obtain	property listed in C	(She Order No. 7 al	rifføs office) to
□9.	disposing of property jo	BITS EITHER PARTY frointly owned or leased, export of the petitioner-in-	xcept in the normal	l course of bu	siness or that which
□ 10.	protected person(s), not	N-RECONVENTION IS to shut off any utilities, interfere with the living	telephone service,	or mail delive	ery to the protected
□ 11.		S TEMPORARY CUST (ioner-in-reconvention: (i			
□ 12.	accompany petitioner-in mentioned in paragraph	S a representative of n-reconvention to where a above is/are currently, a d child(ren) or alleged in	the minor child(renance to the child) to effect petition	n) or alleged i	ncompetent

\pi 13.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO interfere with the physical
🗆 13.	custody of the minor child(ren) or alleged incompetent.
□ 14.	THE COURT WILL ALLOW
\propto 15.	THE COURT ORDERS a representative of (Sheriff¢s office) to accompany to the residence located at to recover her/his personal clothing and necessities.
□ 16.	THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to show cause on the below hearing date why s/he should not be ordered to pay child support and/or spousal support (alimony) pursuant to Louisiana Law. The court further orders the defendant-in-reconvention to produce at the hearing: most recent income tax returns AND pay stubs or an employer statement documenting gross income to date for the CURRENT year. If the defendant-in-reconvention is self-employed, income and expense statements shall be produced.
□ 17.	THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to show cause on the below hearing date why s/he should not be ordered to pay the following:  all court costs  evaluation fees  evaluation fees  expert witness fees  cost of medical and/or psychological care for the petitioner-in-reconvention, the minor child(ren), and/or alleged incompetent, necessitated by the domestic violence
□ 18.	THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to show cause on the below hearing date why s/he should not be ordered to seek professional counseling.
□ 19.	THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to show cause on the below hearing date why s/he should not be evicted from the solely owned residence or household and the petitioner-in-reconvention granted possession.
\propto 20.	Other:
of _ locat	FURTHER ORDERED THAT DEFENDANT-IN-RECONVENTION show cause on the day, 20, at o

Docket No.

Docket No.	

Date of Order	Time of Order	Order effective through 11:59 PM on	SIGNATURE OF JUDGE  Order issued ex parte Order issued after notice and opportunity for hearing given to defendant-in-reconvention
<u>mo./ day /yr.</u>	$\Box$ AM $\Box$ PM	// 	PRINT OR STAMP JUDGE'S NAME
	•	_	such an order is issued shall be entitled to a court-ded a court-appointed attorney.
	NOT	ICE TO DEFENDAN	T-IN-RECONVENTION:

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-RECONVENTION 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-IN-RECONVENTION AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, CHILD, HAS A CHILD IN COMMON WITH THE DEFENDANT-IN-RECONVENTION, OR IS THE CHILD OF DEFENDANT-IN-RECONVENTION AND/OR DEFENDANT-IN-RECONVENTION'S CURRENT OR FORMER INTIMATE PARTNER.

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

The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant-in-reconvention was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvention right to due process before this order was issued; or if the order was issued ex parte, the court ordered that the defendant-in-reconvention be given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant-in-reconvention due process rights.

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

	DEFE	NDANT	-IN-	RECONVEN	VITION WAS SERVED AT CLOSE OF HEARING.
	Date _				Clerk
	FAXE	D		MAILED	TO LOUISIANA PROTECTIVE ORDER REGISTRY
	Date _				Clerk
Cop	ies to: 1	) Court 1	ile 2	2) Petitioner-in	-reconvention 3) Defendant-in-reconvention 4) Chief Law Enforcement Official of
•					d person resides 5) Louisiana Protective Order Registry.

FOR LP	OR USE ONLY
PNO#	
Date Entered: _	
Initials:	Verified by:

			L	Initials:		J	
	LOUISIANA UNIFORM A	BUSE P	REVENTI	ON ORDE	R		
		Case	No.				
	<b>Order of Protection</b>						
_							
Ш	T.R.O.	Court					
	P.O./Preliminary or Permanent Injunction						
	Modified P.O./ Preliminary or Permanent	City/F	Parish		State		
	Injunction				Louis	iana	
PETI	TIONER	PETI	TIONER I	DENTIFI	ERS		
First	Middle/Maiden Last	Date of	hirth				
THSt							
Protec	ted person is: $\square$ Petitioner $\square$ other(s) List other(s)	name & dai	e of birth:				
		_					
		_					
		V					
		V.					
DEF			NDANT II	DENTIFIE	PS		
DEF	ENDANT		NDANT II	DENTIFIE	ERS		
DEF			NDANT II	DENTIFIE DOE		НТ	WT
DEFI First		DEFE				нт	WT
First	ENDANT  Middle Last	DEFE		DOF			WT
First Relati	ENDANT  Middle Last  conship of Protected Person(s) to Defendant: (check	DEFE	RACE	DOF	В		WT
First  Relati	ENDANT  Middle Last  conship of Protected Person(s) to Defendant: (check at apply)	DEFE SEX EYES	RACE HAIR	SO	CIAL SECU	RITY#	
First  Relati all that	ENDANT  Middle Last  conship of Protected Person(s) to Defendant: (check	DEFE SEX EYES	RACE	SO	В	RITY#	WT P DATE
First  Relati all tha curr curr	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply) The ent or former spouse The ent or former unmarried intimate cohabitant ent of the ent of	DEFE SEX EYES	RACE HAIR	SO	CIAL SECU	RITY#	
First  Relati all the curr curr chil	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply)  The protected Person (s) to Defe	DEFE SEX EYES	HAIR VER'S LIC	SOO ENSE #	CIAL SECU	RITY#	
First  Relati all tha curr curr chil	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply)  The ent or former spouse  The ent or former unmarried intimate cohabitant  In the ent of defendant of the ent o	DEFE SEX EYES	RACE HAIR	SOO ENSE #	CIAL SECU	RITY#	
First  Relati all that curr curr chil	Middle Last  Conship of Protected Person(s) to Defendant: (check at apply)  The protected Person of the Defe	DEFE SEX EYES	HAIR VER'S LIC	SOO ENSE #	CIAL SECU	RITY#	
First  Relati all the curr chil chil curr	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply)  The ent or former spouse  The ent or former unmarried intimate cohabitant  In the ent of defendant of the ent o	DEFE SEX EYES	HAIR VER'S LIC	SOO ENSE #	CIAL SECU	RITY#	
First  Relati all that curr chil chil curr pare	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply)  The ent or former spouse  The ent or former unmarried intimate cohabitant  Indicate the defendant of the ent of the ent or former intimate partner  The ent or former dating partner  The ent, stepparent, or foster parent  The department or grandchild	DEFE SEX EYES	HAIR VER'S LIC	SOO ENSE #	CIAL SECU	RITY#	
First  Relati all that curr chil chil curr pare	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply)  The protec	DEFE SEX EYES	HAIR VER'S LIC	SOO ENSE #	CIAL SECU	RITY#	
First  Relati all that curr chill chill pare grar othe	Middle Last  Monship of Protected Person(s) to Defendant: (check at apply)  The ent or former spouse  The ent or former unmarried intimate cohabitant  Indicate the defendant of the ent of the ent or former intimate partner  The ent or former dating partner  The ent, stepparent, or foster parent  The department or grandchild	DEFE SEX EYES DRI	HAIR VER'S LIC	SOO ENSE #	CIAL SECU  STATE	EXI	PDATE

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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.

# **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.

	LOUISIANA UNIF	ORM ABUS	E PREVENT	ION ORDER	
COURT NA	AME AND PARISH/CITY:	DOCKET NO.:		DIV.:	
		FILED:		CLERK:	
	PR	OTECTIVE	ORDER		
Pursua	nt to:	et seq. 🔲 La. 1	R.S. 46:2151 [	☐ La. Ch. C. Art. 1564,	et seq.
☐ Court App	roved Consent Agreement				
PETITION	ER'S NAME:				
Date of Birt		$Maiden/Midd$ Sex: $\Box$ F		Race:	_
Protected per	mo./ day /yr. son is: $\square$ Petitioner $\square$ other(s)	List other(s) nar	ne & date of birth	ı:	
		V.			
DEFENDA	NT'S NAME: Date o	f Diade.	/ 6		
		mo./	day / yr.	iex. 🗆 F 🗆 WI — Rac	e
Address	No. & Street	Apt. No.	City	State	Zip Code
Social Secur	rity #: Dr. I	ic.#	State _	Exp/	
The protect	red person(s) is related to the de	fendant as: (che	eck all that apply)		
	former spouse			mer dating partner	
	former unmarried intimate cohab schild, or foster child	oitant	☐ parent, steppa ☐ grandparent o	rent, or foster parent r grandchild	
□ child of de	efendantøs current or former intin	nate partner	□ other:		
☐ The prote	cted person and the defendant have	ve a child(ren) in	common.		
IT IS ORD	ERED THAT THE DEFENDA	NT BE SERVEI	O WITH A COP	Y OF THIS ORDER.	
IN A HEAD PRESENTI PETITION THAT OF	ER WAS ISSUED AFTER AC RING WAS GIVEN TO THE D ED CONSTITUTE AN IMMEI ER HAS GOOD AND REASO A CHILD OR ALLEGED INC (only orders checked and initiale	EFENDANT. T DIATE AND PR NABLE GROUI OMPETENT, T	HE COURT FIN ESENT DANGE NDS TO FEAR I	NDS THAT THE ALLE CR OF ABUSE, THAT T FOR HER/HIS SAFETY	GATIONS THE Y OR
□ 1.	THE DEFENDANT IS ORDER person(s) in any manner whatso use of force or physical violence   Does not expire	ever. This prohile that would reason	oition includes the	e use, attempted use, or the ed to cause bodily injury.	
\[ \square 2.	THE DEFENDANT IS ORDER electronically, by phone, in writ this court, except for (circumstate)	ing, or through a	third party, withou	out the express written per	
	☐ Does not expire	☐ Expires	on date shown o	n pages 1 & 5	
□ 3.	THE DEFENDANT IS ORDER protected person, without the ex				
	☐ Does not expire	☐ Expires	on date shown o	n pages 1 & 5	

			I	Oocket No	
			go within one hundr ng of the protected p		
No. & Street  Does not o	expire	Apt. No.  Expir	City res on date shown o	State n pages 1 & 5	Zip Code
5. THE DEFENDA	ANT IS ORDER	ED TO STAY	AWAY from prote manner with such e	cted person(s)	øplace of
Employment/School		Address	City	State	Zip Code
Employment/School  Does not of		Address Expir	City res on date shown o	State n pages 1 & 5	Zip Code
THE COURT C	GRANTS THE P	ETITIONER	or protected person(s	s) the use of th	e residence at:
No. & Street		Apt. No.	City	State	Zip Code
to the exclusion to that residence			ndant. The Court or	ders the defen	dant to surrender any keys
	(;	Sherifføs office	e) is ordered to <b>evict</b>	the defendant	
THE COURT C	GRANTS THE P				possession of the following
THE COURT C				(Sher	rifføs office) to accompany
petitioner to obt	ain property list PROHIBITS EIT owned or leased	ed in Order No HER PARTY I, except in the	o. 7 above.  from transferring, each normal course of both	ncumbering, o	rifføs office) to accompany r otherwise disposing of which is necessary for the
THE COURT P property jointly support of the p	ain property list PROHIBITS EIT owned or leased etitioner and/or ANT IS ORDER telephone servi	HER PARTY I, except in the the minor chile RED NOT TO ce, or mail del	from transferring, et e normal course of bed (ren).  damage any belongivery to the protecte	ncumbering, on that the protest of t	r otherwise disposing of
petitioner to obt  THE COURT P property jointly support of the p  THE DEFEND off any utilities, the living condi	ROHIBITS EIT owned or leased etitioner and/or ANT IS ORDER telephone servitions of the protestant TEMP	HER PARTY d, except in the the minor child RED NOT TO ce, or mail del ected person(s ORARY CUS	from transferring, end and course of but d(ren).  damage any belonging ivery to the protecter.	ncumbering, on that a siness or that a siness of the protein diperson(s) or	r otherwise disposing of which is necessary for the ected person(s), not to shut
petitioner to obt  THE COURT P property jointly support of the p  THE DEFEND off any utilities, the living condi	ROHIBITS EIT owned or leased etitioner and/or ANT IS ORDER telephone servitions of the protestant TEMP	HER PARTY d, except in the the minor child RED NOT TO ce, or mail del ected person(s ORARY CUS	from transferring, et e normal course of be d(ren).  damage any belongitivery to the protected).  TODY of the follow	ncumbering, on that a siness or that a siness of the protein diperson(s) or	r otherwise disposing of which is necessary for the ected person(s), not to shut in any way interfere with

	follows:			
				hild(ren) or alleged incompetent as
	Exchange of child(ren) or alleged	d incompetent	is to be effected as t	follows:
□ 14.	THE DEFENDANT IS ORDER	FD NOT TO i	nterfere with the phy	vsical custody of the minor child(re
	or alleged incompetent.	LD NOT TO	merrere with the ph	sicul custody of the filmor child(re
		d that s/he is a	ccompanied by a lav	to return to the residence a agency to recover his/her personal wenforcement officer to ensure the WED.
	THE COURT ORDERS a repres		_ to the residence lo	
	THE COURT ORDERS THE D			-
	□ the petitioner at the rate of \$_ beginning			onth  other:
	the child(ren) at the rate of \$	, 20	per □ week □ mon _, □ made payable c	th □ other:lirectly to the petitioner
	□ other:			
	☐ Payment by mail to:		(	OR
	No. & Street Apt. No.	o. City	State Zip Code	Name of bank
			1 .	
				, no later than//
	□ attorney fees, payable to			
	<u> </u>			
			_in amt. of \$	no later than//
	======================================		_in amt. of \$	no later than//
	□ evaluation fees, payable to		_in amt. of \$	no later than/

						Docket No	 
_ □ 19. T	ΉΕ	COURT ORDERS	THE DEFEND	DANT to seek pr	ofessional co	unseling.	
_							 
_							
_ □ 20. O	the	r:					
_							
_							
_							
_							 
_							
_							 
_							
		COURT ORDERS					
1		the day of					
			, La.,	to review			
		AND					
2	2)	the day of					
			, La.,	to review			
ate of Order							
	T	Order effective 11:59 PM					
ate of order		Order effective 11:59 PM		SIGNAT	URE OF JU	DGE	
de of Green			on	SIGNAT	URE OF JU	DGE	

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.

Docket No.		

#### **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 has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant was given reasonable notice and an opportunity to be heard sufficient to protect the defendant in the defendant reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant due process rights.

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	
PETITIONER	DEFENDANT	

DEFENDA	NT WA	AS SERVED	AT CLOSE OF HEARING.	
Date			Clerk	
FAXED		MAILED	TO LOUISIANA PROTECTIVE ORDER REGISTRY	
Date			Clerk	

**Copies to:** 1) Court file 2) Petitioner 3) Defendant 4) Chief Law Enforcement Official of the parish where the protected person resides 5) Louisiana Protective Order Registry.

FOR LPG	OR USE ONLY
PNO#	
Date Entered: _	
Initials:	Verified by:

LOUISIANA UNIFORM A	ABUSE P	REVENT	TION ORDE	ER		
Order of Protection  □ T.R.O. □ P.O./Preliminary or Permanent Injunction □ Modified P.O./ Preliminary or Permanent Injunction	Case Court	: :		State Lou	iisiana	
PETITIONER-IN-RECONVENTION  First Middle/Maiden Last  Protected person is:   Petitioner-in-reconvention   other(	Date of	birth	IN-RECONV	ENTION	IDENTIF	TERS
DEFENDANT-IN-RECONVENTION	DEFE	NDANT-I	N-RECONV	ENTION 1	(DENTIF	IERS
	SEX	RACE	DO	В	HT	WT
First Middle Last  Relationship of Protected Person(s) to Defendant-in- Reconvention: (check all that apply)  □ current or former spouse	EYES	HAIR		CIAL SEC		
☐ current or former unmarried intimate cohabitant ☐ child, stepchild, or foster child	DRI	IVER'S L	ICENSE #	STATE	EXI	P DATE
□ child of defendant-in-reconventionøs current or former intimate partner □ current or former dating partner □ parent, stepparent, or foster parent □ grandparent or grandchild □ other:	Defence	lant-in-Re	convention	Address:		
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matt provided with reasonable notice and opportunity to be hadditional findings of this court are as set forth below.		e defenda	nt-in-reconve	ention has l	been or wi	ill be
THE COURT HEREBY ORDERS: That the above named defendant-in-reconvention be resabuse. Additional terms of this order are as set forth on				acts of ab	use or thre	eats of
This order shall be effective through 11:59 PM on			(moi	n./day/yr.)		

# WARNINGS TO DEFENDANT-IN-RECONVENTION:

NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.

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.

