OTTAWA COUNTY COMMON PLEAS COURT <u>CASE DESIGNATION SHEET</u>

		Case No.
PLAINTI	TIFF	0.1.0
-VS-		Date of Filing
-V3-		
DEFEND	IDANT	ATTORNEY FOR PLAINTIFF
		o
	· <u>(</u>	<u>Civil</u>
(CVA)	() PROFESSIONAL TORT (Medical Ma	lpractice?) Y () N ()
(CVB)		, , , , , , , , , , , , , , , , , , ,
(CVC)		
(CVD)		
(CVE)	() FORECLOSURE	
(CVF)	() ADMINISTRATIVE APPEAL	
(CVH)	(xx) ALL OTHER CIVIL	
	() OHIO MORTGAGE BROKER ACT (re	vised code chapter 1322)
	() CONSUMER SALES PRACTICES ACT	(revised code chapter 1345)
	() SPECIFY:	
(CVG)		"COMPLEX LITIGATION" PURSUANT TO
SUPERI	RINTENDENCE RULE 8.01(B)?	
IS THIS A	S A REFILING? () OR A COMPANION CASE? (1
		ENERAL? () (copy to be provided by attorney)
	•	mestic
	PLAINT FOR:	
(DRA)		
(DRB)		
(DRC)	DISSOLUTION WITH MINOR CHILDI	
(DRD)		IILDREN
(DRH)		
(DRI)	() U.R.E.S.A	
(DRJ)	() PARENTAGE	
мотіс	ION FOR:	
(DRE)	() CHANGE OF CUSTODY	
(DRF)	() VISITATION ENFORCEMENT OR M	ODIFICATION
(DRG)	() SUPPORT ENFORCEMENT OR MO	DIFICATION
(DRK)	() ALL OTHER SPECIFY:	

NOTICE: THIS CASE DESIGNATION SHEET MUST BE COMPLETED BY COUNSEL FOR PLAINTIFF AND FILED WITH THE CLERK WHEN THE COMPLAINT IS FILED.

FORM 10.03-G: INFORMATION ABOUT FILING A CIVIL STALKING PROTECTION ORDER AND A CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER

- If you have any questions about completing the Petition for a Civil Stalking Protection Order (CSPO) or a Civil Sexually Oriented Offense Protection Order (Form 10.03-D), contact the local victim assistance program, domestic violence program, or Ohio Domestic Violence Network at 800-934-9840.
- Neither the Clerk of Court's Office nor the local domestic violence program can give legal advice. If you need legal advice, talk to a lawyer. Only a lawyer can give you legal advice.
- There is NO FEE for filing the Petition.
- Once completed, take the Petition and other necessary documents to the Clerk of Court's Office.
- If you want an emergency order, also known as an Ex Parte Protection Order, check "want" in paragraph 2 of the Petition.
- The Court will consider your request for an Ex Parte Protection Order and may ask you questions.
- Regardless if an Ex Parte Protection Order was requested, granted, or denied, a full hearing will be scheduled.
- You must attend the full hearing. Your victim advocate may also be present at the hearing.
- On the day of the full hearing, be prepared to (1) tell the Court what happened, (2) bring with you any witnesses, evidence, and documentation to prove your case, and (3) ask Respondent guestions.
- Respondent may be represented by a lawyer. You may ask for a continuance to obtain a lawyer per R.C. 2903.214(D)(2)(iii).
- Respondent or Respondent's lawyer may present evidence and ask you questions.
- The Court cannot issue a protection order against you unless Respondent has filed a Petition.

DEFINITIONS

Menacing by Stalking [R.C. 2903.211(A)(1) through (3)]

No person by engaging in a pattern of conduct shall knowingly cause another person to believe that the offender will cause physical harm to the other person or cause mental distress to the other person.

No person, through the use of any form of written communication or any electronic method of remotely transferring information, including, but not limited to, any computer, computer network, computer program, or computer system, or telecommunication device, shall post a message or use any intentionally written or verbal graphic gesture with purpose to (a) violate [this law] **OR** (b) urge or incite another to commit a violation of [this law]. No person, with a sexual motivation, shall violate [this law].

