# DIVISION OF DOMESTIC RELATIONS IN THE COURT OF COMMON PLEAS CUYAHOGA COUNTY, OHIO

Order of Protection	Case No.			
Per R.C. 3113.31(F)(3), this Order is indexed at	Judge			
	State	ОНЮ		
LAW ENFORCEMENT AGENCY WHERE INDEXED				
	1		IVIL PROTECTION	•
PHONE NUMBER	(DTCPO)	FULL HEAR	ING (R.C. 3113.3	1)
PETITIONER:	PI	ERSON(S) P	ROTECTED BY T	HIS ORDER:
	Petitioner	Eamily or Us	DOB usehold Members:	:
		nal forms attac		
			DOB	:
First Middle Last			DOB	
v.			DOB DOB	
٠.			DOR	·
RESPONDENT:		RESPO	ONDENT IDENTIFIE	ERS
	SEX	RACE	HGT	WGT
	EYES	HAIR		DOB
First Middle Last			1	1
	DRIVER	'S LIC. NO.	EXP. DATE	STATE
Petitioner is or was in a dating relationship with Respondent within 12 months preceding the conduct resulting in this Order being requested.  Address where Respondent can be found:				
Address where Respondent Call be found.	Distinguish	ing Features:		
☐ WARNING TO LAW ENFORCEMENT: RESPO	NDENT HAS	FIREARMS A	ACCESS – PROC	EED WITH
Violence Against Women Act, 18 U.S.C. 2265, Federal Full Faith	& Credit Declara	tion: Registratio	on of this Order is not r	equired for enforcement.
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter to be heard within the time required by Ohio law. Addition				notice and opportunity
THE COURT HEREBY ORDERS: That the above named Respondent be restrained from co protected persons named in this Order. Additional terms				t Petitioner and other
The terms of this Order shall be effective until  WARNING TO RESPONDENT: See the warning to	/ /			5 YEARS MAXIMUM)

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	Case No
his proceeding came on for a hearing on	before the Court and the
x Parte Order issued on	. The following individuals were present:
he Court hereby makes the following findings of fact r	regarding the granting of the Order, including the facts upon
,	regarding the granting of the Order, including the facts upor
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he Court hereby makes the following findings of fact rhich the Court concluded the existence of the dating i	
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Additional findings	on a senarate nad	e are included :	and attached herein

The Court further finds by a preponderance of the evidence that 1) Petitioner is or was in a dating relationship with Respondent, 2) Petitioner or Petitioner's family or household members are in danger and have been a victim as defined in R.C. 3113.31(A) committed by Respondent, and 3) the following orders are equitable, fair, and necessary to protect the persons named in this Order from dating violence.

**RESPONDENT SHALL NOT ABUSE**, harm, attempt to harm, threaten, follow, stalk, harass, force sexual relations upon, or commit sexually oriented offenses against the protected persons named in this Order. [NCIC 01 and 02]

## ALL OF THE PROVISIONS CHECKED BELOW ALSO APPLY TO RESPONDENT

□1.	day care centers, or child care provide	or interfere with the residence, school, business, place of employment, ers of the protected persons named in this Order, including the those locations. Respondent may not violate this Order <b>even with</b> on. [NCIC 04]
<b>□2</b> .	RESPONDENT SHALL STAY AWAY	FROM ALL protected persons named in this Order, and not be present
	within 500 feet or	(distance) of any protected persons wherever those protected
	even with a protected person's perr	despondent knows or should know the protected persons are likely to be <b>mission</b> . If Respondent accidentally comes in contact with protected Respondent must depart <i>immediately</i> . This Order includes encounters and thoroughfares. INCIC 041

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□3.	RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named in this Order or their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, landline, cordless, cellular or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person.
	Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
<b>□4</b> .	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
<b>□</b> 5.	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY, COMPANION ANIMALS, OR PETS owned or possessed by the protected persons named in this Order.
□6.	PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS owned by Petitioner from the possession of Respondent:
	Exchange of the listed companion animals or pets shall take place as follows:
<b>□7.</b>	<b>RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON</b> to do any act prohibited by this Order.
□8.	<b>RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON,</b> at any time while this Order remains in effect in order to bring about a cessation of violence. Furthermore, Respondent may be subject to firearms and ammunition restrictions pursuant to 18 U.S.C. 922(g)(1) through (9), 18 U.S.C. 922(n), or R.C. 2923.13. [NCIC 07]
	<b>RESPONDENT IS EXCEPTED</b> only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibitions apply.
□9.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS owned by Respondent or in Respondent's possession to the law enforcement agency that serves Respondent with this Order no later than
	or as follows:
	Any law enforcement agency is authorized to accept possession of deadly weapons pursuant to this paragraph and hold them in protective custody for the duration of this Order. [NCIC 07]
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons for protective custody as set forth in this Order.
	Upon the expiration or termination of this Order, Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
□10	.RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is now subject to R.C. 2923.128.
□11	RESPONDENT SHALL NOT USE OR POSSESS   alcohol or  illegal drugs