	LOUISIANA UNII	FORM ABUS	SE PREVEN	TION ORDER	
COURT NA	AME AND PARISH/CITY:	DOCKET #: _		DI	V.:
		FILED:		CLERK:	
	PROTECTI	VE ORDER	(IN RECONV	VENTION)	
Pursu	ant to:	, et seq. □ La.	R.S. 46:2151	☐ La. Ch. C. Art. 156	4, et seq.
☐ Court Ap	proved Consent Agreement				
PETITION	ER-IN-RECONVENTION'S	NAME (Defende	nt in pending le	gal action).	
		<u> </u>	——————————————————————————————————————	· 	
Fire Date of Birth	h/	niden/Middle Sex: □F	$\Box M$	Race:	
Protected per	mo./ day /yr. son is: $\square$ Petitioner-in-reconvent	ion $\square$ other(s) $I$	List other(s) nan	ne & date of birth:	
		ADV			
DEFENDA	NT-IN-RECONVENTION'S		•	gal action):	
	Date	·			
		mo./	day /yr.	Sex I IVI F	(ace
Addi Css	No. & Street	Apt. No.	City	State	Zip Code
Social Secur	rity #: Dr.	Lic. #	Sta	te Exp/	_
The protect	ted person(s) is related to the c	lofondant_in_roc	onvention as: (	chack all that apply)	
•	•	iciciidant-iii-i cc	,	11 7/	
$\square$ current or	former spouse former unmarried intimate coha	bitant	□ parent, step	ormer dating partner oparent, or foster parent	
•	ochild, or foster child efendant-in-reconvention@curre	ent or former		t or grandchild	
intimate p	partner				
☐ The protect	cted person and the defendant-ir	-reconvention ha	ve a child(ren) i	n common.	
IT IS ORD	ERED THAT THE DEFENDA ER.	ANT-IN-RECO	NVENTION BE	E SERVED WITH A C	OPY OF
IN A HEAR THAT THE OF ABUSE GROUNDS	ER WAS ISSUED AFTER ACRING WAS GIVEN TO THE EALLEGATIONS PRESENT TO THE PETITIONERS TO FEAR FOR HER/HIS SATENT, THUS THE COURT In apply)	DEFENDANT-I ED CONSTITU IN-RECONVEN AFETY OR TH <i>A</i>	N-RECONVEN TE AN IMME NTION HAS GO AT OF A CHIL	NTION. THE COURT DIATE AND PRESEN OOD AND REASONA D OR ALLEGED	FINDS T DANGER BLE
□ 1.	THE DEFENDANT-IN-RECO threaten the protected person(s attempted use, or threatened us cause bodily injury.  Does not expire	) in any manner vose of force or phy	whatsoever. This ical violence the	is prohibition includes th	ie use,
□ 2.	THE DEFENDANT-IN-RECO personally, electronically, by p permission of this court, excep	ONVENTION IS shone, in writing,	ORDERED NO or through a thi	OT TO contact the protected party, without the exp	ress written
	☐ Does not expire	☐ Expire	s on date show	on pages 1 & 5	

THE DEFENDANT-IN-RI				-	
one) of the protected perso (circumstances):		•	•		•
☐ Does not expire		Expires on date	shown on	pages 1 & 5	
THE DEFENDANT-IN-RI of the residence, apartment					
No. & Street  Does not expire	Apt. No.	Expires on date	City e shown on	State pages 1 & 5	Zip Code
THE DEFENDANT-IN-Riplace of employment/school					
Employment/School	Address		City	State	Zip Code
Employment/School	Address		City	State	Zip Code
☐ Does not expire		Expires on date	shown on	pages 1 & 5	
THE COURT GRANTS T residence located at:	HE PETITIC	ONER-IN-RECO	NVENTION	N or protecte	d person(s) the use of th
lo. & Street	Apt. No.		City	State	Zip Code
THE COURT ORDERS a petitioner-in-reconvention	representativ	re of		(Sher	rifføs office) to accompa
THE COURT PROHIBITS	S EITHER P.	ARTY from trans t in the normal co	ferring, end urse of bus	eumbering, o	
		n and/or the mind	r chiid(ren	).	
support of the petitioner-in THE DEFENDANT-IN-RI protected person(s), not to	-reconvention ECONVENT shut off any	TION IS ORDERI	ED NOT To	O damage an r mail delive	ry to the protected
support of the petitioner-in THE DEFENDANT-IN-RI protected person(s), not to person(s) or in any way int THE COURT GRANTS T the petitioner-in-reconvent	-reconvention ECONVENTES shut off any erfere with the	TION IS ORDERI utilities, telephon he living condition	ED NOT To e service, on the properties of the pr	O damage an r mail delive otected persong child(ren)	or alleged incompetent

	Exchange of child(ren) or alleged incompetent is to be effected as follows:	_
	Exchange of china(ron) of uneged meompetene is to be effected as follows.	_
14.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.	_ _ al
15.	THE COURT WILL ALLOW	der o re
6.	THE COURT ORDERS a representative of (Sherifføs of	fic
	accompany to the residence located at	
	to recover her/his personal clothing and necessities.	
17.	THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to pay support for:  □ the petitioner-in-reconvention at the rate of \$ per □ week □ month □ other: beginning, 20,	
	□ the child(ren) at the rate of \$ per □ week □ month □ other: beginning, 20, □ made payable directly to the petitioner-in-reco	
		onv
	beginning, 20, □ made payable directly to the petitioner-in-reco	onv
	beginning	onv
18.	beginning	onv 
18.	beginning	onv o:
18.	beginning	onv o:
18.	beginning	onv

Docket No. \_\_\_\_\_

		Docket No
TH	E COURT ORDERS THE DEFEND	DANT-IN-RECONVENTION to seek professional counseling
Oth	er:	
	the day of	OANT-IN-RECONVENTION to appear at hearing(s) on:, 20, at
	AND	
2)		
2)	the day of the	Court, located at in
2)	the day of the	Court, located at in
	the day of, La., t	Court, located at in
2) Order	the day of, La., t	Court, located at ir
	the day of, La., t	

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.

Docket No	
NOTICE TO DEFENDANT-IN-RECONVENTION:	
PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTF JAILED, AND PROSECUTED.	E <b>D</b> ,

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-RECONVENTION 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-IN-RECONVENTION AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, CHILD, HAS A CHILD IN COMMON WITH THE DEFENDANT-IN-RECONVENTION, OR IS THE CHILD OF DEFENDANT-IN-RECONVENTION AND/OR

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

DEFENDANT-IN-RECONVENTION'S CURRENT OR FORMER INTIMATE PARTNER.

The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant-in-reconvention was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvention right to due process before this order was issued; or if the order was issued *ex parte*, the court ordered that the defendant-in-reconvention be given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant-in-reconvention due process rights.

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

DEFENDA	NT-IN-RECONVE	NTION WAS SERVED AT CLOSE OF HEARING.	
Date		Clerk	
FAXED Date	□ MAILED	TO LOUISIANA PROTECTIVE ORDER REGISTRY Clerk	
			00011

PETITIONER-IN-RECONVENTION

**Copies to:** 1) Court file 2) Petitioner-in-reconvention 3) Defendant-in-reconvention 4) Chief Law Enforcement Official of the parish where the protected person resides 5) Louisiana Protective Order Registry.

**DEFENDANT-IN-RECONVENTION** 

FOR LP	OR USE ONLY
PNO#	
Date Entered:	
Initials:	_ Verified by:

LOUISIANA UNIFORM ABUSE PREVENTION ORDER			
COURT NAME AND PARISH/CITY:	DOCKET #:		_ DIV.:
	FILED:	CLERK:	
ORDER TO A PRIOR LOUISIANA Pursuant to La. R. S. 46:2131.  Court Approved Consent Agreement	UNIFORM ABU et seq., La. R.S. 46:		
PETITIONER'S NAME:			
Date of Birth		M Race:	
	V.		
DEFENDANT'S NAME:			
Alias: Date of	of Birth:/		I Race:
Address:  No. & Street	Apt. No.	City	State Zip Code
Social Security #: Dr.	_	•	_
IT IS ORDERED THAT THE DEFENDA			
<ul> <li>□ 1. IT IS HEREBY ORDERED, ADJULT Order issued on the day matter in the form of a Protective Or □ La. R.S. 46:2131, et seq. □ is hereby modified on this date as in form LPOR 3.</li> <li>□ 2. IT IS HEREBY ORDERED, ADJULT Prevention Order issued in the above on the day of □ La. R.S. 46:2131, et seq. □ La. R.S. 46:2131, et seq. □ be and the same is hereby dissolved</li> </ul>	of	in the above-caption La. Ch. C. Art. 156-ed Louisiana Uniform Abuse EED that the Louisiana Uniform of an ant to:	oned and numbered 4, et seq. Prevention Order orm Abuse a Protective Order,
☐ 3. THE COURT ORDERS THE DEFE	NDANT to pay all co	ourt costs.	
Date of Order /	_	SIGNATURE OF JUDGE RINT OR STAMP JUDGI	E'S NAME
PETITIONER		DEFENDANT	
DEFENDANT WAS SERVED AT CLOS			
☐ FAXED ☐ MAILED TO LOUIS			
Copies to: 1) Court file 2) Petitioner 3 where the protected person re			e parish

FOR LPOR USE ONLY
PNO#
Date Entered:
Initials: Verified by:

LO	UISIANA UNIF	ORM ABUSE P	REVENTION ORD	ER
COURT NAME AND	PARISH/CITY:	DOCKET #:		_ DIV.:
		FILED:	CLERK:	
	R LOUISIANA to La. R. S. 46:2131,	(IN RECONVENT , et seq., La. R.S. 46:2	USE PREVENTION ION) 2151 or La. Ch. C. Art. 150	
PETITIONER-IN-RE	ECONVENTION'S I	NAME (Defendant in	pending legal action):	
mo./	day / yr.		Last  Race:	
Protected person is:	☐ Petitioner-in-recon	ivention $\square$ other(s)	List other(s) name & date of	of birth:
		ADV.		
DEFENDANT-IN-RE	CONVENTION'S	NAME (Petitioner in p	ending legal action):	
Alias:		mo./ day	/ Sex: □ F □ M	I Race:
			City State Exp	State Zip Code
1. IT IS HERE Prevention C	BY ORDERED, ADJ Order issued on the	UDGED, and DECRE	ED that the Louisiana Unif in the ursuant to:	orm Abuse
	dified on this date as		☐ La. Ch. C. Art. 15 ned Louisiana Uniform Abu	_
Prevention C	Order issued in the abo	UDGED, AND DECF	REED that the Louisiana Un obered matter in the form of uant to:	
	6:2131, et seq. me is hereby dissolve		☐ La. Ch. C. Art. 156	4, et seq.
3. THE COUR	T ORDERS THE DE	FENDANT-IN-RECC	NVENTION to pay all cou	rt costs.
Date of Order			SIGNATURE OF JU	TDGE
mo./ day /yr.			PRINT OR STAMP	JUDGE'S NAME
<u> </u>			<del></del>	
PETITIONER-IN-REC	CONVENTION		DEFENDANT-IN-RECONVE	NTION
1 1 1	N-RECONVENTION W	VAS SERVED AT CLOS	SE OF HEARING.	
		SIANA PROTECTIVE		
			in-reconvention 4) Chief Lav na Protective Order Registry	w Enforcement Official

FOR LP	OR USE ONLY
PNO#	
Date Entered: _	
Initials:	Verified by:

LOUISIANA UNI	FORM ABUSE PRI	EVENTION ORDER
COURT NAME AND PARISH/CITY:	DOCKET #:	DIV.:
	FILED:	CLERK:
JUDO	GMENT OF DISM	
PETITIONER'S NAME:		
First Date of Birth/	$Maiden/Middle$ Sex: $\square$ F $\square$ M	Last Race:
$\frac{\overline{mo./} \overline{day / yr.}}{\overline{day / yr.}}$ Protected person is: $\square$ Petitioner $\square$ other		
	V.	
DEFENDANT'S NAME:		
	mo./ day /yr.	
Address:	Apt. No.	City State Zip Code
Social Security #: Dr.	Lic. #	State Exp/
WITHOUT PREJUDICE:  □ on petitioner s motion  □ on petitioner s failure to ap  □ WITH PREJUDICE:  □ on petitioner s failure to pr	•	(provide reason dard the allegations contained in the Petition
For Protection From Abuse		idard the anegations contained in the retition
		(provide reason
Date of Order		
/	SIGNATURE OF JU	DGE
толацулуг.	PRINT OR STAMP	JUDGE'S NAME
Copies to: 1) Court file 2) Petitioner 3) Defendant	4) Law Enforcement Agency desi	ignated for service 5) Louisiana Protective Order Registr
☐ FAXED ☐ MAILED TO LOUISIANA PROTE		
TIMED TO LOUISIANA FROTE	CITTL ONDER REGISTRI	
DATE CLEDY		

FOR LPOR USE ONLY	
PNO#	
Date Entered:	
Initials: Verified by:	

LOUISIANA UN	IFORM ABUSE PE	REVENTION O	RDER
COURT NAME AND PARISH/CITY:	DOCKET #:		DIV.:
	FILED:	CLERK: _	
JUDGMENT	OF DISMISSAL	(IN RECONVENT	TION)
PETITIONER-IN-RECONVENTION'	S NAME (Defendant in po	ending legal action):	
First  Date of Birth//	Maiden/Middle Sex: □ F □ M	Las Race: _	rit
Protected person is: ☐ Petitioner-in-rec	onvention $\square$ other(s) $Li$	ist other(s) name & da	te of birth:
	ADV.		
DEFENDANT-IN-RECONVENTION'	S NAME (Petitioner in per	nding legal action):	
Alias: Dat	ee of Birth://		M Race:
Address:	Apt. No.	City	State Zip Code
Social Security #:D	•	•	-
_	tion& motion tion& failure to appear and		(provide reason
WITH PREJUDICE:			(provide reason,
-	tion  failure to prove by t  For Protection From Abuse		rd the allegations
			(provide reason)
Date of Order			
/	SIGNATURE OF J	UDGE	
mo./day/ yr.	PRINT OR STAME	' JUDGE'S NAME	
Copies to: 1) Court file 2) Petitioner-in-reconventi	on 3) Defendant-in-reconvention	4) Law Enforcement Ager	ncy designated for service
5) Louisiana Protective Order Registry  FAXED MAILED TO LOUISIANA PROT	TECTIVE ORDER REGISTRY		
DATE CLERK			

FOR LPOR USE ONLY						
PNO#						
Date Entered: _						
Initials:	Verified by:					

			miriais	, er		
LOUISIANA UNIFORM A	BUSE P	REVENT	TION ORDE	R		
	Case	No.				
Order of Protection						
□ T.R.O.	Court	:				
☐ P.O./Preliminary or Permanent Injunction						
☐ Modified P.O./ Preliminary or Permanent	City/F	Parish		State		
Injunction				Lou	isiana	
				<u> </u>		
PETITIONER	PETI	TIONER	IDENTIFIE	ERS		
First Middle/Maiden Last	Date of	birth				
Protected person is: ☐ Petitioner ☐ other(s) List oth	ner(s) nar	ne & date	of birth:			
	_					
	<b>1</b> 7					
	V.					
DEFENDANT	DEFE	NDANT	IDENTIFIE	RS		
					TITE	XX/T
	SEX	RACE	DOB		HT	WT
First Middle Last	EXTEC	HAID	600	CIAL CEC	TIDIES / //	
Relationship of Protected Person(s) to Defendant: (check	EYES	HAIR	500	JAL SEC	CURITY #	
<i>all that apply)</i> □ current or former spouse			CONCE "	COT A SEE	Lavo	D / FF
☐ current or former unmarried intimate cohabitant	DRI	IVER'S L	ICENSE #	STATE	EXI	P DATE
$\Box$ child, stepchild, or foster child						
child of defendantøs current or former intimate partner	Defend	lantøs Ado	lress.			
□ current or former dating partner □ parent, stepparent, or foster parent	Derene	idings Truc	. C55.			
☐ grandparent or grandchild						
Other:						
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter	er, and th	e defenda	nt has been or	will be p	rovided w	ith
reasonable notice and opportunity to be heard.	,			r		
Additional findings of this court are as set forth below.						
THE COURT HEREBY ORDERS:						
That the above named defendant be restrained from com-	_			_	_	

# 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.

This order shall be effective through 11:59 PM on

(mon./day/yr.)

