NOTICE TO ALL PERSONS APPLYING FOR A PROTECTIVE ORDER:

*** APPLICANT MUST READ AND INITIAL EACH ENUMERATED *** STATEMENT OF THIS FORM BEFORE APPLYING FOR A PROTECTIVE ORDER

	By filing a petition for a protective order, you are making a serious accusation to the court about the behavior and circumstances of another person.
•	By signing the petition for a protective order, you are stating under oath to the court that the allegations contained in your petition are true and correct.
3)	The petition you are about to file is a legal document that may result in court action. As with all legal documents, you are advised to consult an attorney before filing.
4)	After filing this petition, the court may grant your request for a protective order. If a protective order is granted, you will be required to come to court and prove all of the accusations made in your petition.
5)	You are strongly advised to have an attorney represent you when you come to court. If you do not have an attorney at the time, the judge will NOT act as your attorney.
6)	If you cannot prove the accusations you have made, the protective order will be dismissed.
7)	Any false statement under oath contained in the affidavit shall constitute perjury and shall be punishable by a fine of not more than one thousand dollars, or by imprisonment, with or without hard labor, for more than five years, or both. (La. R.S. 46:2134)
	ing this for, applicant certified that she/he has read and understands the ng statements.
Slanati	re of Applicant

BOSSIER PARISH PROTECTIVE ORDER GUIDELINES

The Protective Order request handled by the office of the Clerk of Court is designed to be used when a spouse, family, household member, or dating partner needs protection against "domestic abuse" as defined below:

"<u>Domestic Abuse</u>" includes but is not limited to physical or sexual abuse and any offense against the person as defined in the Criminal Code of La.

"<u>Dating partner</u>" means any person who is or has been in a social relationship of a romantic or intimate nature with the victim and where the existence of such a relationship shall be determined based on a consideration of the following factors:

- 1.) The length of the relationship. 2.) The type of relationship.
- 3.) The frequency of Interaction between the persons involved in the relationship.

"Venue" where the incident took place:

- 1.) The parish in which the marital domicile is located or in which the household is located.
- 2.) The parish in which the defendant resides.
- 3.) The parish in which the abuse is alleged to have been committed.
- The parish in which the petitioner resides. 4.)
- 5.) The parish in which an action for an annulment of marriage or for a divorce could be brought pursuant to the Code of Civil Procedure.

Family or household member includes spouses, former spouses, parents and children, stepparents, stepchildren, foster parents, foster children, and any person of the opposite sex presently or formerly living in the same residence with the defendant as a spouse.

The Protective Order request is for protection against physical abuse or sexual abuse or any criminal offense with some exceptions. The Protective Order is not designed for relief from minor incidents.

CELL/HOME PHONE

TO QUALIFY FOR	A PROTECTIVE ORDER, ONE OF THE FOLLOW	VING MUST EXIST:	
You are married or or threatened you	formerly married to the party you wish to file a with bodily harm Yes No	igainst and this perso	on has physically abused
You are an unmarr	led person, who has been abused by your intin	nate partner or dating	partner.
	r were formerly married to a person and are pre t person as a spouse Yes No	sently or were forme	rly living in the same
with bodily harm.	nold member as defined above, living in the hou No Name of family or household member liv	• .	•
You are dating the bodily harm.	person you wish to file against and this person YesNo	n has physically abus	sed or threatened you with
You are a victim o	f stalking by an acquaintance or a strangerNo		
	swered yes to any one of the above, you are no tive Order. You may go to the Sheriff's Office o		
Do you reside in E	Rossier Parish?	Yes	No
	d a Protective Order in Bossier Parish before?	Yes	
	iled a Protective Order against you?	Yes	No
	t for Divorce pending?	Yes	
	e divorce was filed?		
Are you the perso	n who filed for divorce?	Yes	
Do you need your	address & phone number to be kept confident	<u>lal</u> ?Yes	No
Is there a criminal defendant?	stay away order presently in effect against the	Yes	No
Signed this	day of, 20	0	
	NAME		
	ADDRESS	CITY/ZIP CODE	