[Page 4 of 5 Form 10.01-R] Case No. ☐12.RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM: Respondent shall contact this program within days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program. ☐ 13. RESPONDENT IS ORDERED TO APPEAR before Judge or Magistrate ☐ a.m. ☐ p.m. to review Respondent's <u>/ / at</u> compliance with the terms of this Order. RESPONDENT IS WARNED: If you fail to attend the counseling program, you may be held in contempt of court or the Court may issue a warrant for your arrest. 14. RESPONDENT SHALL NOT INTERFERE with wireless service transfer, prevent the functionality of a device on the network, or incur further contractual or financial obligations related to the transferred numbers. Wireless service rights to and billing responsibility for the wireless service number or numbers in use by Petitioner or any minor children in the care of Petitioner shall be transferred to Petitioner by separate order, Wireless Service Transfer Order (Form 10-E). ☐ 15. IT IS FURTHER ORDERED: [NCIC 08] 16. THE CLERK OF COURT SHALL CAUSE A COPY OF THIS ORDER to be served on Respondent as set forth in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner upon request. 17. IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the Order as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting of the Order.

**18. IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER** for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesses for, or obtaining a certified copy of this Order. This Order is granted without bond.

19.	THE COSTS OF TH	S ACTION ARE	assess	ed against Re	spondent [	waived.
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IT IS SO ORDERED.

MAGISTRATE JUDGE

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#### **NOTICE TO RESPONDENT**

NO PERSON PROTECTED BY THIS ORDER CAN GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THE TERMS OF THIS ORDER. IF YOU VIOLATE ANY TERM OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE HELD IN CONTEMPT OR ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER	TO THE CLERK
Copies of this Order, which is a final appealable order, were served or delivered on the parties indicated pursuant to to Civ. R. 5(B) and 65.1(C)(3), including	A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(3).
ordinary mail, on:	☐ Respondent:
, ,	CODICE OF THE ORDER CHALL BE DELIVEDED TO
	COPIES OF THIS ORDER SHALL BE DELIVERED TO:  ☐ Petitioner:
By: CLERK OF COURT	
	☐ Petitioner's Attorney:
	☐ Respondent's Attorney:
	☐ Law Enforcement Agency Where Petitioner Resides:
	☐ Cuyahoga County Sheriff's Office (Radio Room): 1215 West 3 <sup>rd</sup> St. Cleveland, Ohio 44113
	☐ Law Enforcement Agency Where Petitioner Works:
	☐ Cuyahoga County Child Support Enforcement Agency: 1640 Superior Avenue Cleveland, Ohio 44114
	☐ Other:

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# FORM 10-C: WARNING CONCERNING THE ATTACHED PROTECTION ORDER OR CONSENT AGREEMENT

**NOTE**: Rules 10.01, 10.02, 10.03, and 10.05 of the Rules of Superintendence for the Courts of Ohio require this Warning to be attached to the FRONT of all civil and criminal EX PARTE or FULL HEARING protection orders issued by the courts of the State of Ohio.

## **WARNING TO RESPONDENT / DEFENDANT**

Violating the attached Protection Order is a crime, punishable by incarceration, fine, or both and may cause the revocation of your bond or result in a contempt of court citation against you.

This Protection Order is enforceable in all counties in Ohio and 50 states, the District of Columbia, tribal lands, and U.S. territories pursuant to state law and the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to state and federal charges and punishment.

Only the Court may change the terms of this Protection Order. The Petitioner/Alleged Victim/Protected Person cannot give you legal permission to change this Order. If you go near the Petitioner/Alleged Victim/ Protected Person, even with the person's permission, you may be arrested. Only the Court may change or end this Protection Order. Unless the Court changes or ends this Order, you may be arrested for violating this Protection Order. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

## **WARNING TO PETITIONER / ALLEGED VICTIM**

You <u>cannot</u> change the terms of this Order by your words or actions. Only the Court may allow the Respondent/Defendant to contact you or return to your residence. This Protection Order **cannot** be changed by either party without obtaining a written court order.

#### NOTICE ABOUT FIREARMS AND OTHER DEADLY WEAPONS

As a result of this Protection Order or Consent Agreement, it may be a federal crime for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to 18 U.S.C. 922(g)(8) for the duration of this Order. If you have any questions whether the law makes it illegal for you to possess or purchase a firearm or ammunition, you should consult with a lawyer.

This Protection Order may be subject to the exceptions pursuant to 18 U.S.C. 925(a)(1) **only** with respect to the official use of government-issued firearms or ammunition for the use of any department or agency of the United States, Ohio, or its political subdivision. This exception does not apply if the Defendant/ Respondent has been convicted of an offense of violence, for example, domestic violence, menacing by stalking, etc., against a family or household member.

# **NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS**

The attached Protection Order is enforceable in all counties in Ohio. Violation of this Protection Order is a crime under R.C.2919.27. Law enforcement officers with powers to arrest under R.C. 2935.03 for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2151.34, 2903.213, 2903.214, 2919.26, 2919.27, and 3113.31. If you have reasonable grounds to believe that the Respondent/Defendant has violated this Protection Order, it is the preferred course of action in Ohio under R.C. 2935.03 to arrest and detain the Respondent/ Defendant until a warrant may be obtained. Federal and state law prohibits charging a fee for service of this Order to the Petitioner/Alleged Victim or protected parties.