	LOUISIANA UNI	FORM ABUSE PI	REVENTION ORDER	<b>t</b>
COURT NA	ME AND PARISH/CITY:	DOCKET #:		DIV.:
		FILED:	CLERK:	
	☐ Temporary Rest	raining Order $\ \square$	Preliminary Injunction	on .
		] Permanent Injui	nction	
Court App	roved Consent Agreement	Pursuant to La. R.S. 9	2:372	
□ Court App	Toved Consent Agreement			
PETITIONI	ER'S NAME:			
Date of Birth	n/	$Maiden/Middle$ Sex: $\square$ F $\square$ M		
Protected per	mo./ day /yr. rson is: $\square$ Petitioner $\square$ othe	er(s) List other(s) name	& date of birth:	
		<b>V.</b>		
DEFENDAN	NT'S NAME:	· · · · · · · · · · · · · · · · · · ·		
	Date			Race:
Address:	V. A.G.			7: 0.1
Social Securi	No. & Street ity #: Dr.	Apt. No.	•	e Zip Code
Social Secur	nty " D1.	. Lic. II	State Lxp/	
The protecto	ed person(s) is related to the	defendant as spouse, ch	nild or stepchild.	
	ERED THAT THE DEFEND IING ORDER OR INJUNCT		TH A COPY OF THIS TEM	IPORARY
AND PRESIGROUNDS PETITIONI	URT FINDS THAT THE ALENT DANGER OF ABUSE, TO FEAR FOR HER/HIS S ER, THUS THE COURT ISS checked and initialed shall ap	THAT THE PETITION AFETY OR THAT OF SUES THE FOLLOWIN	NER HAS GOOD AND REA A CHILD OF THE PARTI	ASONABLE ES OR OF THE
PARTICIPA ALLEGATI THAT THE SAFETY O	RDER WAS ISSUED AFTEI ATE IN A HEARING WAS O IONS PRESENTED CONST PETITIONER HAS GOOD R THAT OF A CHILD OF T IE FOLLOWING ORDERS:	GIVEN TO THE DEFE ITUTE AN IMMEDIA AND REASONABLE THE PARTIES OR OF	ENDANT. THE COURT FI TE AND PRESENT DANG GROUNDS TO FEAR FOR THE PETITIONER, THUS	NDS THAT THE ER OF ABUSE, HER/HIS
🗆 1.		nis prohibition includes t	cally or sexually abuse the pro he use, attempted use, or threa ted to cause bodily injury.	
\propto 2.	Other:			

			Docket No	
🗆 IT IS FU	RTHER ORDEREI	O THAT THE DEFENI	DANT show cause on the	day of,
20, at	oøclock m	. in courtroom number	of the	Court, located at
	, in	, La.,	why the foregoing Temporary R	testraining Order should
not be made a Pr	reliminary Injunctio	on or why the foregoing	Preliminary Injunction should n	ot be made permanent.
Date of Order	Time of Order	Order effective through 11:59 PM on	SIGNATURE OF JUDGE  If TRO, issued ex parte If TRO, issued after not hearing given to defend	cice and opportunity for
mo./ day /yr.	 □ AM □ PM	// mo./ day /yr.	PRINT OR STAMP JUDG	GE'S NAME
			n such an order is issued shall be	
appointed attorn	ey if the applicant h	nas likewise been afford	led a court-appointed attorney.	
		NOTICE TO D	EFENDANT:	
JAILED, AND	PROSECUTED.		OLATES THIS ORDER MAY VIOLATES THIS ORDER MA	
			MORE THAN \$1,000 OR BY C D MAY BE FURTHER PUNIS	
			. THIS ORDER SHALL BE E	
LAW ENFORO	CEMENT OFFICE	ERS AND COURTS O	F THE STATE OF LOUISIAN	NA.
DEFENDANT TERMS EXPL PURCHASING ORDER <u>IF</u> TH FORMER SPO CHILD IN CO	IN AN ORDER TI ICITLY PROHIB GOR POSSESSING E PROTECTED H DUSE, CURRENT MMON WITH TH	HAT EITHER INCLU ITS CERTAIN BEHA G FIREARMS OR AM PERSON(S) IS RELA OR FORMER COHA	CE AND OPPORTUNITY FOR UDES A FINDING BY THE JUNIOR MAY BE PROHIBITE MMUNITION FOR THE DURIED TO THE DEFENDANT ABITING INTIMATE PARTNATE FARTNATE PARTNATE PARTNATE.	JDGE OR BY ITS JD FROM ATION OF THE AS A CURRENT OR ER, CHILD, HAS A
	FULL F.	AITH AND CREDIT	pursuant to 18 U.S.C. § 2265	
of Louisiana; that defendantøs righ that the defendant Louisiana, and in defendantøs due	at the defendant was t to due process bef nt be given reasonal n any event, within process rights.	s given reasonable notice fore this order was issue to ble notice and an opport a reasonable time after	arties and the subject matter und ce and an opportunity to be heard cd; or if the order was issued <i>ex p</i> tunity to be heard within the time the order was issued, sufficient t	d sufficient to protect the parte, the court ordered e required by the law of to protect the
			D AND ENFORCEABLE IN A ERRITORIES, AND COMMO	
	,	,	•	
		SIG	NATURE OF JUDGE	
PETITIONER			DEFENDANT	
	ANT WAS SERVEI	O AT CLOSE OF HEA	RING.	
			PROTECTIVE ORDER REGIST	
Conjector 1) Con	urt file 2) Patitionar	3) Defendant 4) Louisi	iana Protective Order Registry	

LPOR 9 v.7 Page 3 of 3

FOR LPOR USE ONLY						
PNO#						
Date Entered: _						
Initials:	Verified by:					

			Initials:	Verifie	ea by:	
LOUISIANA UNIFORM A	ABUSE P	REVENTI	ON ORDE	R		
	Case 1	No.				
<b>Order of Protection</b>						
□ T.R.O.	Court	:				
□ P.O./Preliminary or Permanent Injunction						
☐ Modified P.O./ Preliminary or Permanent	City/F	Parish		State		
Injunction		urion		Louisi	iana	
	<u> </u>			Louisi	ana	
PETITIONER-IN-RECONVENTION	PETI	ΓΙΟΝΕR-ΙΝ	N-RECONV	ENTION ID	ENTIF	IERS
First Middle/Maiden Last	Date of	birth				
Protested assessment Devicion on in accompanies De	- (1 ··/ - )	I :	\			
Protected person is: $\square$ Petitioner-in-reconvention $\square$	otner(s)	List otner(s	) name & aa	tie oj birtn:		
A	DV.					
DEFENDANT-IN-RECONVENTION	DEFE	NDANT-IN	-RECONVI	ENTION ID	ENTIFI	ERS
	SEX	RACE	DOB		HT	WT
First Middle Last						
Relationship of Protected Person(s) to Defendant-in-	EYES	HAIR	SOC	CIAL SECUI	RITY#	
Reconvention: (check all that apply)						
☐ current or former spouse	DRI	VER'S LIC	CENSE #	STATE	EXI	PDATE
current or former unmarried intimate cohabitant						
☐ child, stepchild, or foster child ☐ child of defendant-in-reconvention@s current or former						
intimate partner	Defend	lant-in-Rec	onventionøs	Address:		
☐ current or former dating partner						
☐ parent, stepparent, or foster parent ☐ grandparent or grandchild	·					
Other:						
THE COURT HEREBY FINDS:						
That it has jurisdiction over the parties and subject matter		e defendant	-in-reconve	ntion has be	en or wi	ll be
provided with reasonable notice and opportunity to be h	caru.					

# THE COURT HEREBY ORDERS:

That the above named defendant-in-reconvention 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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

# WARNINGS TO DEFENDANT-IN-RECONVENTION:

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.

	LOUISIANA UN	NIFORM ABUSE 1	PREVENTIO	N ORI	<b>)ER</b>	
COURT NA	ME AND PARISH/CITY:	DOCKET#:			DIV.:	
		FILED:	CLF	ERK:		
	☐ Temporary Re	straining Order [				
	☐ Permane	nt Injunction (IN 1		ΓΙΟN)		
Court Ann	royal Consent Agreement	Pursuant to La. R.S.	. 9:372			
□ Court App	proved Consent Agreement					
PETITION	ER-IN-RECONVENTION	'S NAME (Defendant in	pending legal act	ion):		
First		Maiden/Middle	La			
	n//					
Protected per	rson is:	convention □ other(s)	List other(s) name	& date o	of birth:	
		ADV.				
DEFENDA	NT-IN-RECONVENTION	'S NAME (Petitioner in	pending legal action	on):		
Alias:	Da	ate of Birth:/_		$\Box$ F $\Box$ N	и Ra	ce:
Address:						
	No. & Street	Apt. No.	•		State	-
Social Secur	ity #:]	Dr. Lic. #	State	_ Exp	_//	
The protect	ed person(s) is related to the	ne defendant-in-reconve	ention as spouse,	child or s	tepchild.	
	ERED THAT THE DEFEN PORARY RESTRAINING			VED WI	ТН А СОГ	PY OF
☐ THE CO AND PRESS AND REAS PARTIES C	URT FINDS THAT THE LENT DANGER OF ABUS ONABLE GROUNDS TO DR OF THE PETITIONER NG ORDERS, WITHOUT	ALLEGATIONS PRES E, THAT THE PETITI FEAR FOR HER/HIS R-IN-RECONVENTION	ENTED CONST ONER-IN-RECO SAFETY OR TH N, THUS THE CO	ONVENT IAT OF A DURT IS	TON HAS A CHILD ( SSUES TH	GOOD OF THE E
PARTICIPA COURT FIT PRESENT I REASONAL PARTIES O	RDER WAS ISSUED AFT ATE IN A HEARING WA NDS THAT THE ALLEGA DANGER OF ABUSE, TH BLE GROUNDS TO FEAD OR OF THE PETITIONER NG ORDERS: (only orders	S GIVEN TO THE DEI ATIONS PRESENTED AT THE PETITIONEI R FOR HER/HIS SAFE R-IN-RECONVENTION	FENDANT-IN-R CONSTITUTE A R-IN-RECONVE CTY OR THAT C N, THUS THE CO	ECONVI AN IMM NTION I DF A CHI	ENTION. TEDIATE AS GOO ILD OF TI	AND D AND HE
🗆 1.	THE DEFENDANT-IN- the protected person(s) in or threatened use of force injury.	any manner whatsoever	. This prohibition	includes	the use, att	empted use
\pi 2.	Other:					

□ IT IS FURTHER ORDERED THAT THE DEFENDANT-IN-RECONVENTION show cause on the day of				Docket No
Date of Order     Time of Order	day of Court, located a Temporary Res	training Order should	, at oøclock  d not be made a Prelim	m. in courtroom number of the, in, La., why the foregoing
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-IN-RECONVENTION:  PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTED, JAILED, AND PROSECUTED.  PURSUANT TO LA. R.S. 13:4611, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000 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-RECONVENTION 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 IE THE PROTECTED PERSON(S) IS RELATED TO THE DEFENDANT-IN-RECONVENTION AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, CHILD, HAS A CHILD IN COMMON WITH THE DEFENDANT-IN-RECONVENTION, OR IS THE CHILD OF DEFENDANT-IN-RECONVENTION, OR IS THE CHILD OF DEFENDANT-IN-RECONVENTION AND/OR DEFENDANT-IN-RECONVENTION'S CURRENT OR FORMER INTIMATE PARTNER.  FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265  The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant-in-reconvention was given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant-in-reconventions due process rights.  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	//		through 11:59 PM on	If TRO, issued <i>ex parte</i> If TRO, issued after notice and opportunity for hearing given to defendant-in-reconvention
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PETITIONER-IN-RECONVENTION  DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING. Date Clerk  FAXED	of Louisiana; the sufficient to proparte, the court heard within the was issued, suff THIS ORDER	rt certifies that it has tat the defendant-in-rotect the defendant ordered that the defendant the time required by the ficient to protect the SHALL BE PRES	s jurisdiction over the preconvention was given right to due process beendant-in-reconvention e law of Louisiana, and defendant-in-reconven UMED TO BE VALI	parties and the subject matter under the laws of the State in reasonable notice and an opportunity to be heard after this order was issued; or if the order was issued ex is be given reasonable notice and an opportunity to be in any event, within a reasonable time after the order tion due process rights.  D AND ENFORCEABLE IN ALL 50 STATES, THE
<ul> <li>□ DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.</li> <li>□ Date Clerk</li> <li>□ FAXED □ MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY</li> </ul>			SIG	NATURE OF JUDGE
<ul> <li>□ DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.</li> <li>□ Date Clerk</li> <li>□ FAXED □ MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY</li> </ul>				
Date Clerk  □ FAXED □ MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY	PETITIONER-	IN-RECONVENTIC	ON	DEFENDANT-IN-RECONVENTION

LPOR 9-R v.7 Page 3 of 3

FOR LPOR USE ONLY		
PNO#		
Date Entered: _		
Initials:	_ Verified by:	

			Initials:	Verifi	ed by:	
LOUISIANA UNIFORM A	BUSE P	REVENT	TON ORDE	CR CR		
	Case 1	No.				
Order of Protection						
□ T.R.O.	Court					
☐ P.O./Preliminary or Permanent Injunction	City/D	lamiah		State		
☐ Modified P.O./ Preliminary or Permanent Injunction	City/P	arisii		Louis	siana	
PETITIONER	PETI	TIONER	IDENTIFII	ERS		
First Middle/Maiden Last	Date of	oirth				
Protected person is:   Petitioner other(s) List other(s)  DEFENDANT	V.		IDENTIFIE	ZD S		
DELENDANI						
	SEX	RACE	DOI	3	НТ	WT
First Middle Last	EYES	HAIR	SO	CIAL SECU	DITV #	
Relationship of Protected Person(s) to Defendant: (check all that apply)	EIES	HAIK	30	CIAL SECU	KIII #	
□ current or former spouse	DRI	VER'S LI	CENSE #	STATE	EXI	P DATE
☐ current or former unmarried intimate cohabitant ☐ child, stepchild, or foster child						
□ child of defendant  □ current or former dating partner  □ parent, stepparent, or foster parent  □ grandparent or grandchild  □ other:		antøs Add	ress:		<u> </u>	
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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

#### 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.

	LOUISIANA UNIF	ORM ABUSE PR	REVENTION OF	RDER
COURT NA	AME AND PARISH/CITY:	DOCKET #:		DIV.:
		FILED:	CLERK: _	
	☐ Temporary Restr	aining Order □ F	Preliminary Inju	nction
		Permanent Injunc		
		ant to La. R.S. 9:36	o1, et seq.	
□ Court Ap	proved Consent Agreement			
PETITION	ER'S NAME:	Maiden/Middle	T ,	
Date of Birt	First h//			
	erson is: $\Box$ Petitioner $\Box$ other(		date of birth:	
		<b>X</b> 7		
DEFENDA	NT'S NAME:	<b>V.</b>		
	Date	of Birth://	Sex: □ F □	M Race:
Address:		mo./ day / y	yr.	
	No. & Street	Apt. No.	City	State Zip Code
Social Secu	rity #: Dr.	Lic. #	State Exp.	/
The protect with the de	ted person(s) is related to the d	efendant as spouse, for	emer spouse, child, or	has a child in common
	ERED THAT THE DEFENDA NING ORDER OR INJUNCTI		TH A COPY OF THI	S TEMPORARY
AND PRES	OURT FINDS THAT THE ALL SENT DANGER OF ABUSE, T S TO FEAR FOR HER/HIS SA SUES THE FOLLOWING OF all apply)	THAT THE PETITION AFETY OR THAT OF A	IER HAS GOOD AN A CHILD OF THE I	D REASONABLE PARTIES, THUS THE
PARTICIP ALLEGAT THAT THI SAFETY C	RDER WAS ISSUED AFTER ATE IN A HEARING WAS G TIONS PRESENTED CONSTI E PETITIONER HAS GOOD A OR THAT OF A CHILD OF TI (only orders checked and initial	TIVEN TO THE DEFENTUTE AN IMMEDIAT AND REASONABLE ( HE PARTIES, THUS T	NDANT. THE COUI TE AND PRESENT I GROUNDS TO FEA	RT FINDS THAT THE DANGER OF ABUSE, R FOR HER/HIS
□ 1.	THE DEFENDANT IS ORDE person(s) in any manner whatsuse of force or physical violence	oever. This prohibition i	includes the use, atten	npted use, or threatened
□ 2.	THE DEFENDANT IS ORDE electronically, by phone, in wridealing with the education, heat agreed to by the petitioner as for	iting, or through a third palth, and welfare of the cl	party, except for community, except for any other	nunications expressly er purpose expressly

Page 2 of 5 LPOR 11 v.7

□ 3.	THE DEFENDANT IS PROHIBITED from intentionally going within fifty (50) yards of the home, school, place of employment, or person of the protected person(s) without the express consent of the petitioner. THE DEFENDANT IS FURTHER PROHIBITED from going within fifty (50) feet of the automobiles of the protected person(s). These prohibitions do not apply when they conflict with court ordered visitation or except as otherwise necessitated by circumstances considering the proximity of the partiesøresidences or places of employment.
□4.	THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner:  (name, date of birth, and relationship to petitioner)
□ 5.	THE COURT GRANTS DEFENDANT supervised visitation with the child(ren) as follows:
	The supervising person shall be:
□ 6.	THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant participation in and completion of a treatment program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.
□7.	THE COURT ORDERS DEFENDANT to participate in and complete the treatment program conducted by:
□ 8.	THE COURT ORDERS THE DEFENDANT to pay:  □ all court costs, payable to
	in amt. of \$ no later than/
	in amt. of \$ no later than/
	in amt. of \$ no later than/
	□ supervised visitation fees, payable to

Docket No.

□ cost of medical and/or psychological care for the petitioner, the minor child(ren), and/or alle incompetent, necessitated by the domestic violence:  □ 9. Other: □ 10. THE COURT ORDERS THE DEFENDANT to appear at hearing(s) on: 1) theday of, 20, atoxclock M. in Courtroom No. the, La., to review			Docket N				
THE COURT ORDERS THE DEFENDANT to appear at hearing(s) on:  1) the day of							
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1) theday of							
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AND  2) theday of, 20, atocclock M. in Courtroom No. the, La., to review						1)	
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2) theday of							
	in		Court, located at		the day of the	2)	
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through 11:59 PM on  SIGNATURE OF JUDGE  If TRO, issued ex parte  If TRO, issued after notice and opportun hearing given to defendant	:4 <b>6</b>	n number of the, in Order should not be made	ng Temporary Restraining	La., why the foregoing or why the foregoing  Order effective	liminary Injunction		ate of Ord
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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.

Docket No			

#### **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. 13:4611, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000.00 OR BY IMPRISONMENT FOR NOT MORE THAN 6 MONTHS, OR BOTH. FURTHER, ANY VIOLATION OF THIS ORDER MAY RESULT IN A TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. A PERSON WHO VIOLATES THIS ORDER MAY BE FURTHER PUNISHED UNDER THE CRIMINAL LAWS OF THE STATE OF LOUISIANA. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF LOUISIANA.

