# 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.
	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.
	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.
	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.
<b>7)</b>	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)
	ng this for, applicant certified that she/he has read and understands the ig statements.
Slanatu	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 Ilmited to physical or sexual abuse and any offense against the person as defined in the Criminal Code of La.

"Dating partner" 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.
- 4.) The parish in which the petitioner resides.
- 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 FOLLOWIN	IG MUST EXIST:
You are married or formerly married to the party you wish to file aga or threatened you with bodliy harm Yes No	ainst and this person has physically abused
You are an unmarried person, who has been abused by your intimat Yes No	te partner or dating partner.
You are married or were formerly married to a person and are preserresidence with that person as a spouse Yes No	ently or were formerly living in the same
A family or household member as defined above, living in the house with bodily harm Yes No Name of family or household member living	
You are dating the person you wish to file against and this person h bodily harm Yes No	nas physically abused or threatened you with
You are a victim of stalking by an acquaintance or a strangerYesNo	•
If you have not answered yes to any one of the above, you are not e complete a Protective Order. You may go to the Sheriff's Office or t situation.	eligible under the " <u>Domestic Abuse</u> " law to to the Justice of Peace to obtain help in your
Do you reside in Bossler Parish?	YesNo
Have you ever filed a Protective Order in Bossier Parish before?	YesNo
Has anyone ever filed a Protective Order against you?	YesNo
Do you have a sult for Divorce pending?	YesNo
Parish in which the divorce was filed?	
Are you the person who filed for divorce?	YesNo
Do you need your address & phone number to be kept confidential?	7YesNo
is there a criminal stay away order presently in effect against the defendant?	YesNo
Signed this day of, 20	
NAME	
ADDRESS	CITY/ZIP CODE

**WORK NUMBER** 

		<u>. 26th</u>	JDC	0	COURT
PETITIONER	P	ARISH OF	BOSSIER		
V.	S	TATE OF LO	JISIANA		:
	C	IVISION:	NUMBER: _		
DEFENDANT	_ 	ILED:	CLERK:		
Parent/Guardian name if defendant is a minor					
PETITION FOR PROTECTION				AULT	
Pursuant to La. R.S  This petition is:   Initial i		<u></u>	iz ro r et seq. al and Amending Pet	ition	
The petition of			oorn		
your name			month,	day, year	
a resident of the State of Louisiana, respectfully rep	resents:				
	Paragra	ph 1			
Petitioner files this petition on behalf of:					
a Petitioner, and/or					
b Minor child(ren) as follows: (Name, D	ate of Birth, R	delationship to F	Petitioner)		
	•	-			
c Alleged incompetent: (Name, Date o	f Birth, Relation	onship to Petitic	oner)		•
	Paragra	ph 2			
a Petitioner requests that his/her address, to the court and files the address pursuan (Ask clerk of court for the Confidential)	_	-	) or alleged incompo	etent, remain co	onfidentia
	OR	<b>)</b>			
b Petitioner's current address:					
No. & Street	****		Apt. No.		
no. a chor			, p		
City			State	Zip Code	
The union shilles as all and to account to	ك المستعوريون وا			•	
c The minor child's or alleged incompetent'	s current add	ress:			
No. & Street			Apt. No.		
NO. & 30001			<i>Αμι.</i> Νο.		
City			State	Zip Code	
	Paragr	aph 3			
	_	-			Parlsh
Defendant's Name		· —			
at No. & Street	Apt. No.	City	State	Zip Code	
IVU. O: OLIBBO	ηρι. ΝΟ.	Giy	Sidio	<i>որ</i> જાત	