WORK NUMBER

				26th	JDC		COURT
PETITIONE	R-IN-RECONVENTION		PARISH/C	ITY OF	BOS	SSIER	
	V.		STATE OF				
			DIVISION:		NUMBER:		
DEFENDAN	IT-IN-RECONVENTION				CLER		
Parent/Guardia	an name if defendant-in-reco	privention is a minor					
		OR PROTECTION Irsuant to La. R.S. 46:21				İ	
	This petition is:	☐ Initial Petition	☐ Supplemen	ital and An	nending Peti	tion	
The petition of	of			_, bom			
	•	r name			mor	nth/day/year	
a resident of	the State of Louislana, res	spectfully represents:					
			graph 1				
	reconvention files this	•	•				
	Petitioner-in-reconvention	•					
b	Minor child(ren) as follow	s: (Name, Date of Bi	th, Relationship t	o Petitione	r-In-reconve	ntion)	

,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , , , , , , , , , , , , , , , , , , ,	<u></u>					
•	Allogad incompatent as t	follown: (Namo Data	of Dirth Dolotions	hin to Doti	llanor in room	anuantian)	
C	Alleged incompetent as t	ollows. (Name, Date t	n Dirtii, Relations	inp to Petil	noner-m-recc	Divention	
		Para	agraph 2				
2	Potitioner in reconvention		•	of the mine	or child(ren)	or alleged in	competent
a	Petitloner-in-reconvention remain confidential to the Confidential Address Formatter Confidential Confide	court and files the add	dress pursuant to	La. R.S. 46	6:2134(B). (A	Ask clerk of	component,
	Comidental Address 1	oim.j	OR				
b	Petitioner-in-reconvention	on's current address:	OI.				
	No. & Street				Apt. No.		
	City			State	***************************************	Zip Code)
с	The minor child's or alle	ged incompetent's cu	rrent address:				
	No. & Street				Apt. No.		
	City			State		Zip Code	
		Par	agraph 3				
			agraph o 1-reconvention, re	sides in			_Parish at
	Abuser's Name		i iggorifordorij lo				
\$ P	2 Name of	1. l. l.	o. City		State	Zip Cod	ia
NO. 8	& Street	Apt. N	u, ully		Jaio	Lp vo	•