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PURSUANT TO 18 U.S.C. § 922 [g][8], AFTER NOTICE AND OPPORTUNITY FOR A HEARING, THE DEFENDANT IN AN INJUNCTION THAT EITHER INCLUDES A FINDING BY THE JUDGE OR BY ITS TERMS EXPLICITLY PROHIBITS CERTAIN BEHAVIOR IS PROHIBITED FROM PURCHASING OR POSSESSING FIREARMS OR AMMUNITION FOR THE DURATION OF THE INJUNCTION.

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

The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant was given reasonable notice and an opportunity to be heard sufficient to protect the defendant is right to due process before this order was issued; or if the order was issued *ex parte*, the court ordered that the defendant be given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant defendant defendant defendant.

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

PETITIONER	DEFENDANT	

Ī		DEFENDANT	. WA	S SERVED A	T CLOSE OF I	IEARING.
		Date			_ Clerk	
		FAXED		MAILED	TO LOUISIAN	NA PROTECTIVE ORDER REGISTRY
		Date			Clerk	
	Cop	oies to: 1) Cour	t file	2) Petitioner	3) Defendant	4) Louisiana Protective Order Registry.

Page 5 of 5 LPOR 11

FOR LPOR USE ONLY					
PNO#					
Date Entered:					
Initials: Verified by:					

			Initials:	Verif	ied by:	
LOUISIANA UNIFORM A	BUSE P	REVENT	ION ORDE	R		
	Case I	No.				
<b>Order of Protection</b>		<u> </u>				
T.R.O.	Court					
P.O./Preliminary or Permanent Injunction						
Modified P.O./ Preliminary or Permanent	City/P	arish		State		
Injunction				Louis	siana	
PETITIONER-IN-RECONVENTION	PETIT	TIONER-I	N-RECONV	ENTION I	DENTIF	IERS
First Middle/Maiden Last	Date of	oirth				_
Protected person is: Petitioner-in-reconvention other	r(s) List o	other(s) nam	e & date of birt	h:		
	<b>T</b> 7					
	V.					
DEEDIN ANT IN DECOMPENTION	DEEEN	IDANIT II	N-RECONVI	ENTELON II	SENTIEI	EDC
DEFENDANT-IN-RECONVENTION	DEFE	NDAN I -II	N-RECONVI	ENTIONIL	JENTIFI	EKS
	SEX	RACE	DOB		HT	WT
First Middle Last						
Relationship of Protected Person(s) to Defendant-in-	EYES	HAIR	SOC	CIAL SECU	RITY#	
Reconvention: (check all that apply)						
☐ current or former spouse ☐ current or former unmarried intimate cohabitant	DRI	VER'S LI	CENSE #	STATE	EXI	PDATE
$\Box$ child, stepchild, or foster child						
☐ child of defendant-in-reconventionøs current or former						

### THE COURT HEREBY FINDS:

 $\square$  current or former dating partner  $\square$  parent, stepparent, or foster parent

 $\square$  grandparent or grandchild

intimate partner

 $\square$  other:

That it has jurisdiction over the parties and subject matter, and the defendant-in-reconvention 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-in-reconvention 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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

## WARNINGS TO DEFENDANT-IN-RECONVENTION:

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.

Defendant-in-Reconvention

ø

Address:

	LOUISIANA UNIFORM ABUSE PREVENTION ORDER						
COURT NAME	AND PARISH/CITY:	DOCKET #:		DIV.:			
		FILED:	CLERK:				
	☐ Temporary Restraining Order ☐ Preliminary Injunction☐ Permanent Injunction (IN RECONVENTION) Pursuant to La. R.S. 9:361, et seq.						
☐ Court Approve	ed Consent Agreement						
PETITIONER-I	IN-RECONVENTION'S N	NAME (Defendant in pendi	ng legal action):				
First	Ma	iden/Middle	Last				
	/	Sex: □ F □ M	Race:				
Protected person	is:   Petitioner-in-recon-	vention $\square$ other(s) List o	other(s) name & date of	birth:			
		ADV.					
DEFENDANT-I	N-RECONVENTION'S N	AME (Petitioner in pendir	ng legal action):				
	Date of	mo./ day /yr.	Sex: □ F □ M	Race:			
	No. & Street	Apt. No.	City S	tate Zip Code			
Social Security #	: Dr. I	Lic. #	State Exp/	/			
	erson(s) is related to the do		as spouse, former spou	use, child, or has a			
	D THAT THE DEFENDA ARY RESTRAINING OF			I A COPY OF			
AND PRESENT AND REASONA PARTIES, THU	F FINDS THAT THE ALI DANGER OF ABUSE, T ABLE GROUNDS TO FE S THE COURT ISSUES and initialed shall apply)	HAT THE PETITIONER AR FOR HER/HIS SAFE	R-IN-RECONVENTION THAT OF A G	ON HAS GOOD CHILD OF THE			
PARTICIPATE COURT FINDS PRESENT DAN REASONABLE	R WAS ISSUED AFTER AND	IVEN TO THE DEFEND ONS PRESENTED CON THE PETITIONER-IN-I OR HER/HIS SAFETY O	ANT-IN-RECONVEN STITUTE AN IMMEI RECONVENTION HA OR THAT OF A CHILI	ITION. THE DIATE AND AS GOOD AND D OF THE			
thre	E DEFENDANT-IN-RECO caten the protected person(s) mpted use, or threatened use se bodily injury.	in any manner whatsoever	This prohibition inclu	des the use,			
pers exp	E DEFENDANT-IN-RECO sonally, electronically, by plotsessly dealing with the educing ressly agreed to by the petition.	none, in writing, or through ation, health, and welfare o	a third party, except for any	r communications			

THE DEFENDANT-IN-RECONVENTION IS PROHIBITED from intentionally going within fifty (50) yards of the home, school, place of employment, or person of the protected person(s) without the express consent of the petitioner-in-reconvention. THE DEFENDANT-IN-RECONVENTION IS FURTHER PROHIBITED from going within fifty (50) feet of the automobiles of the protected person(s). These prohibitions do not apply when they conflict with court ordered visitation or except as otherwise necessitated by circumstances considering the proximity of the partiesøresidences or places of employment.
THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner-in-reconvention: (name, date of birth, and relationship to petitioner-in-reconvention)
THE COURT GRANTS DEFENDANT-IN-RECONVENTION supervised visitation with the child(ren) as follows:
The supervising person shall be:
(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be any relative, friend, therapist, or associate of the parent perpetrating family violence.)
Supervised visitation between the defendant-in-reconvention and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner-in-reconvention or the child(ren).
THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant-in- reconvention participation in and completion of a treatment program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.
THE COURT ORDERS DEFENDANT-IN-RECONVENTION to participate in and complete the treatment program conducted by
THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to pay the following costs
□ all court costs, payable to
, no later than/
□ attorney fees, payable to
in amt. of \$ no later than/
□ evaluation fees, payable to
in amt. of \$ no later than/
□ expert witness fees, payable to
in amt. of \$ no later than//
□ supervised visitation fees, payable to
□ cost of medical and/or psychological care for the petitioner, the minor child(ren), and/or alleged incompetent, necessitated by the domestic violence:

				Docket No
□ 9. <b>(</b>	Oth	er:		
_				
_				
_				
_				
		the day of the	, 20_	onvention to appear at hearing(s) on:, at ooclock M. in Courtroom No of Court, located at in iew
		AND		
	2)	the day of the		, at ooclock M. in Courtroom No of Court, located at in iew
			, La., to lev	
□ r	т т		DEDED that the defends	ont in reconvention show cause on the day of
		, 2	0, at oo	ant-in-reconvention show cause on the day of clock M. in courtroom number of the
_				, in ng Temporary Restraining Order should not be made a
F	Prel	iminary Injunction	or why the foregoing I	Preliminary Injunction should not be made permanent.
Date of Order		Time of Order	Order effective through	
Date of Order		Time of Order	11:59 PM on	SIGNATURE OF JUDGE  If TRO, issued ex parte If TRO, issued after notice and opportunity for
, ,			, ,	hearing given to defendant-in-reconvention
// mo./ day /yr.	-	$\Box$ AM $\Box$ PM	// mo./ day /yr.	PRINT OR STAMP JUDGE'S NAME
				uch an order is issued shall be entitled to a court-led a court-appointed attorney.
		NOTI	CF TO DEFENDAN	Γ-IN-RECONVENTION:
PURSUANT	TO			OLATES THIS ORDER MAY BE ARRESTED,
		PROSECUTED.		,
FOR CONTE	CM	PT OF COURT B	SY A FINE OF NOT N	VIOLATES THIS ORDER MAY BE PUNISHED MORE THAN \$1,000.00 OR BY IMPRISONMENT RTHER, ANY VIOLATION OF THIS ORDER
MAY RESUL	<b>T</b>	IN A TERMINAT	TION OF ALL COUR	T-ORDERED CHILD VISITATION. A PERSON
THE STATE	Ol	FLOUISIANA.		R PUNISHED UNDER THE CRIMINAL LAWS OF L BE ENFORCED BY ALL LAW ENFORCEMENT ISIANA.
PHRSHANT	TΩ	181186 8022	GISI AFTER NOTIC	CE AND OPPORTUNITY FOR A HEARING, THE
DEFENDAN	T-I	N-RECONVENT	ION IN AN INJUNC	ΓΙΟΝ THAT EITHER INCLUDES A FINDING BY
	_	· -		HIBITS CERTAIN BEHAVIOR IS PROHIBITED SOR AMMUNITION FOR THE DURATION OF

THE INJUNCTION.

	Docket No
	FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265
of L suffi was oppo	sissuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State Louisiana; that the defendant-in-reconvention was given reasonable notice and an opportunity to be heard ficient to protect the defendant-in-reconvention right to due process before this order was issued; or if the order issued <i>ex parte</i> , the court ordered that the defendant-in-reconvention be given reasonable notice and an ortunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time order was issued, sufficient to protect the defendant-in-reconvention due process rights.
	IS ORDER SHALL BE PRESUMED TO BE VALID AND ENFORCEABLE IN ALL 50 STATES, THE STRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND COMMONWEALTHS.
	SIGNATURE OF JUDGE
PET	TITIONER-IN-RECONVENTION DEFENDANT-IN-RECONVENTION
	DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.
	Date Clerk
	FAXED   MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY

Date \_\_\_\_\_ Clerk \_\_\_\_

Registry.

Copies to: 1) Court file 2) Petitioner-in-reconvention 3) Defendant-in-reconvention 4) Louisiana Protective Order

FOR LPOR USE ONLY					
PNO#					
Date Entered: _					
Initials:	Verified by:				

			Initials:	Verif	fied by:	
LOUISIANA UNIFORM A	BUSE P	REVEN	ΓΙΟΝ ORDE	R		
	Case l	No.				
Order of Protection						
□ T.R.O.	Court					
☐ P.O./Preliminary or Permanent Injunction						
☐ Modified P.O./ Preliminary or Permanent	City/F	arish		State		
Injunction				Loui	isiana	
PETITIONER	PETI	TIONER	DENTIFIE	ERS		
First Middle/Maiden Last	Date of	birth				
Protected person is: ☐ Petitioner ☐ other(s) <i>List other</i>	u(a) nama l	data of hir	+ la ·			
Trotected person is. Drentoner Doner(s) List other	(s) name &	aute of oir	ın.			
	V.					
DEFENDANT	DEFE	NDANT	IDENTIFIE	RS		
DEL EL IDITAL I	SEX	RACE	DOB		ПТ	WT
	SEA	KACE	DOB	,	HT	VV 1
First Middle Last						
Relationship of Protected Person(s) to Defendant: (check	EYES	HAIR	SOC	CIAL SEC	URITY #	
all that apply)						
☐ current or former spouse	DRI	VER'S L	ICENSE #	STATE	EXI	PDATE
current or former unmarried intimate cohabitant						
☐ child, stepchild, or foster child ☐ child of defendantøs current or former intimate partner				•		
☐ current or former dating partner	Defend	lantøs Ado	dress:			
☐ parent, stepparent, or foster parent ☐ grandparent or grandchild						
other:						

### 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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

### 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	A UNIFORM ABU	SE PREVENTIO	N ORDER
COURT NAME AND PARISH/O	CITY: DOCKET #:		DIV.:
	FILED:	CLI	ERK:
□ Temporary	Restraining Order		ry Injunction
Downson	☐ Permanent t to La. Code of Civil Pr	<del>-</del>	<b>A **</b> • • •
□ Court Approved Consent Agree		ocedure Article 3001,	et seq.
11 0			
PETITIONER'S NAME:			
PETITIONER'S NAME:  First  Date of Birth//  mo./ day /yr.	Maiden/Mi Sex: □ F	$ddle$ Last $\square$ M Race: $\_$	
$mo./ day /yr.$ Protected person is: $\square$ Petitioner	$\Box$ other(s) <i>List other(s)</i>	) name & date of birth.	
	V.		
DEFENDANT'S NAME: Alias:			
Address:	mo./	day /yr.	
No. & Street	Apt. No.	City	State Zip Code
Social Security #:	Dr. Lic. #	State	_ Exp/
☐The protected person(s) is rela	ted to the defendant as:	(check all that apply)	
□ current or former spouse □ current or former unmarried inti □ child, stepchild, or foster child □ child of defendantøs current or f	mate cohabitant	□ current or former □ parent, stepparen □ grandparent or gr □ other:	t, or foster parent randchild
☐ The protected person and the de	fendant have a child(ren)	in common.	
IT IS ORDERED THAT THE DRESTRAINING ORDER OR IN  □ THE COURT FINDS THAT  AND PRESENT DANGER OF A GROUNDS TO FEAR FOR HEI INCOMPETENT, THUS THE C (only orders checked and initialed)  □ THIS ORDER WAS ISSUED PARTICIPATE IN A HEARING	JUNCTION. THE ALLEGATIONS I ABUSE, THAT THE PE R/HIS SAFETY OR TH COURT ISSUES THE FO I shall apply) OR AFTER ACTUAL NOT	PRESENTED CONST FITIONER HAS GOO AT OF A CHILD OR OLLOWING ORDER FICE AND AN OPPO	ITUTE AN IMMEDIATE OD AND REASONABLE ALLEGED AS, WITHOUT A HEARING:
ALLEGATIONS PRESENTED THAT THE PETITIONER HAS SAFETY OR THAT OF A CHIL FOLLOWING ORDERS: (only of the content o	CONSTITUTE AN IMN GOOD AND REASON LD OR ALLEGED INCOpriders checked and initial IS ORDERED NOT TO a	TEDIATE AND PRESABLE GROUNDS TO DMPETENT, THUS To led shall apply)  Shows, harass, stalk, following the use	SENT DANGER OF ABUSE, D FEAR FOR HER/HIS THE COURT ISSUES THE  ow, or threaten the protected e, attempted use, or threatened
electronically, by pho	IS ORDERED NOT TO cone, in writing, or through (circumstances):	a third party, without t	he express written permission of

□ 3. T	THE DEFENDANT I	S ORDERED NOT TO		cket No et/vards (circ	ele one) of the
	protected person, without the express written permission of this court, except for (circumstances):				
_					
		S ORDERED NOT TO multiple family dwelling			
37		4 . 37.	C.	G	2: 0.1
	o. & Street THE DEFENDANT I	Apt. No.  S ORDERED TO STAY	City Y AWAY from protect	State ed person(s)	Zip Code
		d not to interfere in any			
E	mployment/School	Address	City	State	Zip Code
E	mployment/School	Address	City	State	Zip Code
to	shut off any utilities	S ORDERED NOT TO	nail delivery to the pro		
		g conditions of the prot	ected person(s).		
U /. C	Other:				
-					
_					
_					
_					
_					
D rr	те спотиср Орре	RED THAT DEFENDA	NT show cause on the	day.of	,
20	, atoøclock	M. in Courtroom N	o of the		Court,
Te	mporary Restraining	in _ Order should not be ma	ade a Preliminary Injun	, La., action or why	why the foregoing y the foregoing
Pro	eliminary Injunction	should not be made per	manent.		
Date of Order	Time of Order	Order effective through			
Dute of Order		11:59 PM on	SIGNATURE (		
// 	□ AM □ PM	// 		ed after noti	ce and opportunity
			PRINT OR STA	AMP JUDG	SE'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.

