DEFENDANT Parent/Guardian name if defendant is a minor PETITION FOR PROTECTION FROM STALKING OR SEXUAL ASSAULT Pursuant to La. R.S. 46:2171 et seq. or La. R.S. 46:2181 et seq. ☑ Initial Petition ☐ Supplemental and Amending Petition The petition of a resident of the State of Louisiana, respectfully represents: Paragraph 1: Petitioner/Protected Person(s) Petitioner files this petition on behalf of: 🔀 Petitioner, and/or Minor child(ren) as follows: (Name, Date of Birth, Relationship to Petitioner) Alleged incompetent as follows: (Name, Date of Birth, Relationship to Petitioner) Paragraph 2: Protected Person(s) Address Petitioner requests that his/her address, or that of the minor child(ren) or alleged incompetent, remain confidential to the court and files the address pursuant to La. R.S. 46:2134(B). (Ask clerk of court for the Confidential Address Form.) Petitioner's current address: City Zip Code

Paragraph 3: Special Requests

Apt. No.

State

Petitioner requests interpreter service, for:

No. & Street

City

 \square self/protected person, in following language:

Page 1 of 7

The minor child's or alleged incompetent's current address:

☐ witness(es), in following language:

LPOR D

Zip Code

b. Petitioner requests criminal history record from sheriff for: defendant witness(es) (see information on Addendum, page 8)
Apt. No. & Street Paragraph 4: Defendant Address Parish at Parish
Paragraph 5: Venue
This Court is the proper venue for this action because: X The defendant resides in Parish. The stalking/sexual assault occurred in Parish. The protected person(s) resides in Parish. (Do not fill this out if address is to remain confidential.)
Paragraph 6: Relationship The defendant is an acquaintance of or stranger/unknown to the protected person(s).
Paragraph 7: Description of stalking/sexual assault
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) Harassed protected person(s) Uninvited presence at protected person(s)' workplace Uninvited presence at protected person(s)' school Uninvited presence at protected person(s)' school Implied or threatened protected person(s) life Used tracking device to monitor protected person(s) Stalked, harmed/threatened to harm protected person(s) or member of protected person(s)' family or acquaintance of protected person(s)' family or acquaintance of protected person(s)'
Uninvited presence at other places Implied or threatened protected person(s) with kidnapping
Made/sent telephone calls, texts, emails or other electronic communications to protected person(s) lmplied or threatened protected person(s) with sexual assault
Sent messages via a third party, letters, pictures, public posts to social media Possessed a dangerous weapon during any of the foregoing behaviors
Sent unwanted gifts to protected person(s) Threatened protected person(s) with a dangerous weapon Other: Itchans of the defendant have placed Me and my family my safety is specially at places threaten 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 tayful consent of the protected person.
_	Viewed or spied on the protected person at a private residence without consent for defendant's sexual gratification.
· <u> </u>	Used an image or video recording device to view or observe the protected person without consent for a level or lascividus purpose.
-	Electronically transferred an image or video of the protected person obtained by the above without the consent of the protected person.
·	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.
· <u>·</u>	Other:
. The	facts and discumptances of stalking or several account are an fallower.
	facts and circumstances of stalking or sexual assault are as follows:
4	most recent incident of stalking or sexual assault which caused petitioner to file this petition happened on or about
\exists	he defendant acressively photographed
an	nd harassed me writer hours turnch
0	n a restaurant balcomy. The defendant
ييا	ent of her was to be certain
1	telt her presence and to notice that
$\leq k$	o was cantumy countless photos of me.
	o defendant then proceeded to the
3	need to find, my vehicle, where she
C	phired additional photos and video The
	alendant also made severa phone calls
100	my signit. The defendants photos were
no.	ode marable to Fox 8 news as she
100	C cocce the do a sure elle suret
1	s consistant done out The past
-lu	CO CEW J.
Pas	incidents: The defendant has been the source
Of Of	- Photographs and Video (over 800 hours
2	- video) That has been used to attack,
de	humaniza weaponize my character and
Wa	s caused harm; risting my overall safety.
#	ne defendant has a history of assemit and
I	am not safe.
_	
:	
	LPOR D Page 3 of 7 v.14
	11