#### Paragraph 4 This Court is the proper venue for this action because: The defendant resides in Parish. The stalking or sexual assault occurred in \_\_\_ Pańsh. The protected person(s) resides in Parish. (Do not fill this out if address is to remain confidential.) The defendant is an acquaintance of or stranger/unknown to the protected person(s). Paragraph 6 a. Stalking (La. R.S. 46:2171 et seq.): Defendant intentionally and repeatedly engaged in the following behavior(s) which caused the protected person to feel alarmed or to suffer emotional distress: Followed protected person(s) Implied or threatened protected person(s) with bodily injury Harassed protected person(s) implied or threatened protected person(s)' life Uninvited presence at protected person(s)' home Used tracking device to monitor protected person(s) Uninvited presence at protected person(s)' workplace Stalked, harmed/threatened to harm protected person(s) or member of protected person(s)' family or acquaintance of Uninvited presence at protected person(s)' school protected person(s) Uninvited presence at other places Implied or threatened protected person(s) with kidnapping Made/sent telephone calls, texts, emails or other implied or threatened protected person(s) with sexual electronic communications to protected person(s) assault Sent messages via a third party, letters, pictures, public Possessed a dangerous weapon during any of the foregoing posts to social media behaviors Sent unwanted gifts to protected person(s) Threatened protected person(s) with a dangerous weapon b. Sexual assault (La. R.S. 46:2181 et seq.): Defendant intentionally assaulted the protected person in the following manner: Touched the protected person's genitals, anus, breasts or buttocks (either directly or through clothing) using defendant's body part(s) or other objects, without consent. \_ Forced the protected person to touch the defendant's genitals, anus, breasts or buttocks (either directly or through clothing) using protected person's body part(s) or other objects. Penetrated the protected person's vagina or anus using defendant's body part(s) or other objects, without consent. \_\_\_ Forced the protected person to penetrate the defendant's vagina or anus, using protected person's body part(s) or other objects. Displayed genitals, anus, and/or female breast nipples to protected person without consent, in a public place or prison/jail. Deceived the protected person into engaging in anal, oral or vaginal intercourse with the defendant by misrepresenting themselves as someone else known to the protected person. Sent an electronic communication, letter, photograph, or drawing containing sexually explicit materials or content to the protected person without consent. \_ Exposed the protected person to the HIV/AIDS virus through sexual contact without the knowing and lawful consent of the protected person. Viewed or spied on the protected person at a private residence without consent for defendant's sexual gratification. Used an Image or video recording device to view or observe the protected person without consent for a lewd or lascivious Electronically transferred an Image or video of the protected person obtained by the above without the consent of the protected Gave a drug, narcotic, anesthetic, intoxicant agent or other controlled dangerous substance to the protected person without her/his consent. Possessed a dangerous weapon at the time of any of the foregoing behaviors. Threatened the protected person with a dangerous weapon during any of the foregoing behaviors. Other:

The mos	t recent incident of stalking or sexual assault which caused petitioner to file this petition happened on or about  (date) at which time the defendant did:
;;;;;	
	· · · · · · · · · · · · · · · · · · ·
	·
Past i	ncidents:
	· · · · · · · · · · · · · · · · · · ·
	Paragraph 7
	of the immediate and present danger of stalking, or sexual assault, petitioner requests that an <i>ex parte</i> Tempor g Order be issued immediately without bond:
a.	prohibiting defendant from abusing, harassing, assaulting, stalking, following, tracking, monitoring or threater the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, threatened use of physical force that would reasonably be expected to cause bodily injury.
b.	prohibiting the defendant from contacting the protected person(s) personally, through a third party, or via puposting, by any means, including verbal, written, telephone, or electronic (text, email, messaging, or social mecommunication, or sending gifts to the protected person(s)
c.	prohibiting defendant from going within one hundred (100) yards of the residence, apartment complex, or mul family dwelling of the protected person(s).