Docket No
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. 13:4611, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000.00 OR IMPRISONMENT FOR NOT MORE THAN 6 MONTHS, OR BOTH. A PERSON WHO VIOLATES THIS ORDER 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 has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant was given reasonable notice and an opportunity to be heard sufficient to protect the defendant right to due process before this order was issued; or if the order was issued ex parte, the court ordered that the defendant be given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant due process rights.  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

FOR LPOR USE ONLY		
PNO#		
Date Entered: _	·	
Initials:	_ Verified by:	

LOUISIANA UNIFORM ABUSE PREVENTION ORDER			
COURT NAME AND PARISH/CITY:	DOCKET #:		DIV.:
	FILED:	CLERK:	
A PRIOR LOUISIANA	O D MODIFY D I	DISSOLVE REVENTION ORD	ER
☐ Court Approved Consent Agreement			
PETITIONER'S NAME:			
First Date of Birth/	Maiden/Middle	Last Race:	
mo./ day /yr.	Sex: □ F □ M	Kace	
Protected person is: ☐ Petitioner ☐ othe	r(s) List other(s) name & c	date of birth:	
	V.		
DEFENDANT'S NAME:			
Alias: Date or	f Birth:// 	_ Sex: □ F □ M	Race:
Address:			
No. & Street  Social Security #: Γ	Apt. No.		tate Zip Code
<ul> <li>IT IS ORDERED THAT THE DEFENDA</li> <li>□ 1. IT IS HEREBY ORDERED, ADJUI Order issued in the above-captioned</li> <li>□ Temporary Restraining Order on the day of</li> </ul>	OGED, and DECREED that and numbered matter in the Preliminary Injunction	t the Louisiana Uniform e form of a Permanent Inju	n Abuse Prevention
	☐ La. R.S. 9:372 ☐ La. R.S. 9:361, et seq. is hereby modified on this date as indicated on the attached Louisiana Uniform Abuse Prevention Order form LPOR 9 (if La. R.S. 9:372) or LPOR 11 (if La. R.S. 9:361).  OR		
□ 2. IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the Louisiana Uniform Abuse Prevention Order issued in the above-captioned and numbered matter in the form of a			
☐ Temporary Restraining Order on the day of			inction
<ul> <li>□ La. R.S. 9:372</li> <li>be and the same is hereby dissolved</li> <li>□ 3. THE COURT ORDERS THE DEFE</li> </ul>		osts.	
Date of Order /		E OF JUDGE STAMP JUDGE'S NA	ME
то./ шу/уг.	I KINI OK S	JIAMI JUDGE S NA	ALVEEZ
PETITIONER	DEFE	ENDANT	
DEFENDANT WAS SERVED AT CLOS	E OF HEARING.		
Date			

Copies to: 1) Court file 2) Petitioner 3) Defendant 4) Louisiana Protective Order Registry

LPOR 14 v.7 Page 1 of 1

FOR LPOR USE ONLY		
PNO#		
Date Entered: _		
Initials:	Verified by:	

	LOUISIANA UNII	FORM ABUSE	PREVENTIO	ON ORDER	
COUR	T NAME AND PARISH/CITY:	DOCKET #:		Г	OIV.:
		FILED:	CL	ERK:	
A	PRIOR LOUISIANA UNIFOR	O   MODIFY  M ABUSE PREVI  La. R.S. 9:372 or La	ENTION ORDI	ER (IN RECON	VENTION)
Cour	t Approved Consent Agreement				
PETIT	TIONER-IN-RECONVENTION'S	NAME (Defendant in	n pending legal ac	tion):	
	Signature $\frac{Maiden}{S}$ Birth $\frac{1}{mo./\frac{day}{day}/yr}$ .			Race:	
		A DX/			
DEFEN	NDANT-IN-RECONVENTION'S I	ADV. NAME (Petitioner in	pending legal act	ion):	
Alias:	Date o	of Birth:/_	/ Sex:	 □F □M	Race:
	s:	mo./ day	/yr.		
	No. & Street Security #: Dr.	Apt. No.	City		Zip Code
	ORDERED THAT THE DEFENDA ORDER.	ANT-IN-RECONVI	ENTION BE SEF	RVED WITH A	COPY OF
□ 1.	IT IS HEREBY ORDERED, ADJ Order issued in the above-caption				Abuse Prevention
	☐ Temporary Restraining Order	☐ Preliminary	Injunction [	Permanent Inju	ınction
	on the day of	,	_, pursuant to:		
	□ La. R.S. 9:372	□ La. R.S. 9:36	51, et seq.		
	is hereby modified on this date as form LPOR 9-R (if La. R.S. 9:372				evention Order
		OR			
□ 2.	IT IS HEREBY ORDERED, ADJ Prevention Order issued in the abo  ☐ Temporary Restraining Order	ove-captioned and nu	mbered matter in Injunction	the form of a	
	on the day of	,	, pursuant to:		
	☐ La. R.S. 9:372	□ La. R.S. 9:36	o1, et seq.		
	be and the same is hereby dissolve	d.			
□ 3.	THE COURT ORDERS THE DEF	ENDANT-IN-RECO	ONVENTION to p	oay all court costs	S.

Page 1 of 2 LPOR 14-R

	Docket No
Date of Order	
	SIGNATURE OF JUDGE
// mo./ day /yr.	PRINT OR STAMP JUDGE'S NAME
PETITIONER-IN-RECONVENTIO	N DEFENDANT-IN-RECONVENTION
Date	NTION WAS SERVED AT CLOSE OF HEARING.  ———————————————————————————————————
□ FAXED □ MAILED TO	O LOUISIANA PROTECTIVE ORDER REGISTRY
Copies to: 1) Court file 2) Pet	titioner-in-reconvention 3) Defendant-in-reconvention 4) Louisiana

FOR LPOR USE ONLY		
PNO#		
Date Entered: _		
Initials:	_ Verified by:	

LOUISIANA UNI	FORM ABUSE	PREVENTION (	ORDER	
COURT NAME AND PARISH/CITY:	DOCKET #:		DIV.:	
	FILED:	CLERK	<u>.:</u>	
ORDER TO   MODIFY   DISSOLVE A PRIOR LOUISIANA UNIFORM ABUSE PREVENTION ORDER Pursuant to La. Code of Civil Procedure Article 3601, et seq.				
PETITIONER'S NAME:				
	Maiden/Middle Sex: □ F □	M Race	2:	_
	V			
DEFENDANT'S NAME:				
Alias: Dat	e of Birth:/		□ M Ra	.ce:
Address:			State	7: C- 1-
Social Security #:D	Apt. No.	-		-
<ul> <li>IT IS ORDERED THAT THE DEFENION</li> <li>□ IT IS HEREBY ORDERED, All Prevention Order issued in the all Temporary Restraining Order on the day of 3601, et seq. be and the same is Uniform Abuse Prevention Order</li> <li>□ 2. IT IS HEREBY ORDERED, All Prevention Order issued in the all Temporary Restraining Order on the day of Article 3601, et seq. be and the seq. at the COURT ORDERS THE DISTRICT</li> <li>□ 3. THE COURT ORDERS THE DISTRICT</li> </ul>	DJUDGED, and DECR bove-captioned and nu er Preliminary hereby modified on this er form LPOR 13.  OR  DJUDGED, AND DECR bove-captioned and numer Preliminary I grammary I grammar	EED that the Louisian mbered matter in the formula in the following in the	na Uniform Abus form of a rmanent Injunctice of Civil Proced the attached Lou na Uniform Abu orm of a anent Injunction	on ure Article isiana se
Date of Order  SIGNATURE OF JUDGE				
PETITIONER		DEFENDANT		
DEFENDANT WAS SERVED AT CLOSE OF HEARING.  Date Clerk  FAXED				

LPOR 16 v.7 Page 1 of 1

FOR LPOR USE ONLY		
PNO#		
Date Entered:		
Initials:	Verified by:	

LOUISIANA UNIFORM	A ABUSE P	REVENTIO	ON ORDE	CR		
Order of Protection	Case I	No.				
☐ Peace bond	Court	:				
☐ Sentencing Order						
☐ Probation Conditions	City/P	arish		State		
☐ Bail Restrictions				Louis	iana	
☐ Modified Order						
PETITIONER	PETI	TIONER II	DENTIFI	ERS		
First Middle/Maiden Last	Date of	birth				
State of Louisiana	OR	City	of			
	V.	City	<u> </u>			
DEFENDANT		NDANT ID		ERS		
DEFENDANT					НТ	WT
DEFENDANT  First Middle Last	DEFE	NDANT ID	DENTIFII DOI	3		WT
First Middle Last  Relationship of Protected Person(s) to Defendant: (che	DEFE. SEX EYES	NDANT ID	DENTIFII DOI			WT
First Middle Last  Relationship of Protected Person(s) to Defendant: (che all that apply)	DEFE SEX EYES	NDANT IE	DENTIFII DOI SO	CIAL SECU	RITY #	
First Middle Last  Relationship of Protected Person(s) to Defendant: (che all that apply)  current or former spouse  current or former unmarried intimate cohabitant	DEFE SEX EYES	NDANT ID	DENTIFII DOI SO	3	RITY #	WT
First Middle Last  Relationship of Protected Person(s) to Defendant: (che all that apply)  current or former spouse  current or former unmarried intimate cohabitant  child, stepchild, or foster child	DEFE SEX EYES	NDANT IE	DENTIFII DOI SO	CIAL SECU	RITY #	
First Middle Last  Relationship of Protected Person(s) to Defendant: (che all that apply)  current or former spouse  current or former unmarried intimate cohabitant  child, stepchild, or foster child  child of defendantøs current or former intimate partner  current or former dating partner  parent, stepparent, or foster parent	DEFE SEX EYES DRI	NDANT IE	DENTIFIE DOI SO ENSE #	CIAL SECU	RITY #	
First Middle Last  Relationship of Protected Person(s) to Defendant: (che all that apply)  current or former spouse  current or former unmarried intimate cohabitant  child, stepchild, or foster child  child of defendant  current or former intimate partner  current or former dating partner	DEFE SEX EYES DRI	NDANT IE RACE HAIR VER'S LICI	DENTIFIE DOI SO ENSE #	CIAL SECU	RITY #	

#### 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.

This order shall be effective through 11:59 PM on		(mon./day/yr.)
---	--	----------------

### 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 UN	IFORM AB	USE PREV	ENTION O	RDER	
COURT N	AME AND PARISH/CITY:	ARREST / BO	OKING / FILI	E or DOCKET #	(Circle)	DIV
						Item #
		FILED:		CLERK:		
		ORDE	R FOR			
□ PEA	CE BOND		□ BAIL RE	STRICTIONS	<u> </u>	
□ SEN	TENCING ORDERS			ing was held (o		
□ PRO	BATION CONDITIONS			ed actual notic rticipate).	e and ha	d an opportunity
			□ No he	earing was held		
STATI	E OF LOUISIANA V.	0	R	CITY OF	V.	
DEFENDA	NT'S NAME:					
Alias:	Dat	e of Birth:	//	_ Sex: F	M	Race:
Address:	No. & Street			City	State	z Zip Code
Social Secu	rity #: D	•		•		-
The protec	ted person(s) is related to the	defendant as:	(check all that	apply)		
	former spouse former unmarried intimate co	hahitant		or former dating stepparent, or fo		ınt
□ child, step	ochild, or foster child		□ grandpa	arent or grandch	ild	
□ child of d	efendantøs current or former ir	itimate partner	□ other: _			
☐ The prote	cted person and the defendant	have a child(rer	ı) in common.			
CRIMINA	L CHARGE OR ORDINAN	CE VIOLATIO	ON #			
THE COU	RT ISSUES THE FOLLOW all apply)	ING ORDERS	TO THE DEF	FENDANT: (on	ly orders	checked and
□ 1.	YOU ARE ORDERED NOT	TO abuse, hara	ass, stalk, follov	w, or threaten the	e protecte	ed person,
	Name		Sex Race	_, (date of birth	no /	day/yr
	This prohibition includes the					
	would reasonably be expected				1 7	
□ 2.	YOU ARE ORDERED NOT writing, or through a third pa		•			• • •
□3.	YOU ARE ORDERED NOT electronically, in writing, or			onøs family pers	onally, b	y phone,

			Docket No
□4.			go to the residence or household of the protected person, the protected personøs place of employment.
□ 5.	a date a his/her p	nd time to be determined	to return to the residence at by the protected person and law enforcement agency to recover essities, provided that s/he is accompanied by a law enforcement and safety of the parties.
□ 6.	THE CO	OURT ORDERS a represe	entative of
	(Sheriff		to the residence located at
			to recover
			personal clothing and necessities.
□7.	YOU A	RE ORDERED TO pay tl	he sum of \$ to the
	(Family	Violence Program) no la	ter than
□ 8.	family v	violence for(mo	onths/years) and YOU ARE ORDERED TO complete successfully er than
□9.	said vic	tim and/or for the costs in	de restitution to the victim of this crime for the pecuniary loss to curred by the victim in connection with the criminal prosecution in later than
□ 10.	Other:		
□ 11.	YOU A	RE HEREBY PLACED I	UNDER A PEACE BOND IN THE AMOUNT OF
			DOLLARS FOR THE PERIOD OF
	OR UN	TIL TRIAL. VIOLATIO	N MAY RESULT IN YOUR BEING HELD IN CONTEMPT OF
			BLIGATION TO PAY THE BOND TO
	AND/O	RDAYS/M	ONTHS (Circle) IN JAIL.
□ 12.	YOU A	RE ORDERED TO RETU	URN TO THE COURT ON THE DAY OF
		, 20	, AT AM/PM.
		Order effective	
Date of C	Order	through 11:59 PM on	
			SIGNATURE OF JUDGE
/	/	//	PRINT OD STAMD HIDGE'S NAME
/ mo./ day	/	// mo./ dav /vr.	PRINT OR STAMP JUDGE'S NAME

NOTICE TO DEFENDANT:	
VIOLATION OF THIS ORDER MAY RESULT IN FORFEITURE OF BOND PROBATION, A FINE OF UP TO \$500 AND/OR 6 MONTHS IMPRISONME	
FURTHER, PERSONS VIOLATING THIS ORDER MAY BE IMMEDIATEL AND PROSECUTED PURSUANT TO LA. R.S. 14:79. DEPENDING ON WH IS A FIRST OR SUBSEQUENT OFFENSE AND DEPENDING ON WHETHE INCLUDES A BATTERY, A PERSON WHO VIOLATES THIS ORDER MAY \$2,000.00 AND IMPRISONED WITH OR WITHOUT HARD LABOR FOR UPPERSON WHO VIOLATES THIS ORDER MAY BE FURTHER PUNISHED CRIMINAL LAWS OF THE STATE OF LOUISIANA.	ETHER THE VIOLATION OR THE VIOLATION OF BE FINED UP TO OF TO FIVE YEARS. A
PURSUANT TO 18 U.S.C. § 922 [g][8] AFTER NOTICE AND OPPORTUNIT DEFENDANT WHO IS SUBJECT TO AN ORDER THAT EITHER INCLUDING OR BY ITS TERMS EXPLICITLY PROHIBITS CERTAIN BEHAVIFROM PURCHASING OR POSSESSING FIREARMS OR AMMUNITION.	ES A FINDING BY THE
PURSUANT TO 18 U.S.C. § 922 [g][9] A DEFENDANT WHO HAS BEEN CO MISDEMEANOR CRIME OF DOMESTIC VIOLENCE AND WHO IS CURF RELATED TO THE VICTIM AS A SPOUSE, COHABITANT, INTIMATE PAGUARDIAN, OR HAS A SIMILAR RELATIONSHIP WITH THE VICTIM, COMMON WITH THE VICTIM MAY BE PROHIBITED FROM PURCHAS FIREARMS OR AMMUNITION.	RENTLY OR FORMERLY ARTNER, PARENT, OR OR HAS A CHILD IN ING OR POSSESSING
I have read and fully understand all conditions of the above orders, and I accept and conditions and penalties herein.	agree to comply with all
DATE SIGNATURE OF	DEFENDANT
FULL FAITH AND CREDIT pursuant to 18 U.S.C. §	2265
The issuing court certifies that it has jurisdiction over the parties and the subject mat of Louisiana; that the defendant was given reasonable notice and an opportunity to be defendant right to due process before this order was issued; or if the order was issued that the defendant be given reasonable notice and an opportunity to be heard within a Louisiana, and in any event, within a reasonable time after the order was issued, suff defendant defendant defendant.	e heard sufficient to protect the ed <i>ex parte</i> , the court ordered the time required by the law of
THIS ORDER SHALL BE PRESUMED TO BE VALID AND ENFORCEABL DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND CO	
SIGNATURE OF	JUDGE
NOTICE TO LAW ENFORCEMENT	
☐ It has been determined by a court of competent jurisdiction that the subject of danger to the protected person. Therefore, if the defendant is found in the primmediate vicinity of the protected person, or if you as a law enforcement of believe that the defendant has been in the presence of or in the immediate vicinity of the remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand the defendant into custody pending a hearing between the protected to remand th	resence of or in the ficial have probable cause to cinity of the protected person,
SIGNATURE OF	JUDGE
Copies to: 1) Court file 2) Protected Person 3) Defendant 4) Reporting/Investigating Law Enforcer 6) Louisiana Protective Order Registry.	nent Agency 5) Prosecuting Attorney
□ FAXED □ MAILED □ ELECTRONICALLY TRANSMITTED □ HAND DELIVERED TO LOUISIANA PROTECTIVE ORDER REGISTRY	
DATE CLERK	

LPOR 17 v.7 Page 4 of 4

FOR LP	OR USE ONLY
PNO#	
Date Entered: _	
Initials:	_ Verified by:

	LOU	ISIANA UNI	FORM ABUS	E PREVENTION	ON ORD	ER	
COURT N	NAME AND P	ARISH/CITY:	DOCKET#_			DIV.:	
			FILED:	CLEF	RK:		
			<u> </u>				
	•	ORDER TO		DIFY DISS	OLVE		
	BAIL RESTR	ICTIONS		☐ PEACE BONI	)		
	SENTENCING	ORDERS		☐ PROBATION	CONDITI	ONS	
STAT	TE OF LOUIS	SIANA	OR	CITY	OF		
	V.					V.	
		Z:					
			mo./ day /yı		: F M	Rac	e:
Address:_	No. & Stree	<i>t</i>	Apt. No.	City		State	Zip Code
Social Sec	curity #:	Dr.	Lic. #	State	Exp	_//	
			ORDEF				
<b>□</b> 1.	IT IS HEREBY	ORDERED THA	_	Abuse Prevention C	Order in the	form of an	Order for:
	□ Bail	Restrictions	☐ Peace B	ond			
	□ Sen	tencing Orders	☐ Probation	on Conditions			
	issued in the ab	ove-captioned and	d numbered matter	on the d	lay of	,	,
	be and the sam	e is hereby dissolv	ved.				
			OR				
<b>□</b> 2.	IT IS HEREBY	ORDERED THA	AT THE Louisiana	Abuse Prevention C	Order in the	form of an	Order for:
	□ Bail	Restrictions	☐ Peace B	ond			
	☐ Sen	tencing Orders	☐ Probation	on Conditions issued	in the abov	e-captione	d and
	numbered matt	er on the	day of	,, be	and the sar	ne is hereb	y modified
	on this date as	indicated on the a	ttached Louisiana U	Uniform Abuse Prev	ention Orde	er form LPC	OR 17, or
	LPOR 21.						
Date	of Order						
2	01 01001		SIC	GNATURE OF JUI	OGE		
/_	/					<del> </del>	
	day /yr.			INT OR STAMP J			L a11
	and penalties l		ons of the above of	ders, and I accept ar	id agree to t	compry wit	n an
DATE				SIGNATURE O	F DEFEND	OANT	
		otected Person 3) De tive Order Registry.	fendant 4) Reporting/	Investigating Law Enford	cement Agenc	y 5) Prosecu	ating Attorney
□ FAXEI □ HAND			TRONICALLY TI PROTECTIVE OF	RANSMITTED RDER REGISTRY			
DATE	CLE	RK					

FOR LPOR USE ONLY
PNO#
Date Entered:
Initials: Verified by:

						•	
	LOUISIANA UNIFORM A	BUSE P	REVENT	TON ORDE	R		
		Case I	No.				
	<b>Order of Protection</b>						
	T.R.O.	Court					
	P.O./Preliminary or Permanent Injunction	Court	·				
	Modified P.O./ Preliminary or Permanent	City/F	Parich		State		
	Injunction	City/I	411511				
	J				Lot	ıisiana	
DETI	TIONER	DE'TI'	TIONED	IDENTIFIE	EDC		
FEII	HONER	FEII	HONEK	IDENTIFII			$\overline{}$
First	Middle/Maiden Last	Date of	birth				
Protec	ted person is: $\square$ Petitioner $\square$ other(s) List other(s) n	ame & dat	e of birth:				
		_					
		<b>w</b> 7					
		V.					
DEF	ENDANT	DEFE	NDANT	IDENTIFIE	ERS		
		SEX	RACE	DOE	3	HT	WT
First	Middle Last						
riist	Middle Last	EYES	HAIR	SOC	CIAL SEC	CURITY#	
	onship of Protected Person(s) to Defendant: (check	LILS	TI TI	50.	CITIE SEC	CIGIT II	
	at apply) The tent or former spouse				I		
	ent or former unmarried intimate cohabitant	DRI	VER'S LI	CENSE #	STATE	EXI	PDATE
	d, stepchild, or foster child						
	d of defendantøs current or former intimate partner rent or former dating partner					•	•
	ent, stepparent, or foster parent	Defend	lantøs Add	ress:			
_	ndparent or grandchild						
□ othe	pr:						
THE	COURT HEREBY EINING.						
	<b>COURT HEREBY FINDS:</b> It has jurisdiction over the parties and subject matter	er, and the	e defendar	nt has been or	r will be n	rovided w	ith
	nable notice and opportunity to be heard.	i, and in	dorondar	11 1145 50011 51	will oc p	10 vided vv	
Addit	ional findings of this court are as set forth below.						
ТНЕ	COURT HEREBY ORDERS:						
	the above named defendant be restrained from com	mitting f	urther acts	s of abuse or	threats of	abuse.	
	ional terms of this order are as set forth on the follo	_					

### 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).

NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.

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.

This order shall be effective through 11:59 PM on

(mon./day/yr.)

	LOUISIANA UNIF	ORM ABUSE PR	EVENTION ORDER
COURT NA	AME AND PARISH/CITY:	DOCKET #:	DIV.:
		FILED:	CLERK:
	PI	ROTECTIVE ORE	DER
		Pursuant to:	
□ La.	• •	S. 9:361, et seq. □ La. Art. 1564, et seq. & La. l	. R. S. 46:2151 & La. R.S. 9:361, et seq. R.S. 9:361, et seq.
Court Ap	pproved Consent Agreement		
PETITION	ER'S NAME:		
Date of Birt	<i>First</i> h/	$Maiden/Middle$ $Sex: \Box F \Box M$	Last Race:
Protected per	mo./ day /yr. rson is: $\square$ Petitioner $\square$ other(s)	List other(s) name & day	te of birth:
		V.	
	NT'S NAME:		
Alias:	Date	of Birth://_ mo./ day /ya	Sex: $\Box$ F $\Box$ M Race:
Address:			
	No. & Street	Apt. No.	City State Zip Code
Social Secui	rity #: Dr. 1	L1C. #	State Exp/
The protect with the de		efendant as spouse, form	mer spouse, child, or has a child in common
IT IS ORD	ERED THAT THE DEFENDA	NT BE SERVED WITI	H A COPY OF THIS ORDER.
IN A HEAD PRESENT PETITION THAT OF	RING WAS GIVEN TO THE I ED CONSTITUTE AN IMME ER HAS GOOD AND REASO	DEFENDANT. THE CO DIATE AND PRESENT NABLE GROUNDS TO	AN OPPORTUNITY TO PARTICIPATE DURT FINDS THAT THE ALLEGATION I DANGER OF ABUSE, THAT THE O FEAR FOR HER/HIS SAFETY OR OWING ORDERS: (only orders checked
□1.	person(s) in any manner whatso	pever. This prohibition in the that would reasonably	rass, stalk, follow, or threaten the protected negligible negligible. The rate of the use, attempted use, or threatened be expected to cause bodily injury.  e shown on pages 1 & 5
□ 2.	electronically, by phone, in wri	ting, or through a third pa	ne protected person(s) personally, arty, without the express written permission of
	☐ Does not expire	☐ Expires on date	e shown on pages 1 & 5
□ 3.			feet/yards (circle one) of the n of this court, except for (circumstances):
	☐ Does not expire	☐ Expires on date	e shown on pages 1 & 5

Page 2 of 6 LPOR 19 v.7

to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrende keys to that residence to the petitioner.  (Sheriff soffice) is ordered to evict the defendant.  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  (Sheriff soffice) to accompany petitioner to obtain property listed in Order No. 7 above.  THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disp property jointly owned or leased, except in the normal course of business or that which is necess the support of the petitioner and/or the minor child(ren).  THE DEFENDANT IS ORDERED NOT TO damage any belongings of the protected person(s), shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way with the living conditions of the protected person(s).  THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner date of birth, and relationship to petitioner)	Does not expire				ecteu person	(s) located at:
Does not expire	Does not expire					
THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s) & place of employment/school and not to interfere in any manner with such employment/school located at:    Employment/School	THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s)ø place of employment/school and not to interfere in any manner with such employment/school located at:		· —		,	•
employment/school and not to interfere in any manner with such employment/school located at:  Employment/School Address City State Zip Code  Employment/School Address City State Zip Code    Does not expire   Expires on date shown on pages 1 & 5	employment/school and not to interfere in any manner with such employment/school located at:    Employment/School	☐ Does not expi	ire 📙 1	Expires on date sl	nown on pag	ges 1 & 5
employment/school and not to interfere in any manner with such employment/school located at:  Employment/School Address City State Zip Code  Employment/School Address City State Zip Code    Does not expire   Expires on date shown on pages 1 & 5	employment/school and not to interfere in any manner with such employment/school located at:    Employment/School	5. THE DEFENDANT	T IS ORDERED TO	STAY AWAY fro	m protected 1	person(s)øplace of
Employment/School    Does not expire   Expires on date shown on pages 1 & 5	Does not expire					
Employment/School Does not expire Expires on date shown on pages 1 & 5  6. THE COURT GRANTS THE PETITIONER or protected person(s) the use of the residence lockeys to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrende keys to that residence to the petitioner.  (Sheriffos office) is ordered to evict the defendant.  7. THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  (Sheriffos office) to accompany petitioner to obtain property listed in Order No. 7 above.  PHE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disp property jointly owned or leased, except in the normal course of business or that which is necess the support of the petitioner and/or the minor child(ren).  THE DEFENDANT IS ORDERED NOT TO damage any belongings of the protected person(s), shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way with the living conditions of the protected person(s).  THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner date of birth, and relationship to petitioner)	Does not expire	Employment/School	Adduses	City	Ctata	Zin Codo
Does not expire	THE COURT ORDERS a representative of accompany petitioner to obtain property listed in Order No. 7 above.  THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disperproperty jointly owned or leased, except in the minor child(ren).  THE COURT GRANTS IS ORDERED NOT TO damage any belongings of the protected person(s) or in any way with the living conditions of the protected person(s).  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):	Employment/School	Auuress	City	State	Zip Code
6. THE COURT GRANTS THE PETITIONER or protected person(s) the use of the residence loc.  No. & Street Apt. No. City State Zip Code  to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrende keys to that residence to the petitioner.  (Sheriff's office) is ordered to evict the defendant.  7. THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  (Sheriff's office) to accompany petitioner to obtain property listed in Order No. 7 above.  9. THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disp property jointly owned or leased, except in the normal course of business or that which is necess the support of the petitioner and/or the minor child(ren).  10. THE DEFENDANT IS ORDERED NOT TO damage any belongings of the protected person(s), shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way with the living conditions of the protected person(s).  11. THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner date of birth, and relationship to petitioner)	THE COURT GRANTS THE PETITIONER or protected person(s) the use of the residence local No. & Street Apt. No. City State Tip Code to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrender keys to that residence to the petitioner.  (Sheriff& office) is ordered to evict the defendant.  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  THE COURT ORDERS a representative of	Employment/School	Address	City	State	Zip Code
to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrende keys to that residence to the petitioner.  (Sheriff® office) is ordered to evict the defendant.  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  [Sheriff® office) of the use and possession of the following property (including pets):  [Sheriff® office) to accompany petitioner to obtain property listed in Order No. 7 above.  THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disp property jointly owned or leased, except in the normal course of business or that which is necess the support of the petitioner and/or the minor child(ren).  THE DEFENDANT IS ORDERED NOT TO damage any belongings of the protected person(s), shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way with the living conditions of the protected person(s).  THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner date of birth, and relationship to petitioner)	No. & Street  Apt. No.  City  State  Zip Code  to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrender keys to that residence to the petitioner.  (Sheriff  office) is ordered to evict the defendant.  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  THE COURT ORDERS a representative of	☐ Does not expi	ire 🔲 ]	Expires on date sl	nown on pag	ges 1 & 5
to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrende keys to that residence to the petitioner.  (Sheriffs office) is ordered to evict the defendant.  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  [Sheriffs office] or protected person(s) the use and possession of the following property (including pets):  [Sheriffs office] to accompany petitioner to obtain property listed in Order No. 7 above.  THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disp property jointly owned or leased, except in the normal course of business or that which is necess the support of the petitioner and/or the minor child(ren).  THE DEFENDANT IS ORDERED NOT TO damage any belongings of the protected person(s), shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way with the living conditions of the protected person(s).  THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner date of birth, and relationship to petitioner)	No. & Street  Apt. No.  City  State  Zip Code  to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrender keys to that residence to the petitioner.  (Sheriff  office) is ordered to evict the defendant.  THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets):  THE COURT ORDERS a representative of		NITE THE DETITION	NICD an anatom to de-	(-)	£ (1 1 1
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	. THE COURT ORDERS a representative of (Sheriff® office) to acc	9. THE COURT PRO property jointly own the support of the p  10. THE DEFENDANT shut off any utilities with the living cond	DHIBITS EITHER PA ened or leased, except betitioner and/or the management of the management of the management of the protected of the protecte	Isted in Order No.  IRTY from transfer in the normal courninor child(ren).  ITO damage any lor mail delivery to ad person(s).  ICUSTODY of the	rring, encumbered of business of business of business of belongings of the protected	bering, or otherwise disposes or that which is necessar f the protected person(s), rd person(s) or in any way in
	. THE COURT ORDERS a representative of (Sheriff¢s office) to acc	9. THE COURT PRO property jointly own the support of the p  10. THE DEFENDANT shut off any utilities with the living cond	DHIBITS EITHER PA ened or leased, except betitioner and/or the management of the management of the management of the protected of the protecte	Isted in Order No.  IRTY from transfer in the normal courninor child(ren).  ITO damage any lor mail delivery to ad person(s).  ICUSTODY of the	rring, encumbered of business of business of business of belongings of the protected	bering, or otherwise disposes or that which is necessar of the protected person(s), red person(s) or in any way in
	. THE COURT ORDERS a representative of (Sheriff@s office) to acc	9. THE COURT PRO property jointly own the support of the p  10. THE DEFENDANT shut off any utilities with the living cond	DHIBITS EITHER PA ened or leased, except betitioner and/or the management of the management of the management of the protected of the protecte	Isted in Order No.  IRTY from transfer in the normal courninor child(ren).  ITO damage any lor mail delivery to ad person(s).  ICUSTODY of the	rring, encumbered of business of business of business of belongings of the protected	bering, or otherwise disposes or that which is necessar of the protected person(s), red person(s) or in any way in
A THE COLUMN ORDERS	. THE COURT ORDERS a representative of (Sheriff¢s office) to acc	9. THE COURT PRO property jointly own the support of the p  10. THE DEFENDANT shut off any utilities with the living cond	DHIBITS EITHER PA ened or leased, except betitioner and/or the management of the management of the management of the protected of the protecte	Isted in Order No.  IRTY from transfer in the normal courninor child(ren).  ITO damage any lor mail delivery to ad person(s).  ICUSTODY of the	rring, encumbered of business of business of business of belongings of the protected	bering, or otherwise disposes or that which is necessar f the protected person(s), rd person(s) or in any way in

	Docket No
□ 13	THE COURT GRANTS DEFENDANT supervised visitation with the minor child(ren) as follows:
	The supervising person shall be:
□ 14	THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant participation in and completion of a treatment program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.
□ 15	THE COURT ORDERS DEFENDANT to participate in and complete the treatment program conducted by
□ 16	THE DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the child(ren).
□ 17	THE COURT WILL ALLOW
□ 18	•
	accompany to the residence located at to recover her/his personal clothing and necessities.
□ 19	THE COURT ORDERS THE DEFENDANT TO PAY SUPPORT for:  the petitioner at the rate of \$ per \( \subseteq \text{ week } \suppose \text{ month } \subseteq \text{ other: } \\ beginning \( \subseteq  \), 20,
	□ the child(ren) at the rate of \$ per □ week □ month □ other: beginning, 20, □ made payable directly to the petitioner
	□ other:
	□ Payment by mail to: OR □ By direct deposit to:
	No. & Street Apt. No. City State Zip Code Name of bank
□ 20	□ all court costs, payable to
	, no later than//
	□ attorney fees, payable to
	in amt. of \$ no later than//
	□ evaluation fees, payable to
	in amt. of \$ no later than/
	in amt. of \$ no later than/

			Docket No
	□ supervised visitat		
[	incompetent, nec	nd/or psychological care for the p	petitioner, the minor child(ren), and/or alleged
□ 21.	Other:		
-			
-			
-			
-			
-			
-			
-			
-			
-			
-			
□ 22 5		NEDC THE DEFENDANT 40 000	and the sain of (s) and
□ 22. 「			o  clock M. in Courtroom No of the
			located at in
	AND	-f 20 -4	orderla Mir Construe No. of the
		Court,	oøclock M. in Courtroom No of the located at in
		, La., to review	
		Order effective	-
Date of Order	Time of Order	through 11:59 PM on	SIGNATURE OF JUDGE
		// 	
/ /		Some provisions of this order	
mo./ day /yr.	□ AM □ PM	MAY NOT EXPIRE.  See paragraphs 1-5.	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 R.S. 9:361, ET SEQ., 13:4611, 46:2131, ET SEQ., AND CH.C.ART. 1564, ET SEQ., A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000 OR BY IMPRISONMENT FOR NOT MORE THAN 6 MONTHS, OR BOTH. FURTHER, ANY VIOLATION OF THIS ORDER MAY RESULT IN A TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. A PERSON WHO VIOLATES THIS ORDER 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.

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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 has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant was given reasonable notice and an opportunity to be heard sufficient to protect the defendant in the defendant reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant due process rights.

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
PET	TITIONER	DEFENDANT
	DEFENDANT WAS SERVED AT CLOSE Date Cle	OF HEARING.
		SIANA PROTECTIVE ORDER REGISTRY
Cop	ies to: 1) Court file 2) Petitioner 3) Defendant person resides 5) Louisiana Protective Or	4) Chief Law Enforcement Official of the parish where the protected der Registry.