Paragraph 4

This Court is the proper venue for this action because:		
The marital domicile is located in	Parish.	
The household is located in	Parish.	
The defendant-in-reconvention resides or is domiciled in	Parish.	
The abuse occurred in	Parish.	
The protected person(s) resides or is domiciled in (Do not fill this out if address is to remain confidential.)	Parish.	
Paragraph 5		
The protected person(s) is related to the defendant-in-reconvention as	s: (check all that apply)	
Current or former spouse	Current or former dating partner	
Current or former intimate cohabitant of opposite sex	Parent, stepparent, or foster parent	
Current or former intimate cohabitant of same sex	Grandparent	
Child, stepchild, or foster child	Grandchild	
Child of defendant-in-reconvention's current or former intimate partn	ner	
Paragraph 6		
A suit for divorce between the parties is not pending.		
A suit for divorce between the parties is pending (fill out page 7	7 of this form, "Addendum")	
There is a suit for custody pending involving children named in the	his petition (fill out page 7 of this form, "Addendum	").
There is a custody order in effect involving children named in the attach a copy of the order if available).	nis petition (fill out page 7 of this form, "Addendum	ъ", ог
Paragraph 7		
The protected person(s) and defendant-in-reconvention have ch	ild(ren) in common.	
Paragraph 8		
a. Defendant-in-reconvention abused protected person(s) in the fo	ollowing manner:	
Slapped protected person(s) Threatened protected	ed person(s) with bodily harm	
Punched protected person(s) Threatened protected	ed person(s)' life	
Choked protected person(s) Threatened protected	ed person(s) with a weapon	
Shoved protected person(s) Sexually abused pro	otected person(s)	
Kicked protected person(s) Abused petitioner-n-	-reconvention's child(ren) or alleged incompetent	
Stalked protected person(s) Other:		
b. The facts and circumstances of this abuse are as follows:		
The most recent incident of abuse which caused petitioner-in-re	econvention to file this petition happened on or abo	out
(month/day/year), at which time	the defendant-in-reconvention did:	
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Pas	st incidents:				
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	······································	***************************************			·····
		Paragraph 9			
	of the immediate and present danger on ng Order be issued immediately withou	of abuse, petitioner-in-reconver	ntion requests tha	at an <i>ex parte</i> 1	emporary
	ng Order be issued immediately withou	of abuse, petitioner-in-reconver at bond: n from abusing, harassing, assa n any manner whatsoever. This	ulting, stalking, fo prohibition inclu	llowing, tracking des the use, att	ı, monitoring
rainir	prohibiting defendant-in-reconvention threatening the protected person(s) in threatened use of physical force that	of abuse, petitioner-in-reconversit bond: In from abusing, harassing, assain any manner whatsoever. This is would reasonably be expected ention from contacting the prote, including written, telephone, or	ulting, stalking, fo prohibition included to cause bodily cted person(s) pror electronic (tex	llowing, tracking des the use, att injury. ersonally, throu	, monitoring empted use gh a third pa
rainir a.	prohibiting defendant-in-reconvention threatening the protected person(s) in threatened use of physical force that prohibiting the defendant-in-reconve or via public posting, by any means	of abuse, petitioner-in-reconverse bond: In from abusing, harassing, assain any manner whatsoever. This would reasonably be expected ention from contacting the prote, including written, telephone, express written permission of the protegon of the permission of the protegon of the prot	ulting, stalking, fo prohibition inclu d to cause bodily cted person(s) por electronic (tex is court.	llowing, tracking des the use, att injury. ersonally, throu t, email, messa	, monitoring empted use gh a third pa aging, or so
rainir a. b.	prohibiting defendant-in-reconvention threatening the protected person(s) is threatened use of physical force that prohibiting the defendant-in-reconve or via public posting, by any means media) communication without the exprohibiting defendant-in-reconvention	of abuse, petitioner-in-reconverse bond: In from abusing, harassing, assain any manner whatsoever. This would reasonably be expected ention from contacting the prote, including written, telephone, express written permission of the protegon of the permission of the protegon of the prot	ulting, stalking, fo prohibition inclu d to cause bodily cted person(s) por electronic (tex is court.	llowing, tracking des the use, att injury. ersonally, throu t, email, messa s of the resider	, monitoring empted use gh a third pa aging, or so
rainir a. b.	prohibiting defendant-in-reconvention threatening the protected person(s) in threatened use of physical force that prohibiting the defendant-in-reconve or via public posting, by any means media) communication without the exprohibiting defendant-in-reconvention complex, or multiple family dwelling No. & Street Apt. No.	of abuse, petitioner-in-reconverse bond: In from abusing, harassing, assain any manner whatsoever. This twould reasonably be expected ention from contacting the protes, including written, telephone, express written permission of the on from going within one hund g of the protected person(s) location to stay away from the protected	uiting, stalking, for prohibition included to cause bodily cted person(s) por electronic (text is court. dred (100) yards cated at:	llowing, tracking des the use, attributy. ersonally, throut, email, message of the resider	, monitoring empted use gh a third pa ging, or so nce, apartn
_ a. _ b. _ c.	prohibiting defendant-in-reconvention threatening the protected person(s) in threatened use of physical force that prohibiting the defendant-in-reconve or via public posting, by any means media) communication without the exprehibiting defendant-in-reconventic complex, or multiple—family dwelling. No. & Street—Apt. No. ordering the defendant-in-reconventic complex is a series of the convention of the con	of abuse, petitioner-in-reconverse bond: In from abusing, harassing, assain any manner whatsoever. This twould reasonably be expected ention from contacting the protes, including written, telephone, express written permission of the on from going within one hund g of the protected person(s) location to stay away from the protected	uiting, stalking, for prohibition included to cause bodily cted person(s) por electronic (text is court. dred (100) yards cated at:	llowing, tracking des the use, attributy. ersonally, throut, email, message of the resider	i, monitoring empted use gh a third pa ging, or so nce, apartn