d.	ordering the defendant to stay aw interfere in any mariner with such en	way from the protected person(s)' placemployment/school.	e of employment/s	chool and not to				
е.	ordering the defendant not to dama telephone service, or mall delivery to the protected person(s).	nage any belongings of the protected per to the protected person(s), or in any way	erson(s), not to sho interfere with the I	ut off any utilities, ving conditions of				
f.	granting the petitioner or protected person(s) the use of the residence located at:							
	No. & Street Apt. No.	City	State	Zip Code				
	residence to the petitioner, and ord defendant. Said residence is: jointly owned by defendant ar jointly leased by defendant ar	evicting defendant and ordering the defecting	fendant to surrendo	er any keys to that office) to <b>evict</b> the				
	Presently occupied by							
g.		son(s) possession of the following proper person(s) (state location of each item b						
		rson(s) the exclusive use and possession y petitioner or protected person(s) (s						
			***************************************					
		<u> </u>						
	for the following reasons:							
	And orderingabove listed property is located to a	(Sheriff's office) (Sheriff's office) (Sheriff's office) (Sheriff's office)	to accompany pet property.	tioner to where the				
h.	prohibiting either party from transfe	erring, encumbering, or otherwise disposi siness or necessary for the support of the	ng of property joint e petitioner and/or t	y owned or leased, he minor child(ren)				
l.	upon by petitioner and law enforce	to return to the residement agency, to recover his/her personate ment officer to ensure the protection and	al clothing and nece	essities, only if s/he				
].	ordering a representative of		(S	heriff's office) to				
	accompanynecessities.	to the residence to r	ecover her/his per	sonal clothing and				
k.		contacting protected person(s)' family	members, or indi-	viduals with whom				

#### Paragraph 8

Petitioner desires that a rule issue herein ordering defendant to show cause why the orders requested in Paragraph 7 should not be made into protective orders, and why defendant should not also be ordered: to seek professional counseling. to pay costs of court in this matter. to pay attorney fees. to pay evaluation fees. to pay expert witness fees. to pay cost of medical and/or psychological care for the protected person(s), necessitated by the stalking or sexual assault. other: \_ **PRAYER** WHEREFORE, petitioner prays that service and citation issue herein, and: (check all that apply) that ex parte orders requested in Paragraph 7 be granted. a rule issue to show cause why protective orders as requested in Paragraph 8 should not be granted. defendant be cast with costs. defendant be advised of penalties for violating Stalking or Sexual Assault Prevention Orders. all other equitable relief as the court deems proper and necessary. Respectfully submitted by, PETITIONER, IN PROPER PERSON PLEASE SERVE DEFENDANT: personally at his/her home or place of employment at the following address:

### AFFIDAVIT/VERIFICATION

STATE OF LOUISIANA		
PARISH OF BOSS	<u>IER</u>	
aforesaid, personally came	gned Notary Public, duly commissioned and and appeared	
me, did depose and say th	nat s/he has read the allegations contained to sknowledge, information, and belief.	
	s/he believes that the defendant poses a shom petitioner has requested relief.	threat to petitioner's safety and/or to the
petition and this affidavit sl	s/he is aware that any false statement ma hall constitute perjury and shall be punishable mprisonment, with or without hard labor, for n	e by a fine of not more than one thousand
	PETITIONER	·
SWORN TO AND SUBSC	RIBED before me, Notary Public, on	(date)
at <u>BENTON</u>	, Louisiana.	
	MOTATIVE PUBLIC	
	NOTARY PUBLIC	· ·