Page 6 of 6 LPOR 19

FOR LPOR USE ONLY				
PNO#				
Date Entered:				
Initials:	_ Verified by:			

				v ci		
LOUISIANA UNIFORM A	BUSE P	REVENT	TION ORDE	R		
Order of Protection  □ T.R.O. □ P.O./Preliminary or Permanent Injunction □ Modified P.O./ Preliminary or Permanent Injunction	City/F	:		State Lou	iisiana	
PETITIONER-IN-RECONVENTION  First Middle/Maiden Last  Protected person is:  Petitioner-in-reconvention other	Date of	birth	[N-RECONV] e & date of birth		IDENTIF	IERS
DEFENDANT-IN-RECONVENTION	DV.	NDANT-I	N-RECONVI	ENTION	IDENTIFI	ERS
	SEX	RACE	DOB		НТ	WT
First Middle Last  Relationship of Protected Person(s) to Defendant-in-Reconvention: (check all that apply)  current or former spouse  current or former unmarried intimate cohabitant	EYES	HAIR VER'S LI	SOC		CURITY #	PDATE
<ul> <li>□ child, stepchild, or foster child</li> <li>□ child of defendant-in-reconvention         oster current or former intimate partner</li> <li>□ current or former dating partner</li> <li>□ parent, stepparent, or foster parent</li> <li>□ grandparent or grandchild</li> <li>□ other:</li> </ul>			conventionøs			
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter provided with reasonable notice and opportunity to be head ditional findings of this court are as set forth below.  THE COURT HEREBY ORDERS: That the above named defendant-in-reconvention be rest abuse. Additional terms of this order are as set forth on	eard. rained fr	om comm	itting further			

## WARNINGS TO DEFENDANT-IN-RECONVENTION:

NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.

This order shall be effective through 11:59 PM on

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.

(mon./day/yr).

LOUISIANA UNIF	ORM ABUSE I	PREVENTION ORDER
COURT NAME AND PARISH/CITY:	DOCKET #	DIV.:
	FILED:	CLERK:
PI	ROTECTIVE O	PRDER
	Pursuant to:	
· · · · · · · · · · · · · · · · · · ·		La. R. S. 46:2151 & La. R.S. 9:361, et seq. La. R.S. 9:361, et seq.
Court Approved Consent Agreement		
PETITIONER-IN-RECONVENTION'S N	NAME (Defendant in	pending legal action):
First Maide.  Date of Birth/	n/Middle Sex: □ F □ I	M Race:
mo./ day /yr.		
Protected person is:  Petitioner-in-reconv	vention $\square$ other(s)	List other(s) name & aate of birth:
	ADV.	
DEFENDANT-IN-RECONVENTION'S N	NAME (Petitioner in	pending legal action):
Alias: Date		
Address:	mo./ day	<u> </u>
No. & Street	Apt. No.	City State Zip Code
Social Security #: Dr. 1	Lic. #	State Exp//
The protected person(s) is related to the dechild in common with the defendant-in-red		ention as spouse, former spouse, child, or has a
IT IS ORDERED THAT THE DEFENDA THIS ORDER.	NT-IN-RECONVE	NTION BE SERVED WITH A COPY OF
	THAI NOTICE AN	ND AN OPPORTUNITY TO PARTICIPATE
IN A HEARING WAS GIVEN TO THE I	DEFENDANT-IN-R	ECONVENTION. THE COURT FINDS
THAT THE ALLEGATIONS PRESENT! OF ABUSE, THAT THE PETITIONER-I		AN IMMEDIATE AND PRESENT DANGER ON HAS GOOD AND REASONABLE
GROUNDS TO FEAR FOR HER/HIS SA	FETY OR THAT C	OF A CHILD THUS THE COURT ISSUES
THE FOLLOWING ORDERS: (only order ☐ 1. THE DEFENDANT-IN-RECO		DERED NOT TO abuse, harass, stalk, follow, or
threaten the protected person(s)	) in any manner what	soever. This prohibition includes the use, I violence that would reasonably be expected to
□ Does not expire	☐ Expires on d	late shown on pages 1 & 5
personally, electronically, by pl	hone, in writing, or th	DERED NOT TO contact the protected person(s) arough a third party, without the express written
☐ Does not expire	☐ Expires on d	late shown on pages 1 & 5

Page 2 of 6 LPOR 19-R

			Doo	cket No	
🗆 3.	(circle one) of the protect	-RECONVENTION IS 0	express written perr		
	☐ Does not expire	☐ Expires (	on date shown on p	ages 1 & 5	
D 4.	THE DEFENDANT-IN yards of the residence, a located at:			•	The state of the s
	No. & Street  ☐ Does not expire	Apt. No.  Expires of	City on date shown on p	State pages 1 & 5	Zip Code
🗆 5.	THE DEFENDANT-IN person(s)øplace of emplemployment/school location	loyment/school and not t			
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
	□ Does not expire	□ Expires of	on date shown on p	ages 1 & 5	
D 6.	THE COURT GRANTS the residence located at	S THE PETITIONER-IN :	-RECONVENTION	N or protected	d person(s) the use of
	No. & Street	Apt. No.	City	State	Zip Code
	to the exclusion of defer orders the defendant-in- reconvention.	reconvention to surrende		esidence to th	ne petitioner-in-
□ 7.	THE COURT GRANTS and possession of the fo	S THE PETITIONER-IN llowing property (includ		N or protected	d person(s) the use
					<del>-</del>
□ 8.	THE COURT ORDERS accompany petitioner-in	a representative of			
<b>□</b> 9.	THE COURT PROHIB of property jointly owne for the support of the pe	ed or leased, except in the	e normal course of b	ousiness or th	
□ 10.	THE DEFENDANT-IN protected person(s), not person(s) or in any way	to shut off any utilities,	telephone service, o	r mail delive	ry to the protected

	Docket No					
🗆 11.	THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner-in-reconvention: (name, date of birth, and relationship to petitioner-in-reconvention:					
🗆 12.	THE COURT ORDERS a representative of (Sheriff¢s office) to accompany petitioner-in-reconvention to where the minor child(ren) mentioned in paragraph above is/are currently, and to effect petitioner-in-reconvention obtaining physical custody of said child(ren).					
🗆 13.	THE COURT GRANTS DEFENDANT-IN-RECONVENTION supervised visitation with the minor child(ren) as follows:					
	The supervising person shall be:					
	reconvention and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner-in-reconvention or the child(ren).					
🗆 14.	THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant-in-reconvention participation in and completion of a treatment program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.					
🗆 15.	THE COURT ORDERS DEFENDANT-IN-RECONVENTION to participate in and complete the treatment program conducted by					
🗆 16.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO interfere with the physical custody of the child(ren.					
🗆 17.	THE COURT WILL ALLOW to return to the residence at a date and time to be agreed upon by petitioner-in-reconvention and law enforcement agency to recover his/her personal clothing and necessities, provided that s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.					
🗆 18.	THE COURT ORDERS a representative of (Sheriff¢s office)					
	to accompany to the residence located at to recover her/his personal clothing and necessities.					
🗆 19.	THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION TO PAY SUPPORT for:  ☐ the petitioner-in-reconvention at the rate of \$ per ☐ week ☐ month ☐ other: beginning, 20,					
	□ the child(ren) at the rate of \$ per □ week □ month □ other: beginning, 20, □ made payable directly to petitioner-in-reconvention					
	other:					
	☐ Payment by mail to: OR ☐ By direct deposit to:					
	No. & Street Apt. No. City State Zip Code Name of bank					

				Docket No	
□ 20.		RDERS THE DEFEND , payable to		NVENTION to pay:	
				, no later than	
	□ attorney fees, j	payable to			
			in amt. of \$	no later than	
	☐ evaluation fees	s, payable to			
			in amt. of \$_	no later than	
	□ expert witness	fees, payable to			
			in amt. of \$_	no later than	
	□ supervised visi	itation fees, payable to			
	child(ren), and	or alleged incompetent	, necessitated by	tioner-in-reconvention, the y the domestic violence:	
🗆 21.	Other:				
<b>□</b> 22.				NVENTION to appear at I occlock M. in Court	
	the	, La., t	Court,	located at	in
		, La., t			
	AND				
				_ oøclock M. in Court	
				located at	
Date of	Time of	Order effective			
Order	Order	through 11:59 PM		ATURE OF JUDGE	
		mo./ day /yr.		ATURE OF JUDGE	
//	□ AM □ PM	Some provisions of order MAY NOT EX See paragraphs 1-	PIRE. PRIN	T OR STAMP JUDGE'S	NAME

NOTICE TO DEFENDANT-IN-RECONVENTION:			
PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTED, JAILED, AND PROSECUTED.			
PURSUANT TO R.S. 9:361, ET SEQ., 13:4611, 46:2131, ET SEQ., AND CH.C.ART. 1564, ET SEQ., A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000 OR BY IMPRISONMENT FOR NOT MORE THAN 6 MONTHS, OR BOTH. FURTHER, ANY VIOLATION OF THIS ORDER MAY RESULT IN A TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. A PERSON WHO VIOLATES THIS ORDER 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-RECONVENTION 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-IN-RECONVENTION AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, CHILD, HAS A CHILD IN COMMON WITH THE DEFENDANT-IN-RECONVENTION, OR IS THE CHILD OF DEFENDANT-IN-RECONVENTION AND/OR DEFENDANT-IN-RECONVENTION'S CURRENT OR FORMER INTIMATE PARTNER.			
FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265			
The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant-in-reconvention was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvention right to due process before this order was issued; or if the order was issued <i>ex parte</i> , the court ordered that the defendant-in-reconvention be given reasonable notice and an opportunity to be heard within the time required by the law of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant-in-reconvention due process rights.			
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			
PETITIONER-IN-RECONVENTION DEFENDANT-IN-RECONVENTION			
□ DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.  Date Clerk			
☐ FAXED ☐ MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY Date Clerk			

Copies to: 1) Court file 2) Petitioner-in-reconvention 3) Defendant-in-reconvention 4) Chief Law Enforcement Official of the parish where the protected person resides 5) Louisiana Protective Order Registry.

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.

FOR LPOR USE ONLY				
PNO#				
Date Entered: _				
Initials:	_ Verified by:			

				Initials:	Verific	ed by:	
	LOUISIANA UNIFORM A	BUSE P	REVENT	TION ORDE	CR		
	Order of Protection	Case N	No.				
	T.R.O.	Court:					
	P.O./Preliminary or Permanent Injunction				_		
	Modified P.O./ Preliminary or Permanent Injunction	City/P	arish		State  Louis	iana	
PET	ITIONER	PETI	ΓΙΟΝΕR	IDENTIFI	ERS		
		<b>V.</b>	date of bir		ZDC		
DEF	ENDANT		NDANI	IDENTIFIE	EKS		
		SEX	RACE	DOI	3	HT	WT
	Middle Last  ionship of Protected Person(s) to Defendant: (check at apply)	EYES	HAIR	SO	CIAL SECU	RITY#	
□ cur	rent or former spouse	DRI	VER'S LI	CENSE #	STATE	EXI	P DATE
□ chii □ chii □ cur □ par □ par	rent or former unmarried intimate cohabitant ld, stepchild, or foster child ld of defendantøs current or former intimate partner rent or former dating partner ent, stepparent, or foster parent ndparent or grandchild er:	Defend	antøs Add	lress:		<u> </u>	

### 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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

NOTE: Some provisions of this order **MAY NOT EXPIRE**. See paragraphs 1-5.

# 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 PREVENTION ORDER										
COURT NA	AME AND PARISH/CITY:	DOCKET #:	DIV:							
		FILED:	CLERK:							
ORDER OF PROTECTION										
PURSUANT TO LA										
Court Approved Consent Agreement										
PETITION	ER'S NAME:									
	First	Maiden/Middle Sex: □ F □ M								
Protected pe	mo./ day /yr. erson is: $\square$ Petitioner $\square$ other	(s) List other(s) nam	ne & date of birth:							
		V.								
DEFENDA	NT'S NAME:									
		mo./ day	$/$ Sex: $\Box$ F $\Box$ M Race:							
Address:	No. & Street	Apt. No.	City State Zip Code							
Social Security #: Dr. L		-								
_	ted person(s) is related to the d	efendant as: (check a								
	former spouse	1	current or former dating partner							
	former unmarried intimate coha ochild, or foster child	bitant	parent, stepparent, or foster parent grandparent or grandchild							
_		mate nartner	other:							
child of defendantøs current or former intimate partner										
The prote	ected person and the defendant h	ave a child(ren) in con	ommon.							
IT IS ORD	ERED THAT THE DEFENDA	NT BE SERVED W	VITH A COPY OF THIS ORDER.							
IN A HEAD PRESENTE PETITION THAT OF	RING WAS GIVEN TO THE I ED CONSTITUTE AN IMME ER HAS GOOD AND REASO	DEFENDANT. THE DIATE AND PRESI NABLE GROUNDS OMPETENT, THU	ND AN OPPORTUNITY TO PARTICIPATE COURT FINDS THAT THE ALLEGATIONS ENT DANGER OF ABUSE, THAT THE S TO FEAR FOR HER/HIS SAFETY OR IS THE COURT ISSUES THE FOLLOWING							
□1.	person(s) in any manner whatso	pever. This prohibition that would reasonal	harass, stalk, follow, or threaten the protected on includes the use, attempted use, or threatened bly be expected to cause bodily injury.  date shown on pages 1 & 5							
□ 2.	THE DEFENDANT IS ORDERED NOT TO contact the protected person(s) personally, electronically, by phone, in writing, or through a third party, without the express written permission of this court, except for (circumstances):									
	☐ Does not expire	☐ Expires on o	date shown on pages 1 & 5							
□ 3.	chin feet/yards (circle one) of the ssion of this court, except for (circumstances):									
	☐ Does not expire	☐ Expires on o	date shown on pages 1 & 5							

	No. & Street		Apt. No.	Cit	•	State	Zip Code	
	☐ Does not expire	e		oires on date sh	own on pag	ges 1 & 5		
<b>□</b> 5.	THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s)øplace of employment/school and not to interfere in any manner with such employment/school located at:							
	Employment/School	Address		City	State	Zip Code	е	
	Employment/School  Does not expire	Address <b>e</b>	□ Ex1	City  Dires on date sh	State	Zip Code	е	
	THE COURT GRAN		-		•		residence 1	ocated
	at:							
	No. & Street	Apt. No.		City	State	Zip Code	?	
	to the exclusion of de keys to that residence			efendant. The C	ourt orders	the defenda	ant to surren	der any
		(S	herifføs off	ice) is ordered t	o <b>evict</b> the d	lefendant.		
	THE COURT GRAN following property (i			R or protected p	person(s) the	use and po	ossession of	the
	(i							
	THE COURT OPDE	EDS a rapras	antativa of			(Shari	ff& office) t	
	THE COURT ORDE accompany petitioner					(Sherit	fføs office) to	
		r to obtain p IIBITS EITH wned or leas	roperty list HER PART ed, except	ed in Order No. 'Y from transfer in the normal co	7 above. ring, encumourse of busi	bering, or	otherwise di	
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	Exchange of the child(ren) or alleged incompetent is to be effected as follows:						
□	OR THE COURT GRANTS DEFENDANT supervised visitation with the child(ren) as follows:						
	THE COURT GRAIVIS DELENDART supervised visitation with the cliniquent as follows.						
	The supervising person shall be:						
	(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be any relative, friend, therapist, or associate of the parent perpetrating family violence.)						
	Supervised visitation between the defendant and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner or the child(ren).						
□ 14.	THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant participation in and completion of a treatment program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.						
□ 15.	THE COURT ORDERS DEFENDANT to participate in and complete the treatment program conducted by						
□ 16.	THE DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the child(ren or alleged incompetent.						
□ 17.	THE COURT WILL ALLOW						
□ 18.	THE COURT ORDERS a representative of (Sherifføs office) to accompany to the residence located at to recover her/his personal clothing and necessities.						
□ 19.	THE COURT ORDERS THE DEFENDANT TO PAY SUPPORT for:  □ the petitioner at the rate of \$ per □ week □ month □ other: beginning, 20,						
	□ the child(ren) at the rate of \$ per □ week □ month □ other: beginning, 20, □ made payable directly to the petitioner						
	□ other:						
	□ Payment by mail to: OR □ By direct deposit to:						
	No. & Street Apt. No. City State Zip Code Name of bank						

			Docke	et No		
□ 20.		RDERS THE DEFENDANT to payable to				
	an court costs,					
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□ 22 <b>.</b>		RDERS THE DEFENDANT tay of, 20			ourtroom No	
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Order	Order	11:59 PM on //				
		' mo./ day /yr.	SIGN	ATURE OF JUDGE	 E	
/		Some provisions of this				
day/yr.	$\Box$ AM $\Box$ PM	order MAY NOT EXPIRE				
	I	See paragraphs 1-5.	ı PRINT	OR STAMP JUDO	Æ'S NAME	

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 WH JAILED, AND PROSECUTED.	IO VIOLATES THIS ORDER MAY BE ARRESTED,
FINE OF NOT MORE THAN \$1,000.00 OR BY DOR BOTH. FURTHER, ANY VIOLATION OF ALL COURT-ORDERED CHILD VISITATION FURTHER PUNISHED UNDER CRIMINAL LA	AY BE PUNISHED FOR CONTEMPT OF COURT BY A IMPRISONMENT OF NOT MORE THAN 6 MONTHS, THIS ORDER MAY RESULT IN A TERMINATION OF A PERSON WHO VIOLATES THIS ORDER MAY BE AWS OF THE STATE OF LOUISIANA. THIS ORDER CEMENT OFFICERS AND COURTS OF THE STATE
DEFENDANT IN AN ORDER THAT EITHER I TERMS EXPLICITLY PROHIBITS CERTAIN PURCHASING OR POSSESSING FIREARMS ( ORDER <u>IF</u> THE PROTECTED PERSON(S) IS I FORMER SPOUSE, CURRENT OR FORMER (	OR AMMUNITION FOR THE DURATION OF THE RELATED TO THE DEFENDANT AS A CURRENT OR COHABITING INTIMATE PARTNER, CHILD, HAS A T, OR IS THE CHILD OF DEFENDANT AND/OR
FULL FAITH AND CR	EDIT pursuant to 18 U.S.C. § 2265
of Louisiana; that the defendant was given reasonabl defendant is right to due process before this order wa	or the parties and the subject matter under the laws of the State the notice and an opportunity to be heard sufficient to protect the sissued; or if the order was issued <i>ex parte</i> , the court ordered opportunity to be heard within the time required by the law of the after the order was issued, sufficient to protect the
	VALID AND ENFORCEABLE IN ALL 50 STATES, THE U.S. TERRITORIES, AND COMMONWEALTHS.
	SIGNATURE OF JUDGE
PETITIONED	DEPEND AND
PETITIONER	DEFENDANT
DEFENDANT WAS SERVED AT CLOSE OF Date Clerk	F HEARING.