Pattern of Conduct [R.C. 2903.211(D)(1)]

Pattern of conduct means two or more actions or incidents closely related in time.

Mental Distress [R.C. 2903.211(D)(2)]

Mental distress means: (a) any mental illness or condition that involves some temporary substantial incapacity **OR** (b) any mental illness or condition that would normally require psychiatric treatment, psychological treatment, or other mental health services, regardless if psychiatric treatment, psychological treatment, or other mental health services was requested or received.

Sexually Oriented Offense [R.C. 2950.01.]

Sexually oriented offenses are defined at R.C. 2950.01.

FORM 10.03-G: INFORMATION ABOUT A CIVIL STALKING PROTECTION ORDER (CSPO) AND A CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER (CSOOPO)

Amended: April 15, 2021

Discard all previous versions of this form

IN THE COURT OF COMMON PLEAS AWATTO **COUNTY, OHIO**

Petitioner	Cons No.
	Case No.
	;
Address (Safe mailing address)	Judge/Magistrate BRUCE WINTERS
City, State, Zip Code	
Date of Birth:/	<i>,</i> :
v.	 □ PETITION FOR CIVIL STALKING PROTECTION ORDER (R.C. 2903.214) :
Respondent	☐ PETITION FOR CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER (R.C. 2903.214)
Address (If home address unknown work address)	wn, may be
City, State, Zip Code	 ·
	:
Date of Birth: /	/ Respondent is 18 years old or older
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD.
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD.
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC 1. I need or a witness need or an American Sign Later 2. I want do not wa	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in Inguage interpreter per Sup.R. 88. Int an ex parte (emergency) protection order per R.C. 2903.214(D). Its a full hearing trial be scheduled, even if the ex-parte protection order is
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC 1. I need or a witness need or an American Sign Landau and American Sign Landau and Petitioner further requests	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in Inguage interpreter per Sup.R. 88. Int an ex parte (emergency) protection order per R.C. 2903.214(D). Its a full hearing trial be scheduled, even if the ex-parte protection order is
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC 1. I need or a witness need or an American Sign Late 2. I want do not was Petitioner further requestioner further requestioner further requestioner further requestioner denied, or not recommend. 3. Who needs protection?	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in Inguage interpreter per Sup.R. 88. Int an ex parte (emergency) protection order per R.C. 2903.214(D). Its a full hearing trial be scheduled, even if the ex-parte protection order is
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC 1. I need or a witness need or an American Sign Late 2. I want do not was Petitioner further request granted, denied, or not reached. 3. Who needs protection? Me My minor children	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC 1. I need or a witness need or an American Sign Land 2. I want do not wan Petitioner further request granted, denied, or not reached. 3. Who needs protection? Me My minor children A family or household	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in Inguage interpreter per Sup.R. 88. Int an ex parte (emergency) protection order per R.C. 2903.214(D). Its a full hearing trial be scheduled, even if the ex-parte protection order is
IF YOU ARE ASKING YOUR AD WHERE YOU CAN SAFELY RE STATE'S ADDRESS CONFIDEN YOU. THIS FORM IS A PUBLIC 1. I need or a witness need or an American Sign Late 2. I want do not was Petitioner further request granted, denied, or not reached. 3. Who needs protection? Me My minor children	DRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS CEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF ITIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO RECORD. ds a foreign language interpreter in

[Page	2	of	5	Form	10.03-D]
-------	---	----	---	------	----------

DATE OF BIRTH

NAME

C-	se No.		
La	SEIVO.		