				PNO#			1
					d:		
				Initials:	Verified	ру:	
LOUISIANA UNIFORM	ABU	JSE PRE	VENTION	ORDER	1		
	Ca	se No.				***************************************	
Order of Protection		.					
T.R.O.	Co	ourt:	26th	JDC			
P.O./Preliminary or Permanent Injunction							
☐ Modified P.O./ Preliminary or Permanent Injunction	<u> </u>	ty/Parlsh			State		
		BOS	SIER	,	Louis	ana	
PERMIN			ien iner				
PETITIONER		EIIIO	IEK IDEN	ITIFIERS			
irst Middle/Meklen Last		te of birth					
Protected person is: Petitioner other(s) List other(s)			birth:				
	-						
	٧	,		•			
	¥	•					
DEFENDANT		DEFEN	DANT ID	ENTIFIERS			
	٦٢	SEX	RACE	DOB			
			RACE			HT	WT
Tint Middle Lost	ᆜᅡ		KACE			нт	WT
First Middle Last	<b>-</b>   -		RACE				WT
		EYES	HAIR		OCIAL SECURI		WT
Name of minor defendant's parent or guardian		EYES		SC	OCIAL SECURI		Wī
Name of minor defendant's parent or guardian	<b>-1</b>		HAIR	SC XXX-	OCIAL SECURI	ΓΥ#	
Name of minor defendant's parent or guardian	<b>-1</b> [-			SC XXX-	OCIAL SECURI	ΓΥ#	WT CP DATE
Name of minor defendant's parent or guardian	<b>-</b>		HAIR	SC XXX-	OCIAL SECURI	ΓΥ#	
	<b>-</b>   [		HAIR	SC XXX-	OCIAL SECURI	ΓΥ#	
Name of minor defendant's parent or guardian			HAIR	SC XXX-	OCIAL SECURI	ΓΥ#	
Name of minor defendant's parent or guardian  Defendant's Address:  THE COURT HEREBY FINDS:		DI	HAIR RIVER'S LI	SC XXX-: CENSE#	XX – STATE	TY#	(P DATE
Name of minor defendant's parent or guardian  Defendant's Address:  THE COURT HEREBY FINDS:  That it has jurisdiction over the parties and subject matt	der, an	DI	HAIR RIVER'S LI	SC XXX-: CENSE#	XX – STATE	TY#	(P DATE
Name of minor defendant's parent or guardian	ter, ar	DI	HAIR RIVER'S LI	SC XXX-: CENSE#	XX – STATE	TY#	(P DATE
Name of minor defendant's parent or guardian  Defendant's Address:  THE COURT HEREBY FINDS:  That it has jurisdiction over the parties and subject matt notice and opportunity to be heard.	der, ar	DI	HAIR RIVER'S LI	SC XXX-: CENSE#	XX – STATE	TY#	(P DATE
Name of minor defendant's parent or guardian  Defendant's Address:  THE COURT HEREBY FINDS:  That it has jurisdiction over the parties and subject matt notice and opportunity to be heard.		nd the d	HAIR RIVER'S LIC	XXX- CENSE#	XX - STATE	EX	(P DATE

FOR LPOR USE ONLY-

#### 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 page 6 of this order.

ONLY THE COURT CAN CHANGE THIS ORDER.

This order shall be effective through 11:59 PM on

(month/day/year)