TO LOUISIANA PROTECTIVE ORDER REGISTRY

Clerk \_\_

**Copies to:** 1) Court file 2) Petitioner 3) Defendant 4) Chief Law Enforcement Official of the parish where the protected person resides 5) Louisiana Protective Order Registry.

**FAXED** 

Date \_

□ MAILED

NOTICE: C.C.P. Art. 3603.1 - Any person against whom such an order is issued shall be entitled to a court-

Docket No.

Page 6 of 6 LPOR 20

FOR LP	OR USE ONLY
PNO#	
Date Entered: _	
Initials:	_ Verified by:

				Initials:	Verifie	ed by:	
	LOUISIANA UNIFORM A	BUSE P	REVEN'	TION ORDE	R		
0	Order of Protection  T.R.O.  P.O./Preliminary or Permanent Injunction  Modified P.O./ Preliminary or Permanent Injunction	Case I			State Louis	iana	
First	TIONER-IN-RECONVENTION  Middle/Maiden Last  cted person is: □ Petitioner-in-reconvention □  A	Date of	birth	·IN-RECONV		ENTIF	TIERS
DEF	ENDANT-IN-RECONVENTION	DEFE	NDANT-	IN-RECONVI		ENTIF.	IERS WT
Recor □ cur □ cur □ chi	Middle Last  ionship of Protected Person(s) to Defendant-in- nvention: (check all that apply)  rrent or former spouse rrent or former unmarried intimate cohabitant ild, stepchild, or foster child	EYES	HAIR		CIAL SECUI	RITY#	P DATE
int cur par	ild of defendant-in-reconvention imate partner rrent or former dating partner rent, stepparent, or foster parent andparent or grandchild ner:	Defend	lant-in-Re	econventionøs	Address:		

## THE COURT HEREBY FINDS:

That it has jurisdiction over the parties and subject matter, and the defendant-in-reconvention 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-in-reconvention 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.

This order shall be effective through 11:59 PM on (mon./day/yr.)

NOTE: Some provisions of this order **MAY NOT EXPIRE**. See paragraphs 1-5.

## WARNINGS TO DEFENDANT-IN-RECONVENTION:

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 UNIF	ORM ABUSE	PREVENTION ORDER
COURT NA	ME AND PARISH/CITY:	DOCKET #:	DIV
		FILED:	CLERK:
	ORI	DER OF PROT	ECTION
	PURSUANT T	O LA	
□ Court Ap	proved Consent Agreement		
PETITIONI	ER-IN-RECONVENTION'S	NAME (Defendant in	n pending legal action):
First Date of Birth	st 1/	<i>Maiden/Middle</i> Sex: □ F □ I	Last Race:
	mo./ day /yr.		<del></del>
Protected per	rson is:	vention $\square$ other(s)	List other(s) name & date of birth:
		ADV.	
DEFENDAN	NT-IN-RECONVENTION'S N		nending legal action):
DEFENDAL		TAME (I cuttofier in	pending regar action).
Alias:	Date	of Birth:/	/ Sex: □ F □ M Race:
Address:			· 
	No. & Street	Apt. No.	City State Zip Code
Social Securi	ity #: Dr.	Lic. #	State Exp/
_	ed person(s) is related to the d	efendant-in-reconv	
	former spouse	1.5	current or former dating partner
	former unmarried intimate coha	bitant	parent, stepparent, or foster parent grandparent or grandchild
_	child, or foster child	ont on forman	other:
intimate pa	efendant-in-reconventionøs curre artner	ent or former	omer.
1		1	1717
The protec	cted person and the defendant-in	1-reconvention have a	a child(ren) in common.
IT IS ORDE		NT-IN-RECONVE	ENTION BE SERVED WITH A COPY OF
IN A HEAR THAT THE OF ABUSE, GROUNDS	RING WAS GIVEN TO THE I CALLEGATIONS PRESENT; THAT THE PETITIONER-I TO FEAR FOR HER/HIS SA FENT, THUS THE COURT IS	DEFENDANT-IN-R ED CONSTITUTE IN-RECONVENTION IFETY OR THAT	ND AN OPPORTUNITY TO PARTICIPATE ECONVENTION. THE COURT FINDS AN IMMEDIATE AND PRESENT DANGER ON HAS GOOD AND REASONABLE OF A CHILD OR ALLEGED OWING ORDERS: (only orders checked and
🗆 1.	threaten the protected person(s	s) in any manner what se of force or physica	RDERED NOT TO abuse, harass, stalk, follow, or atsoever. This prohibition includes the use, all violence that would reasonably be expected to date shown on pages 1 & 5
□ 2.	personally, electronically, by J	phone, in writing, or	RDERED NOT TO contact the protected person(s) through a third party, without the express written :
	☐ Does not expire	☐ Expires on	date shown on pages 1 & 5

	Docket No
□ 3.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO go within feet/yards (circle one) of the protected person, without the express written permission of this court, except for (circumstances):
	☐ Does not expire ☐ Expires on date shown on pages 1 & 5
<b>□</b> 4.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s) located at:
	No. & Street       Apt. No.       City       State       Zip Code         □ Does not expire       □ Expires on date shown on pages 1 & 5
D 5.	THE DEFENDANT-IN-RECONVENTION IS ORDERED TO STAY AWAY from protected person(s)øplace of employment/school and not to interfere in any manner with such employment/school located at:
	Employment/School Address City State Zip Code
	Employment/School Address City State Zip Code  □ Does not expire □ Expires on date shown on pages 1 & 5
<b>G</b> .	THE COURT GRANTS THE PETITIONER-IN-RECONVENTION or protected person(s) the use of the residence located at:
	No. & Street Apt. No. City State Zip Code
	to the exclusion of defendant-in-reconvention by <b>evicting</b> defendant-in-reconvention. The Court orders the defendant-in-reconvention to surrender any keys to that residence to the petitioner-in-reconvention.
	(Sheriff@s office) is ordered to <b>evict</b> the defendant-in-reconvention.
<b>□</b> 7.	THE COURT GRANTS THE PETITIONER-IN-RECONVENTION or protected person(s) the use and possession of the following property (including pets):
□ 8.	THE COURT ORDERS a representative of(Sheriff@s office) to accompany petitioner-in-reconvention to obtain property listed in Order No. 7 above.
<b>□</b> 9.	THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or that which is necessary for the support of the petitioner-in-reconvention and/or the minor child(ren).
<b>□</b> 10.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way interfere with the living conditions of the protected person(s).
🗆 11.	THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) or alleged incompetent to the petitioner-in-reconvention: (name, date of birth, and relationship to petitioner-in-reconvention)

	D	ocket No
🗆 12.	THE COURT ORDERS a representative of accompany petitioner-in-reconvention to where the minor child(r mentioned in paragraph above is/are currently, and to effect petit physical custody of said child(ren) or alleged incompetent.	,
<b>□</b> 13.	THE COURT GRANTS visitation with the minor child(ren) or a	lleged incompetent as follows:
	Exchange of the child(ren) or alleged incompetent is to be effected.	ed as follows:
	OR	
🗆	THE COURT GRANTS DEFENDANT-IN-RECONVENTION child(ren) as follows:	supervised visitation with the
	The supervising person shall be:	
	(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be associate of the parent perpetrating family violence.)	be any relative, friend, therapist, or
	Supervised visitation between the defendant-in-reconvention and immediate presence of the supervising person under conditions wabuse, threat, intimidation, abduction, or humiliation of either the child(ren).	which shall prevent any physical
□ 14.	THE COURT ORDERS that the foregoing supervised visitation in in-reconvention participation in and completion of a treatment perpetrators of family violence and conducted by a licensed ment and demonstrable training and experience working with perpetration	program designed specifically for tal health professional with current
<b>□</b> 15.	THE COURT ORDERS DEFENDANT-IN-RECONVENTION	to participate in and complete the
	treatment program conducted by	
<b>□</b> 16.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT	TO interfere with the physical
🗖 10.	custody of the child(ren or alleged incompetent.	TO interfere with the physical
<b>1</b> 7.	THE COURT WILL allow date and time to be agreed upon by petitioner-in-reconvention an	to return to the residence at a
	recover his/her personal clothing and necessities, provided that some enforcement officer to ensure the protection and safety of the par ALLOWED.	he is accompanied by a law
<b>□</b> 18.	THE COURT ORDERS a representative of	
	accompany to the residence	
	to recover her/his perso	mai ciouning and necessities.

Docket No
THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION TO PAY SUPPORT for:  ☐ the petitioner-in-reconvention at the rate of \$ per ☐ week ☐ month ☐ other: beginning, 20,
□ the child(ren) at the rate of \$ per □ week □ month □other: beginning, 20, □ made payable directly to petitioner-in-reconvention
other:
☐ Payment by mail to: OR ☐ By direct deposit to:
No. & Street Apt. No. City State Zip Code Name of bank
THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to pay:  all court costs, payable to
, no later than/
□ attorney fees, payable to
in amt. of \$ no later than/
□ evaluation fees, payable to
in amt. of \$ no later than//
□ expert witness fees, payable to
in amt. of \$ no later than/
□ supervised visitation fees, payable to
□ cost of medical and/or psychological care for the petitioner-in-reconvention, the minor child(ren), and/or alleged incompetent, necessitated by the domestic violence:
Other:
THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to appear at hearing(s) on:
1) the day of, 20, at oøclock M. in Courtroom No of
the Court, located at in
, La., to review
AND

						Docket No		
	2	2) the the	day of		, 20, at	ooclock _ art, located at	M. in Courtroom No	of in
	Oate of Order	Tim Or	e of	Order effecti 11:59 F				
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				mo./ day	•	SIGNATU	RE OF JUDGE	
	day /yr.	ПАМ	□ PM	Some provision MAY NOT				
	, ,			See paragr	aphs 1-5.		STAMP JUDGE'S NAM	
				son against whon ded a court-appoir		issued shall be en	ntitled to a court-appointed atte	orney
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DEF	ENDANI	-IN-REC	ONVENI	TION'S CURRI	ENI OR FOR	VIEK INTIMA	IE PAKINEK.	
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			s that it ha	s jurisdiction ove	er the parties ar	nd the subject ma	atter under the laws of the S	tate
							n opportunity to be heard s order was issued; or if the	ordor
							reasonable notice and an	order
oppo	ortunity to 1	be heard v	vithin the t	ime required by	the law of Lou	siana, and in an	y event, within a reasonable	time
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PET	ITIONER-	IN-RECC	NVENTIO	ON	Γ	EFENDANT-IN	N-RECONVENTION	
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				TO LOUIS Clerk				
Copi				-in-reconvention ted person resides			Chief Law Enforcement Offic gistry.	ial of

LPOR 20-R v.7 Page 6 of 6

FOR LPOR USE ONLY					
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LOUISIANA UNIFORM A	BUSE P	REVEN	TION ORDE	l <b>R</b>		
<b>Order of Protection</b>	Case 1	No.				
☐ Peace bond	Court	:				
☐ Sentencing Order						
☐ Probation Conditions	City/F	arish		State		
☐ Bail Restrictions				Lou	isiana	
☐ Modified Order						
PROTECTED PERSON	PRO	ГЕСТЕ	D PERSON I	DENTIF	ERS	
First Middle/Maiden Last	Date of	birth				
	OR V.	C	ity of			
DEFENDANT	DEFE	NDAN'	Γ IDENTIFIE	ERS		
	SEX	RACE	DOF	3	HT	WT
First Middle Last						
Defendantøs Address:	EYES	HAIR	SO	CIAL SEC	URITY #	<u> </u>
				T		
	DRI	VER'S I	LICENSE #	STATE	EX	XP DATE
Defendantøs Alias:						
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter reasonable notice and opportunity to be heard. Additional findings of this court are as set forth below.	r, and the	e defend	ant has been o	r will be p	rovided v	vith
THE COURT HEREBY ORDERS: That the above named defendant be restrained from com-	:44: ~ C		to of stalling	A 1111		C.1.

## WARNINGS TO DEFENDANT:

☐ This order DOES NOT EXPIRE.

OR

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).

Only the court can change this order.

☐ This order shall be effective through 11:59 PM on

(mon./day/yr.)

	LOUISIANA UN	IFORM AB	USE PRI	EVENTIO	N OR	DER	
COURT NA	ME AND PARISH/CITY:	ARREST / BOOKING / FILE or DOCKET # (Circle) DIV.					·
						Item	n #
		FILED:		CLE	RK:		
		ORDE	R FOR				
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STATE	OF LOUISIANA V.	O	R	CITY (	)F	V.	
DEFENDAN	NT'S NAME:						
	Da	mo./ day		Sex:	F	M Ra	ce:
Address:	No. & Street	Apt. No.		City		State	Zip Code
Social Securi	Social Security #: Dr. L			State	Exp.	/ /	
initialed sha	RT ISSUES THE FOLLOW Il apply) YOU ARE ORDERED N				, ,		
				. (date d	of hirth)		
	Name		Sex Race	, (date o	,, 011111,_	mo./day/	ýyr.
	This prohibition includes would reasonably be expe	_		eatened use o	of force o	r physical v	violence that
□ 2.	YOU ARE ORDERED N in writing, or through a th person.						
🗆 3.	YOU ARE ORDERED N phone, in writing, or throu			personøs fan	nily perso	onally, elect	ronically, b
🗆 4.	YOU ARE ORDERED N protected persons school					tected perso	on, the
<b>□</b> 5.	(months/years)	YOU ARE ORDERED TO submit to a court-approved course of counseling or therapy for(months/years) and YOU ARE ORDERED TO complete successfully said counseling or therapy no later than					
D 6.	YOU ARE ORDERED T	O undergo a psy	chiatric eval	uation no late	er than _		·
<b>□</b> 7.	YOU ARE ORDERED T said victim and/or for the the amount of \$		y the victim i				

	Docket No	
<b>□</b> 8.	Other:	
□ 9.	YOU ARE HEREBY PLACED UNDER A	PEACE BOND IN THE AMOUNT OF
	(\$	_) DOLLARS FOR THE PERIOD OF
	OR UNTIL TRIAL. VIOLATION MAY RICCOURT ALONG WITH THE OBLIGATIO	ESULT IN YOUR BEING HELD IN CONTEMPT OF
		AND/OR DAYS/MONTHS (Circle)
	IN JAIL.	
<b>□</b> 10.	YOU ARE HEREBY ORDERED TO RETU	JRN TO THE COURT ON THE DAY OF
	, 20, AT	
Date of Ord	Order effective through 11:59 PM on//	
	mo./ day /yr.	SIGNATURE OF JUDGE
	OR	SIGNATURE OF JUDGE
//_ mo./ day /yi	r. □ Order does not expire	
	<u> </u>	PRINT OR STAMP JUDGE'S NAME
	NOTICE TO DE	EFENDANT:
VIOLATION PROBATION		RFEITURE OF BOND, REVOCATION OF
FURTHER, P	PERSONS VIOLATING THIS ORDER MA	AY BE IMMEDIATELY ARRESTED, JAILED,
AND PROSE	CUTED PURSUANT TO LA. R.S. 14:79.	DEPENDING ON WHETHER THE VIOLATION
	_	NDING ON WHETHER THE VIOLATION ES THIS ORDER MAY BE FINED UP TO
\$2,000.00 AN	D IMPRISONED WITH OR WITHOUT H	IARD LABOR FOR UP TO FIVE YEARS. A
	HO VIOLATES THIS ORDER MAY BE F LAWS OF THE STATE OF LOUISIANA.	URTHER PUNISHED UNDER OTHER
	d fully understand all conditions of the above l penalties herein.	orders, and I accept and agree to comply with all
- Januarionio unu		
DATE		SIGNATURE OF DEFENDANT

FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265		
The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana, and the defendant was given reasonable notice and opportunity to be heard sufficient to protect the defendant right to due process before this order was issued; or if the order was issued <i>ex parte</i> , the court 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, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant due process rights.		
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		
NOTICE TO LAW ENCODCEMENT		
NOTICE TO LAW ENFORCEMENT		
□ It has been determined by a court of competent jurisdiction that the subject of this order poses a threat of danger to the protected person. Therefore, if the defendant is found in the presence of or in the immediate vicinity of the protected person, or if you as a law enforcement official have probable cause to believe that the defendant has been in the presence of or in the immediate vicinity of the protected person, you are directed to remand the defendant into custody pending a hearing before the issuing court.		
SIGNATURE OF JUDGE		
Copies to: 1) Court file 2) Protected Person 3) Defendant 4) Reporting/Investigating Law Enforcement Agency 5) Prosecuting Attorney 6) Louisiana Protective Order Registry.		
☐ FAXED ☐ MAILED ☐ ELECTRONICALLY TRANSMITTED ☐ HAND DELIVERED TO LOUISIANA PROTECTIVE ORDER REGISTRY		

DATE \_\_\_\_\_ CLERK \_\_\_\_

Docket No.