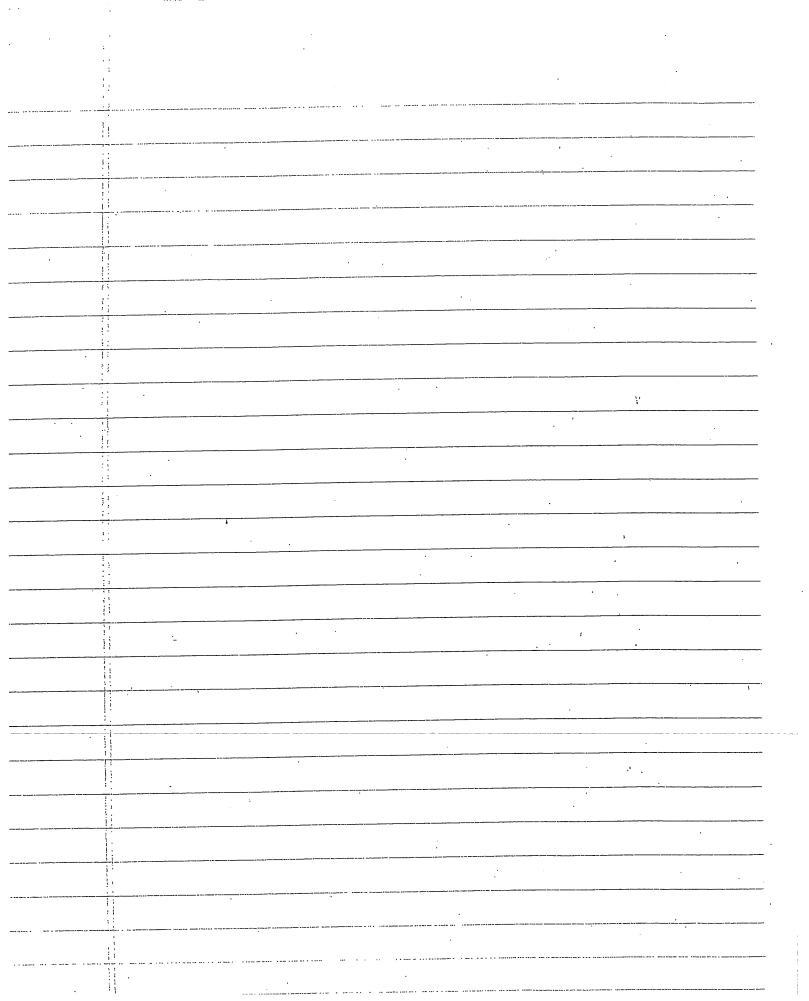
LIVES WITH

PETITIONER

RELATIONSHIP TO

PETITIONER

			/	/				☐ 4E2 ☐ NO
			1	/				☐ YES ☐ NO
			/	1				☐ YES ☐ NO
			1	1				☐ YES ☐ NO
	**************************************		/	1				YES NO
□ 5. - -	You mu s will caus you do r		o or more inc I harm or cau dates, give a	idents closely use (or has ca approximate c	related in tin used) you me lates)?			e that Responder d they happen (if
- - -								
-								
□ 6.	You mu possible	er requests a (st describe when the state of the stat	nat Responde	ent did to you	or the person			as fully as
	ii you ii	eed more spa			oage.			
-	ii you ii				oage.			
-	n you n				oage.			
-	II you II				oage.			
- - - - 7.	Petitione	eed more spa	ests the Cour	n additional	under R.C. 29			d the family or exually Oriented
7.	Petitione	er further requarement in this Protection Or Directs Respattempting to	ests the Cour Petition by g der that: ondent to not harm, threat	n additional rt grant relief ເ ranting a Civi	under R.C. 29 Stalking Pro oner and pers	tection Order ons named in narassing, col	or Civil Se this Petition tacting, for	oxually Oriented on by harming, rcing sexual
7.	Petitione persons Offense	er further requirement in this Protection Or Directs Respattempting to relations upo	ests the Cour Petition by g der that: ondent to not harm, threat n them, or by ondent to not s, or day care	rt grant relief uranting a Civic abuse Petitic ening, following committing stenter the res	inder R.C. 29 Stalking Pro oner and pers ng, stalking, h exually orient idence, school	ons named in narassing, conted offenses a ol, business, persons nam	or Civil Se this Petitic ntacting, for against the	oxually Oriented on by harming, rcing sexual