LOUISIANA UNIFORM ABUSE PREVENTION ORDER					
COURT NAME AND PARISH/CITY:	DOCKET No	DIV.:			
26th JDC BOSSIER, BENTON	FILED:	CLERK:			
TEMPO		AINING ORDER			
Die BS 46:2424 et eeu (Demontie Abuse)	Pursuant				
☐ La. R.S. 46:2131 et seq. (Domestic Abuse) ☐ La. R.S. 46:2151 (Dating Violence)	11	R.S. 46:2171 et seq. (Non-intimate stalking) R.S. 46:2181 et seq. (Non-intimate sexual assault)			
		iren's Code Domestic Abuse)			
PETITIONER'S NAME:  First	Malde	on/Middle Last			
Date of Birth		Sex: □ F □ M Race:			
Protected person is: ☐ Petitioner ☐ other(s)	List other(s) name	e & date of birth:			
,					
	V.				
DEFENDANT'S NAME:					
Parent/Guardian name if defendant is a minor:		· · · · · · · · · · · · · · · · · · ·			
Allas: Date	) Of Dittil	month/day/year			
No. & Street	Apt. No.	City State Zip Code			
Social Security #: XXX-XX-	Dr. Lic. #	State Exp(date)			
The protected person(s) is related to the defer	ndant as: (check				
A ☐ 1. current or former spouse ☐ 2. current or former intimate cohabitant	of opposite sex	B 1. current or former dating partner 2. parent, stepparent, or foster parent			
☐ 3. current or former intimate cohabitant ☐ 4. child, stepchild, or foster child		☐ 3. grandparent ☐ 4. grandchild			
☐ 5. child of defendant's current or forme					
☐ 6, protected person and defendant have common	e a child(ren) in	1. stranger/no relationship			
		☐ 2. acquaintance/co-worker/neighbor or other:			
D FINDING: Domestic Abuse or Dati	ng Violence				
THE COURT FINDS THAT THE A DANGER TO THE PHYSICAL SAFE		RESENTED CONSTITUTE AN IMMEDIATE AND PRESENT I TECTED PERSON(S),			
FINDING: Stalking THE COURT FINDS THAT THE A DANGER OF STALKING,	LLEGATIONS PI	RESENTED CONSTITUTE AN IMMEDIATE AND PRESENT			
FINDING: Sexual Assault THE COURT FINDS THAT THE ALI	LEGATIONS PRE	SENTED CONSTITUTE A SEXUAL ASSAULT,			
THUS THE COURT ISSUES THE FOLLOWIN	G ORDERS, WITI	HOUT A HEARING: (only orders checked and initialed apply)			

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

Dookol No		
	Docket No.	

DOMESTIC /	ABUSE, DATING VIOLEN	ICE, STALKING OR S	EXUAL ASSAUL	Т				
🗆 1.	THE DEFENDANT IS ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.							
🗆 2.	THE DEFENDANT IS Of or via public posting, by ar media) communication with Exceptions (if any):	ny means, including writt hout the express written	en, telephone, or e permission of this (	lectronic (text, court.				
🗆 3.	THE DEFENDANT IS ORI				_ (distance) of t	ne protected		
	person(s), without the expr Exceptions (if any)							
🗆 4.	THE DEFENDANT IS OF complex, or multiple family			(100) yards (	of the residence	e, apartment		
	No. & Street	Apt. No.		City	Stale	Zip Code		
🗖 5.	THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s)' place of employment/school and not to interfere in any mariner with such employment/school.							
	Employment/School	Address		City	State	Zip Code		
	Employment/School	Address		City	State	Zip Code		
□6.	THE DEFENDANT IS OF not to shut off any utilities with the living conditions of	s, telephone service, or r	nail delivery to the	or property of protected pers	the protected pon(s) or in any	person(s) and way interfere		
🗆 7.	THE COURT GRANTS	THE PETITIONER or	protected person(	s) the use of	the residence	located at		
	No. & Street	Apt. No.	City		State	Zip Code		
	to the exclusion of defend that residence to the petit		ant. The Court ord	ders the defend	lant to surrende	er any keys to		
			(Sheri	ff's office) is or	dered to <b>evict</b> t	he defendant		
🗆 8.	THE COURT GRANTS property (Including pets)	THE PETITIONER or pand/or the return of prote	rotected person(s ected person(s) pro	) the use and perty:	possession of	the following		
	-							
			•					

	Docket No
🗆 9.	THE COURT ORDERS a representative of(Sheriff's office) to accompany petitioner 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 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: (name, date of birth, and relationship to petitioner)
🗆 14.	THE COURT ORDERS a representative of(Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.
🗀 15.	THE DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.
🗆 16.	THE DEFENDANT 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 granted possession.
<del>[</del> 17.	THE DEFENDANT 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 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.
STALKING,	SEXUAL ASSAULT ONLY
<b>□</b> 18.	THE DEFENDANT IS ORDERED NOT TO contact family members or acquaintances of the protected person(s).
DOMESTIC	ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT
🗆 19.	THE DEFENDANT 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, 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 IS ORDERED TO show cause on the below hearing date why s/he should not be ordered seek professional counseling and/or complete a court-monitored domestic abuse intervention program.