No. & Street	Apt. No.	City	State	Zip Code
to the exclus reconventio	sion of defendant-in-reconn to surrender any	onvention by evicting defendant-in-red keys to that residence to the pe (Sheriff's office) to evict the d	titioner-in-reconvention	on, and ordering
Said reside				
jointly	y owned by defendant-i	n-reconvention and petitioner-in-recon	vention or protected p	erson(s).
joining	y leaseu by defendant-i v leased by defendant i	n-reconvention and petitioner-in-recon who has a duty to support petitioner-in-	vention or protected p	erson(s).
(NOT	E: If solely owned by de	efendant-in-reconvention AND petitions	reconvention of prote er-in-reconvention is a	cteu person(s). wardad custodv
child((ren) of the parties, chec	ck appropriate item in Paragraph 10.		
solel	y owned or leased by po	etitioner-in-reconvention or protected p	person(s).	
Presently or	ccupied by			
granting pe	titioner-in-reconvention	or protected person(s) possession of	the following property	y (including pets
street addre	ed or leased by petitions and who is presently	oner-In-reconvention or protected per y in possession).	erson(s) (state locatio	n of each item b
			<u> </u>	
arantina ne	titioner-in-reconvention	or protected person(s) the exclusive	use and nessession	of the followin
property (in	cluding pets) <u>[ointly</u> ow	or protected person(s) the exclusive rned or leased by petitioner-In-recon ress and who is presently in possessio	vention or protected	
property (in	cluding pets) <u>[ointly</u> ow	ned or leased by petitioner-in-recon	vention or protected	
property (in	cluding pets) <u>[ointly</u> ow	ned or leased by petitioner-in-recon	vention or protected	
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property (In- location of e	cluding pets) <u>[ointly</u> ow each item by street addi	ress and who is presently in possession	vention or protected	person(s) (stat
for the follow	cluding pets) <u>[ointly</u> ow each item by street addi	ress and who is presently in possession	e) to accompany petition	ner-in-reconvent
for the follow And ordering to where the	cluding pets) <u>[ointly</u> ow each item by street addi	red or leased by petitioner-In-reconness and who is presently in possession of the p	e) to accompany petition	ner-in-reconvention of the prope
for the followance the where the except in the	cluding pets) <u>lointly</u> ower and item by street additional street	(Sheriff's office is located to allow petitioner-in-reconverses or necessary for the support of	e) to accompany petition ention to take possess	ner-in-reconvention of the proper
for the followant to where the except in the minor child allowing	cluding pets) <u>lointly</u> owe each item by street additional street	(Sheriff's office is located to allow petitioner-in-reconverses or necessary for the support of testent.	e) to accompany petition ention to take possess using of property jointly the petitioner-in-recon	ner-in-reconvention of the proper vention and/or the to be agre
for the followant to where the minor child allowing upon by pet only if s/he	cluding pets) <u>lointly</u> ower and item by street additional street	(Sheriff's office is located to allow petitioner-in-reconverses or necessary for the support of tetent.	e) to accompany petition to take possess using of property jointly the petitioner-in-reconsidence at a date and his/her personal clothic	ner-in-reconvention of the proper vention and/or to time to be agreing and necessition
for the followant or where the minor child allowingupon by pet only if s/he FORCED E	cluding pets) <u>lointly</u> owe each item by street additional street	(Sheriff's office is located to allow petitioner-in-reconverses or necessary for the support of the tent.	e) to accompany petition ention to take possess sing of property jointly the petitioner-in-reconsidence at a date and his/her personal clothing protection and safety of	ner-in-reconvention of the property owned or lease vention and/or the time to be agreing and necessition of the parties.

k. aw	arding the temporary custody of the minor child(ren) or alleged incompetent,
to i	petitioner-in-reconvention; the minor child(ren) or alleged incompetent is currently in the physical custody of
	dering a representative of (Sheriff's office) to accompany petitioner-inconvention to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect titioner-in-reconvention obtaining physical custody of said child(ren) or alleged incompetent.
•	phibiting defendant-in-reconvention from interfering with the custody of the minor child(ren) or alleged competent.
	Paragraph 10
	econvention desires that a rule issue herein ordering defendant-in-reconvention to show cause why the orders Paragraph 9 should not be made into protective orders, and why defendant-in-reconvention should not also be
	petitioner-in-reconvention a reasonable amount of child support in accordance with Louisiana Law.
	petitioner-in-reconvention a reasonable amount of spousal support (alimony). professional counseling or complete a court-monitored domestic abuse intervention program.
to pay	costs of court in this matter.
	attorney fees.
	evaluation fees. expert witness fees.
	cost of medical and/or psychological care for the petitioner-in-reconvention, minor child(ren), and/or alleged
•	petent, necessitated by the domestic abuse or dating violence. ate the residence or household, thereby granting petitioner-in-reconvention possession thereof.
	tte tile residence of flousenoid, tilereby granting petitioner in reconficient possession discosti
	PRAYER
WHEREFOR	E, petitioner-in-reconvention prays that service and citation issue herein, and that: (check all that apply)
ex par	te orders requested in Paragraph 9 be granted.
	issue to show cause why protective orders as requested in Paragraph 10 should not be granted.
	lant-in-reconvention be cast with costs. Iant-in-reconvention be advised of penalties for violating Abuse Prevention Orders.
	er equitable relief as the court deems proper and necessary.
	Respectfully submitted by,
	PETITIONER-IN-RECONVENTION, IN PROPER PERSON
PLEASE SEI	RVE DEFENDANT-IN-RECONVENTION:
personally at	his/her home or place of employment at the following address:
	OR