[Page 3 c	of 5 Form 10.03-D]	Case I	No								
		dispose of any	y property, companion								
		panion animal	s or pets, as described								
Directs Respondent not to possess, use, carry, or obtain any deadly weapon, firearms, and ammunition.											
explained below, puts the health, Petition at risk. Also, as explaine	, welfare, or safety of ed below, Responder	f Petitioner and nt continues to	d the persons named in this present a danger to								
) Includes the following additional p	provisions:										
			lers or other orders against								
		ef designed to	ensure the safety and								
	ssault, aggravated a	ssault, assault	t, aggravated menacing,								
al case or conviction for felonious as cing by stalking, menacing, aggravat ct order; stay away order, and other andent, that may relate to this case:	protection order) and	d other legal m	natters involving								
cing by stalking, menacing, aggravat ct order; stay away order, and other	protection order) and	d other legal m space, attach	natters involving								
cing by stalking, menacing, aggravate of order; stay away order, and other ondent, that may relate to this case:	protection order) and (If you need more	d other legal m space, attach	natters involving n an additional page.)								
)))) nn no nti	Directs Respondent not to remove animals, or pets owned or posses. Grants Petitioner permission to tabelow, away from the possession. Directs Respondent not to posse ammunition. Directs Respondent to be electrotexplained below, puts the health, Petition at risk. Also, as explained Petitioner and the persons name additional page. Includes the following additional direction of the conditions of Respondent to	animals, or pets owned or possessed by Petitioner and Grants Petitioner permission to take Petitioner's combelow, away from the possession of Respondent. Directs Respondent not to possess, use, carry, or obsummunition. Directs Respondent to be electronically monitored, be explained below, puts the health, welfare, or safety or Petition at risk. Also, as explained below, Responder Petitioner and the persons named in this Petition. If additional page. Includes the following additional provisions: Includes the following additional provisions: are further requests that the Court not issue any mutual ner unless all of the conditions of R.C. 2903.214(E)(3) and the further requests that if Petitioner has a victim advocumpany Petitioner at all stages of these proceedings as the further requests that the Court grant such other relief ion of Petitioner and persons named in this Petition.	Directs Respondent not to remove, damage, hide, or dispose of any animals, or pets owned or possessed by Petitioner and persons nated below, away from the possession of Respondent. Directs Respondent not to possess, use, carry, or obtain any deadly ammunition. Directs Respondent to be electronically monitored, because Respondent explained below, puts the health, welfare, or safety of Petitioner and Petition at risk. Also, as explained below, Respondent continues to Petitioner and the persons named in this Petition. If you need more additional page. Includes the following additional provisions: Includes the following additional provisions: Includes the following additional provisions: Directs Respondent to be electronically monitored, because Respondent continues to Petitioner and the Petitioner and Petitioner and Tetronically monitored, because Respondent continues to Petitioner and the persons named in this Petition. If you need more additional page. Includes the following additional provisions: Directs Respondent to be electronically monitored, because Respondent continues to Petitioner and the persons named in this Petition. If you need more additional page. Includes the following additional provisions: Directs Respondent to be electronically monitored, because Respondent. Directs Respondent. Dir								

I swear or affirm that the answers above are true, complete, and accurate to the best of my knowledge. I understand that making false statements in this document may result in a contempt of court finding against me which could result in a jail sentence and fine, and may also subject me to criminal penalties for perjury under R.C. 2921.11.

S	I	G١	V.	Α	Т	U	F	?	Ε	()	F	P	E.	T	I.	Т	۱	О	ı	٧	ı	Ε	R	2

8.

9.

10.

11.

Case	NI.			
Case	INO.			

IF YOU DO NOT HAVE A LAWYER, PLEASE LEAVE THE INFORMATION BELOW BLANK.

Signature of Petitioner's Attorney	Attorney's Registration Number
Name of Attorney	Attorney's Telephone
Attorney's Address	Attorney's Fax
Citv. State, Zip Code	Attornev's Email

Case	No.	

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 cannot 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.

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

Effective: April 15, 2021

FORM 10.04-A: NOTICE CONCERNING POSSESSION OR PURCHASE OF FIREARMS

NOTE: Rule 10.04 of the Rules of Superintendence for the Courts of Ohio requires notice of possible firearm restrictions be provided to the Defendant before entering a guilty plea or plea of no contest to a misdemeanor crime of violence against a family or household member.