<b></b>					Docket No				
🗆 21.	□21. Other:								
-									
•									
IT IS FURTHER ORDERED THAT DEFENDANT show cause on (month/day/year)									
at 12:30 P. M. In Courtroom No. 4-A of the 26th JDC Court, located									
at <u>204 BURT BLVD.</u> In <u>BENTON</u> , La., why									
above Temporary Restraining Order and other relief requested should not be made Protective Orders.									
					,				
Date of Ord	Date of Order  Time of Order  Time of Order  through 11:59 PM on  SIGNATURE OF JUDGE  Order issued ex parte Order issued after notice and opportunity for hearing given to defendant								
month/day/ye	ear DA	м Прм	month/day/year	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.									
		NO.	TICE TO DEFENDANT -	VIOLATION OF ORDE	R:				
		3. 14:79, A	PERSON WHO VIOLA	TES THIS ORDER M	MAY BE ARRES	TED, JAILED, AND			
PUNISHED F LONG AS 6 LOUISIANA.	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.								

#### NOTICE TO DEFENDANT - 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 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 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, <u>OR</u>
   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 sliencer, 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 was given reasonable notice and an opportunity to be heard sufficient to protect the defendant's 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 laws of the State of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant'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.

П	DEFENDANT WAS SERVED AT CLOSE OF HEARING.				
<b></b>	Date	Clerk			
	FAXED or ELECTRONICALLY TRANSMITT	ED TO LOUISIANA PROTECTIVE ORDER REGISTRY			
	Date	Clerk			

Copies to: 1) Court file 2) Petitioner/protected person(s) 3) Defendant 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).

AME							
ame of minor defendar	it's (or defendant-in-red	convention's) parent	or guardian:				
				·		····	
ATE OF BIRTH	(	month/day/year)	SOCIAL SI	ECURITY # _	XXX-XX-		
RIVERS LICENSE #_			STATE_	E	XP. DATE		
OME ADDRESS	No. & Street			Apt. N			
	140. di 01/001			• :	TEL. NO		
	City	M.,	State	Zip Code	/ help: (10/1		
VORK ADDRESS							
	Name of employe	r 		ı			
	No. & Street			Apt. I	Vo.		
	City	State			DEPARTMENT		*
	TEL: NO.		•				
	LL 110.		CDATONIOGI				
PHYSICAL DESCRIPTI	ION: □ MA	LE   FEMALE		RACE			
	HAIR CO			•		r	
	FEATURES (scars, tal						
DISTINGUISHING	TEATOREO (scals, ta	11005, Idolai IIali, 610	·· <u>]</u>				
MOTOR VEHICLE:							
LICENSE PLATE	#	YEAR	MAKE		COLO	R	
DOES THE DEFENDA	NT (or DEFENDANT-II	N-RECONVENTION	l):				
HAVE A HISTORY	OF VIOLENCE TOWAR	RDS OTHERS (OTH	IER THAN VI	CTIM)?		□YES	□ NO
HAVE A HISTORY	OF USING/ABUSING D	ORUGS OR ALCOH	OL?	•		☐ YES	□ NO
CARRY A WEAPON	<b>1</b> ?					☐YES	□NO
	AT KIND OF WEAPON'	?			·	LILO	
•							
OTHER PLACES AND	TIMES S/HE MAY BE	: FOUND: (Friends,	relauves, Dar	s, nangouts)	:		
	FENDANT-IN-RECON					•	
					POLE		
	FENDANT-IN-RECON						
Probation or	parole officer/departm	enu					
ANY OTHER INFORM	MATION WHICH MAY	BE HELPFUL:					
					1		
	•						
			Maria de de	111	incontrol Clar		
Date					econvention's Sign		
		IE	L. NU.		:		