AFFIDAVIT/VERIFICATION

STATE OF LOUISIANA
PARISH OF BOSSIER
BEFORE ME, the undersigned Notary Public, duly commissioned and qualified in and for the state and parish
aforesaid, personally came and appeared,
petitioner-in-reconvention in the foregoing Petition for Protection from Abuse, who, after being duly sworn by me, did
depose and say that s/he has read the allegations contained therein and declared them to be true and correct to the
best of her/his knowledge, information, and belief.
Petitioner-in-reconvention further said that s/he believes that the defendant-in-reconvention poses a threat to petitioner-in-reconvention's safety and/or to the child(ren) or to others for whom petitioner-in-reconvention has requested relief.
Petitioner-in-reconvention further said that s/he is aware that any false statement made under oath contained in the foregoing petition and this affidavit shall constitute perjury and shall be punishable by a fine of not more than one thousand dollars (\$1,000.00), or by imprisonment, with or without hard labor, for not more than five (5) years, or both.
PETITIONER-IN-RECONVENTION
SWORN TO AND SUBSCRIBED before me, Notary Public, on (month/day/year), at, Louisiana.
NOTARY PUBLIC

ADDENDUM

Fill out the following ONLY if directed to do so in Paragraph 6 on page 2 of this petition:

Divorce suit pending between parties:	
Suit Name:	
	Division:
Court:	
Date of last hearing:	Date of next hearing:
Custody suit pending involving children nar	ned in this petition:
Suit Name:	
Involving children (names):	
Suit Number:	Division:
Court:	
Date of last hearing:	Date of next hearing:
Custody order in effect involving children na	amed in this petition (attach copy if available):
Involving children (names):	
Date Order Signed by Court:	Division:
Court:	
Custody terms/assignment:	

			Data Entar	-d.	_	
			l l	ed: Verified		
LOUISIANA UNITEDRA	451105.55			- VOINCE		
LOUISIANA UNIFORM	ABUSE PR	EVENTIO	ORDER			
Order of Protection T.R.O. P.O./Preliminary or Permanent Injunction Modified P.O./ Preliminary or Permanent Injunction	City/Paris	26th	JDC	State Louis	siana	
PETITIONER-IN-RECONVENTION	PETITIO	NER-IN-R	ECONVENTION	ON IDENTIF	ERS	
First Middle/Maiden Last Date of birth Protected person is: Petitioner-in-reconvention other(s) List other(s) name & date of birth: ADV.						
				1000000		
DEFENDANT-IN-RECONVENTION	DEFEN		-RECONVEN	TION IDENT	IFIERS	
	SEX	RACE	DOB		нт	WT
First Middle Last	EYES	HAIR	SC	OCIAL SECUR	TY#	
Name of minor defendant-in-reconvention's parent or guardian Defendant-in-reconvention's Address:			XXX->	(X-		
	D	 RIVER'S LI		STATE	EXI	DATE
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter,						

-FOR LPOR USE ONLY-

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 page 6 of this order.

ONLY THE COURT CAN CHANGE THIS ORDER.