Pursuant to R.C. 2943.033, you are advised that if you enter a guilty plea or plea of no contest to a misdemeanor crime involving violence where you are or were any of the following:

- The spouse, person living as a spouse, former spouse of the Alleged Victim;
- The parent or child of the Alleged Victim;
- The parent or child of a spouse, person living as a spouse, or former spouse of the Alleged Victim;
- The natural parent of any child of whom the Alleged Victim is the other natural parent or the putative natural parent

it may be unlawful for you to ship, transport, purchase, or possess a firearm or ammunition as a result of any conviction for a misdemeanor offense of violence pursuant to federal law under 18 U.S.C. 922(g)(9).

If you have any questions whether this law makes it illegal for you to ship, transport, purchase, or possess a firearm or ammunition, you should consult an attorney.

IN THE COURT OF COMMON PLEAS

	OTTAWA	COUN	ry, ohio			
Order of Protection	Case No.					
Per R.C. 2903.214(F)(3), this Order is indexed a		gistrate	BRUCE	WINTERS	3	
OTTAWA CO SHERIFFS DEPT	State	ОНЮ				
LAW ENFORCEMENT AGENCY WHERE INDEXED (419) 734–4404 - PHONE NUMBER	☐ CIVIL 9	STALKING 3.214)	PROTEC ⁻	TION OR	DER I	EX PARTE
FHONE NUMBER		SEXUALLY X <i>PARTE</i> (I			NSE F	PROTECTION
PETITIONER:	PE	RSON(S) P	ROTECT	ED BY T	HIS O	RDER:
		Family or Honal forms atta		embers:	_	3: -
First Middle Last		1.111000 10000				3:
Filst Middle Last					_ DOE DOE	
٧.					_ DOI	
RESPONDENT:	SEX	RESP RACE	ONDENT II	DENTIFIE HGT	RS	WGT
	SEA	RACE		1101		WG1
	EYES	HAIR			DC)B
First Middle Last					1	1
	DRIVER'S	LIC. NO.	EXP.	DATE		STATE
Relationship to Petitioner:						
Address where Respondent can be found:	Distinguishir	ng Features:				
☐ WARNING TO LAW ENFORCEMENT: RES	SPONDENT HAS	FIREARM	S ACCES	S – PRO	CEED	WITH
Violence Against Women Act, 18 U.S.C. 2265, Feder for enforcement.	al Full Faith & Cre	dit Declaratio	n: Registra	ition of this	s Orde	r is not required
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject many opportunity to be heard within the time required by Ol						
THE COURT HEREBY ORDERS: That the above named Respondent be restrained from protected persons named in this Order. Additional te				ouse again	ıst Peti	tioner and other
The terms of this Order shall be effective until WARNING TO RESPONDENT: See the warning	/	/ d to the fro	SEPA	ESS EXTE ARATE EN Order.		ву

[Page 2 of 5 Form 10.03-E]

į. 335 2 3. 3 1 6 m 1 6 1 6 6 2 1	Case No
This proceeding came on for an <i>ex parte</i> hearing on / being present), upon the filing of a Petition by Petitioner for acivil stalking oriented offense protection order against Respondent, pursuant to R.C. 290 2903.214(D)(1), the Court held an <i>ex parte</i> hearing not later than the next of the Petition was filed.	03.214. In accordance with R.C.
The Court finds that the protected persons herein are in immediate and pre the following temporary orders are necessary to protect the persons named	
The Court also finds	
), · · ,
· · · · · · · · · · · · · · · · · · ·	
☐ Additional findings on a separate page are included and attached h	erein.
RESPONDENT SHALL NOT ABUSE, harm, attempt to harm, threaten, folloupon, or commit sexually oriented offenses against the protected persons na	
ALL OF THE PROVISIONS CHECKED BELOW ALSO AP	PLY TO RESPONDENT
☐1. RESPONDENT SHALL NOT ENTER or interfere with the residence employment, day care centers, or child care providers of the protect including the buildings, grounds, and parking lots at those locations Order even with the permission of a protected person. [NCIC 04]	ted persons named in this Order, . Respondent may not violate this

FORM 10.03-E: CIVIL STALKING PROTECTION ORDER OR CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER *EX PARTE* Amended: April 15, 2021
Discard all previous versions of this form