LOUISIANA UNIFORM ABUSE PREVENTION ORDER						
COURT NAME AND PARISH/CITY:	DOCKET	No		DIV	/.:	
26th JDC, BOSSIER, BENTON	FILED: CLERK:					
TEMPORARY RI		NING ORDE	R (In-Reconve	ntion)		
☐ La. R.S. 46:2131 et seq. (Domestic Abuse)		☐ La. R.S. 46	:2171 et seq. (No	n-Intimate stalking	1)	
	□ La. R.S. 46:2151 (Dating Violence) □ La. R.S. 46:2181 et seq. (Non-Intimate sexual assault)					
☐ La. Ch. C. Art. 1	564 et seq	. (Children's C	ode Domestic Al	ouse)		
PETITIONER-IN-RECONVENTION'S NAME: Date of Birth	First on □ othe			Lest Race: f birth:		
		ADV.		***************************************		
Parent/Guardian name if defendant-in-reconvention Alias:	on is a mino of Birth:	econvention as	StateStateStateStateStateStateState1. current or fo2. parent, step3. grandparent4. grandchild1. stranger/no1. stranger/no	ex: G F G M F State Exp. pply) rmer dating partner parent, or foster partner tallocated the paragraph of the parent of the paragraph of th	Zip Code(date) r	
THE COURT FINDS THAT THE ALDANGER TO THE PHYSICAL SAFET FINDING: Stalking THE COURT FINDS THAT THE ALDANGER OF STALKING, FINDING: Sexual Assault THE COURT FINDS THAT THE ALLE	LEGATION Y OF THE LEGATION	ns presenti Protected Ns presenti	PERSON(S), ED CONSTITUTE	AN IMMEDIATE	and present	
THUS THE COURT ISSUES THE FOLLOWING	ORDERS	, WITHOUT A	HEARING: (only o	rders checked and	initialed apply)	

IT IS ORDERED THAT THE DEFENDANT-IN-RECONVENTION BE SERVED WITH A COPY OF THIS ORDER.

			ם	ocket No	
DOMESTIC	ABUSE, DATING VIOLEN	CE, STALKING OR S	EXUAL ASSAULT		
 1.	monitor, or threaten the p	rotected person(s) in a	RED NOT TO abuse, haras ny manner whatsoever. This hat would reasonably be expe	s prohibition inc	ludes the use.
🗖 2.	through a third party, or via messaging, or social media	public posting, by any r) communication withou	PERED NOT TO contact the peans, including written, telept the express written permission	hone, or electron on of this court.	n(s) personally, nic (text, email,
🗀 3.	THE DEFENDANT-IN-REC of the protected person(s), Exceptions (if any)	without the express writ			(distance)
🗆 4.			ERED NOT TO go within or velling of the protected persor) yards of the
	No. & Street	Apt. No.	City	State	Zip Code
□5.			RED TO STAY AWAY from ner with such employment/sch		on(s)' place of
	Employment/School	Address	City	Stale	Zip Code
	Employment/School	Address	City	State	Zip Code
[]6.	protected person(s) and r	not to shut off any uti	ERED NOT TO damage any ities, telephone service, or ditions of the protected persor	mail delivery to	
🗆 7.	THE COURT GRANTS residence located at:	THE PETITIONER-IN-F	RECONVENTION or protect	ed person(s) th	ne use of the
	No. & Street	Apt. No.	City	State	Zip Code
	to the exclusion of defend	dant-in-reconvention by	evicting defendant-in-reconventhat residence to the petition		ourt orders the
		• •	f's office) is ordered to evict t		
□ 8.			ONVENTION or protected pereturn of protected person(s)		and possession

Page 3 of 6

	Docket No
□ 9.	THE COURT ORDERS a representative of(Sheriff's office) to accompany petitioner-in-reconvention to obtain property listed In Order No. 8 above.
🗆 10.	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).
🗆 11.	THE COURT WILL ALLOW
🗆 12.	THE COURT ORDERS a representative of (Sheriff's office)
	to accompany to the residence located
	at to recover her/his personal clothing and necessities.
DOMESTIC .	ABUSE, DATING VIOLENCE ONLY
🗆 13.	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)
🗀14.	THE COURT ORDERS a representative of
🗆 15.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.
🗖 16.	THE DEFENDANT-IN-RECONVENTION IS ORDERED 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.
	THE DEFENDANT-IN-RECONVENTION IS ORDERED 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.
STALKING,	SEXUAL ASSAULT ONLY
□18.	THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO contact family members or acquaintances of the protected person(s).
DOMESTIC	ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT
	THE DEFENDANT-IN-RECONVENTION IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to pay the following:
	☐ all court costs ☐ attorney fees
	☐ evaluation fees ☐ expert witness fees
	☐cost of medical and/or psychological care for the petitioner-in-reconvention, the minor child(ren), alleged incompetent, and/or other protected person(s) necessitated by the domestic abuse, dating violence, stalking or sexual assault.
_20.	THE DEFENDANT-IN-RECONVENTION IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to seek professional counseling and/or complete a court-monitored domestic abuse intervention program.