Pane	3	Λf	5	Form	10	03-F1	

Case No.____

□2.	RESPONDENT SHALL NOT INTERFERE with protected persons' right to occupy the residence including, but not limited to canceling utilities or insurance or interrupting telecommunication (e.g., telephone, internet, or cable) services, mail delivery, or the delivery of any other documents or items.
□3.	RESPONDENT SHALL SURRENDER all keys and garage door openers to the following residence:
	within 24 hours of service of this Order to the law enforcement agency that serves Respondent with this Order or as follows:
□4.	RESPONDENT SHALL STAY AWAY FROM PETITIONER and all other protected persons named in this Order, and not be present within 500 feet or (distance) of any protected persons wherever those protected persons may be found, or any place Respondent knows or should know the protected persons are likely to be, even with a protected person's permission. If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart <i>immediately</i> . This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]
□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:
□ 7.	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]
□8.	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
□9.	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
□10.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON at any time while the Order remains in effect for the safety and protection of the protected persons named in this Order. 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]
	RESPONDENT IS EXCEPTED only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibitions apply.
□11 .	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:

	[Page 4 of 5 Form 10.03-E]
	Case No
	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 and if a full hearing order is not granted, 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.
12.	RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is now subject to R.C. 2923.128.
□ 13.	IT IS FURTHER ORDERED: [NCIC 08]
14.	ALL DISCOVERY SHALL STRICTLY COMPLY with Civ.R. 65.1(D).
15.	THE CLERK OF COURT SHALL CAUSE A COPY OF THE PETITION, THIS ORDER, AND ANY OTHER ACCOMPANYING DOCUMENTS to be served on Respondent as set forth in Civ.R. 65.1(C)(2). The Clerk of Court shall also provide copies of the Petition and certified copies of this Order to Petitioner upon request.
16.	THIS ORDER DOES NOT EXPIRE because of a failure to serve notice of the full hearing upon Respondent before the date set for the full hearing or because the Court grants a continuance, as set forth in R.C. 2903.214(D)(2)(b).
17.	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.
	IT IS SO ORDERED.
	JUDGE / MAGISTRATE

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 TERMS 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.

	TO THE CLERK
A FULL HEARING on this Order, and on all other issues raised by the Petition, shall be held before Judge or Magistrate on the day of , 20	A COPY OF PETITION, THIS ORDER, AND ANY OTHER ACCOMPANYING DOCUMENTS SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(2). COPIES OF THIS ORDER AND ANY OTHER ACCOMPANYING DOCUMENTS SHALL BE
at □a.m. □p.m. at the following location: 315 madison, court room Port Clinton, OH 43452	DELIVERED TO: Petitioner Petitioner's Attorney Law Enforcement Agency Where Petitioner Resides:
On the day of the Full Hearing, come prepared to (1) tell the Court what happened, (2) bring with you any witnesses, evidence, and documentation to prove your case, and (3) be aware that the other party or party's attorney may ask you questions. If you do not have an attorney, you may ask for a brief continuance to obtain an attorney per R.C. 2903.214(D)(2)(a)(iii) or you may represent yourself. Parties do not have to give discovery, answer questions, or give information to the other party or the other party's lawyer unless ordered by judge or magistrate (Civ.R. 65.1(D)(2)).	Sheriff's Office: ottawa Law Enforcement Agency Where Petitioner Works: Other:

FORM	/I 10-A: PR	OTECTION ORDER NOT	ICE TO NCIC		C	ase/Order No.			
								Page 1	of 2
PROTE	CTION O	RDER NOTICE TO NC	IC (Required fields a	ppear in bol	d print)				
	al NCIC F	orm pleted (Law Enforcem	Amended NCIC For		ma San	rica Unknowr		l from NCIC	
_ 0011	7100 00111	pieteu (Law Linorcein	ent Agency. If unche	sckeu, presu	ille Serv	ice unknowi	1)		
Pursuar be pron	nt to Rule nptly ente	es 10.01, 10.02, 10.03, ered into the National	and 10.05 of the Rule Crime Information C	es of Superir enter index.	ntendend	ce for the Co	urts of Ohio,	this informa	tion shall
	SUBJE	CT NAME							
		(LAST)		1 · /	(FIRS	ST)			(M.I.)
	ADDRE	(STREET)			(CIT)	<u>/</u>)		(STATE)	(ZIP)
	PHYSIC	CAL DESCRIPTION:	HGT	WGT	(0111	HAI	R	(STATE)	(ZIP)
			EYES	RACE			· —]M	
	NUMER	ICAL IDENTIFIER (NC	TE: Only ONE of the		identific),vi	
	1.				2.	DOB	, /	1	
	3.*						FXPIRATI	ON YR	
	4.*								
	(* If #3 d	or #4 is used as a nume	rical identifier, entire l	ine MUST be	complete	ed.)			· · · · · · · · · · · · · · · · · · ·
	purchase Does Did the C	at to 18 U.S.C. 922(g)(sing or possessing and the Order protect an in the subject have notice order? If the Order find the subject have not the Order find the subject have not	y firearms, including ntimate partner or child of the hearing and opp	g a rifle, pisto d(ren)? portunity to pa or explicitly pro (15 D	ol, revolvarticipate ohibit phy	rer, or ammu	nition. g regarding n of probatio	YES [
	COURT	ORIGINATING AGEN	CY IDENTIFIER _	0 H062013.	J		(9 DIGIT OR	I ASSIGNED	BY NCIC)
	NAME	OF JUDGE/MAGISTRA	TE	-					
		F ORDER R.C. 2919.26 AND 290	/ / / 3.213 CASES. "NONF			OF ORDER		/	/
		AND CONDITIONS OF The subject is restrain protected person and/of The subject shall not the The protected person The subject is required person or other family	F ORDER (Mark all the ed from assaulting, the or the child(ren) of the hreaten a member of the granted exclusive polytostay away from the	at are applic reatening, ab protected pe the protected possession of	able): using, ha rson. person's	family or hou ence or house	sehold. ehold.		
OHP DATA	□05	The subject is restrain personal, written, or te communication would	ed from making any co lephone contact, or th	ommunicatior eir employer,	employe	es, or fellow v	rson, includin workers, or ot	g but not limit hers_with_who	ed to, om the
ONLY	□06	The subject has visitat		-					
#EPO	□07	The subject is prohibite Miscellaneous Field.		·	-			entified in the	
	□08	See the Miscellaneous	Field for comments re	egarding the	specific to	erms and con-	ditions of this	Order.	

The protected person is awarded temporary exclusive custody of the child(ren) named.

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021
Discard all previous versions of this form

□09

[Page 2 of 2 of Form 10-A]

t's Name			Case/Order No.		
LIST ALL PROTECTED PROTECTED PERSON	PERSONS (Tot	al of 9 allowed. SSN is NO	T necessary if DOB is given.)		
	(LAST)		(FIRST)		(M.I
DOB /	/	SSN	<u>-</u>	RACE	`
SEX □M □F					-
PROTECTED PERSON					
	(LAST)		(FIRST)		(M.
		SSN		RACE	
SEX □M □F					
PROTECTED PERSON	- Call In the Call				
	(LAST)		(FIRST)		(M.
		SSN		RACE	
SEX □M □F					
PROTECTED PERSON	(LAST)		(FIDOT)		
DOB/	, ,	CCNI	(FIRST)	5.0-	(M.
SEX M F	1	3311		RACE	
•					
PROTECTED PERSON	(LAST)		(FIRST)		/h / l
DOB /	/	SSN		RACE	(M.I
SEX MM F				10,02	
PROTECTED PERSON					
	(LAST)		(FIRST)		(M.I
DOB/	/	SSN		RACE	`
SEX MM F					
PROTECTED PERSON					
	(LAST)		(FIRST)		(M.I.
DOB/	/	SSN	<u>-</u> - ·	RACE	
SEX MM F					
PROTECTED PERSON	(1.407)				
DOB /	(LAST)	CCN	(FIRST)		(M.I
DOB / SEX □M □F	1	SSN		RACE	
PROTECTED PERSON	(LAST)		(FIRST)		(M.I.
OOB/	• •	SSN		RACE	(IVI.I.
SEX MM F					
Authorized by (signatur	٥)٠			,	
amonzed by (Signatur		gistrate (circle one)	 Date	1 1	

Amended: April 15, 2021
Discard all previous versions of this form