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IT IS FU	RTHER ORDERED 1	THAT DEFENDANT-IN-R	ECONVENTION show cause on
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1			n No.4 <u>-A</u> of the <u>26th JDC</u>
1			m No.4-A of the 26th JDC
Court, lo	cated at 204 E	BURT BLVD.	n No.4 <u>– A</u> of the <u>26th JDC</u> in <u>BENTON</u> , La.,
Court, lo	cated at 204 E	BURT BLVD.	m No.4-A of the 26th JDC
Court, lo	cated at 204 E	BURT BLVD.	n No.4 <u>– A</u> of the <u>26th JDC</u> in <u>BENTON</u> , La.,
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NOTICE TO DEFENDANT-IN-RECONVENTION - FIREARMS (Domestic abuse or dating violence ONLY):

AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS. TRANSPORT OR PURCHASE A FIREARM, INCLUDING A RIFLE, PISTOL, OR REVOLVER, OR AMMUNITION, FOR THE DURATION OF THIS ORDER PURSUANT TO STATE AND/OR FEDERAL LAWS. See below.

if you have any questions whether these laws make it illegal for you to possess or purchase a firearm or ammunition, consult an attorney.

Federal law: 18 U.S.C. 922 (g)(8) prohibits a defendant-in-reconvention from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition* for the duration of the order if the following conditions apply:

- Protected person(s) relationship to defendant-in-reconvention is checked in Box A on page 2 of this order
- Notice and opportunity for a hearing provided **AND**
- EITHER Judicial finding of credible threat, OR Certain behaviors are prohibited (item 1 on page 3 of this order is initialed)

*Under 18 U.S.C. 921 the term "firearm" means (A) any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive; (B) the frame or receiver of any such weapon; (C) any firearm muffler or firearm silencer; or (D) any destructive device. Such term does not include an antique firearm. The term "ammunition" means ammunition or cartridge cases, primers, bullets, or propellant powder designed for use in any firearm.

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's 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 laws of the State of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant-in-reconvention's due process rights.

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

SIGNATURE OF JUDGE

PRINT OR STAMP JUDGE'S NAME

NOTICE TO LAW ENFORCEMENT

Pursuant to La. R.S. 14:79, the crime of violation of protective orders - you shall use every reasonable means, including but not limited to immediate arrest of the violator, to enforce this order. Further, you shall at a minimum issue a summons to the person in violation.

Pursuant to La. R.S. 46:2140(A), If you have reason to believe that a family or household member or dating partner has been abused AND the abusing party is in violation of this order, you SHALL immediately arrest the abusing party.

When issued as a temporary restraining order, if the expiration date of this order falls on or within five (5) days of the conclusion of a declared state of emergency, this order/injunction shall be enforced throughout that time period.

DEFENDANT-IN-RECONVENTION WAS S	ERVED AT CLOSE OF HEARING. Clerk
FAXED or ELECTRONICALLY TRANSMIT Date	TED TO LOUISIANA PROTECTIVE ORDER REGISTRY Clerk

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

INFORMATION FOR SERVICE OF PROCESS PROVIDED BY PETITIONER/PETITIONER-IN-RECONVENTION

PLEASE PROVIDE AS MUCH INFORMATION AS POSSIBLE. THIS INFORMATION WILL HELP LAW ENFORCEMENT LOCATE DEFENDANT (or DEFENDANT-IN-RECONVENTION) TO SERVE A COPY OF THE PETITION AND TEMPORARY RESTRAINING ORDER (IF ISSUED). THE FOLLOWING INFORMATION IS NEEDED ON THE **DEFENDANT** (or **DEFENDANT-IN-RECONVENTION**).

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