Paragraph 8: Requests for relief

a. prohibiting defendant from abusing, harassing, assaulting, stalking, following, tracking, monitoring, the protected person(s) in any manner whatsoever. This prohibition includes the use, attenthreatened 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 posting, by any means, including written, telephone, or electronic (text, email, messaging, or communication, or sending gifts to the protected person(s). c. prohibiting defendant from going within one hundred (100) yards of the residence, apartment multiple family dwelling of the protected person(s) located at: d. ordering the defendant to stay away from the protected person(s)' place of employment/school interfere in any manner with such employment/school located at: 1200 Personal Street New Orleans City State Employment/School Address City State	te Temporary					
posting, by any means, including written, telephone, or electronic (text, email, messaging, or communication, or sending gifts to the protected person(s). c. prohibiting defendant from going within one hundred (100) yards of the residence, apartment multiple family dwelling of the protected person(s) located at: d. ordering the defendant to stay away from the protected person(s)' place of employment/school interfere in any manner with such employment/school located at: 1200 Person State Address City State						
multiple family dwelling of the protected person(s) located at:						
interfere in any manner with such employment/school located at: 1300 Peroludo Street New Or Lems, LA Employment/School Address City State	t complex, o					
	ol and not to					
Employment/School Address City State	70U2 Zip Code					
Employment Control Address City State	Zip Code					
e. ordering the defendant not to damage any belongings of the protected person(s), not to shut off telephone service, or mail delivery to the protected person(s), or in any way interfere with the living the protected person(s).	f any utilities, 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					
to the exclusion of defendant by evicting defendant and ordering the defendant to surrender an residence to the petitioner, and ordering						
Presently occupied by						
g. granting petitioner or protected person(s) possession of the following property (including pets or of solely owned or leased by petitioner or protected person(s) (state location of each by street who is presently in possession).	ther animals) address and					
granting petitioner or protected person(s) the exclusive use and possession of the following proper pets or other animals) <u>jointly</u> owned or leased by petitioner or protected person(s) (state local by street address and who is presently in possession).	rty (including ation of each					
	•					
for the following reasons:						
	 					

		And ordering _ above listed p	roperty is loca	ted to allov	v petitioner t	(S to take pos	heriff's offic session.	ce) to acc	ompany petition	oner to wh	nere the
	Į.	eased, except	ner party from in the normal leged incompe	course of	ng, encumb business o	pering, or e	otherwise of the su	disposing apport of	of property j	ointly ow and/or the	ned or minor
	i.	llowing pon by petitions accompanie NTRY ALLOW	d by a law en	nforcement forcement	agency, to	recover his	s/her perso	nal clothir	t a date and ting and necess of the parties	ities, only	/ if s/he
	j. o	rdering a repr	esentative of _						(Sheriff's office	e) to	
	а	ccompany				to the fan	nily residen	ce to rec	over her/his p	ersonal c	lothing
	а	nd necessities	S.								•
	k. p	rohibiting the	defendant fr on(s) is acquai	om contacinted.	cting protec	ted persor	n(s)' family	membe	rs, or individu	als with	whom
]	Paragrap	h 9: Other	Request	<u>s</u>			-	
Petition not be	ner de made	sires that a ru into protective	le issue hereir e orders, and v	ordering o why defend	defendant to lant should	show caus not also be	se why the ordered:	orders rea	quested in Par	agraph 8	should
XXXXX WHER XX XXX	to subto pay to vac other: EFOR orders orders orders a rule defended efended	costs of cour attorney fees evaluation fe expert witnes cost of medic ate the reside E, petitioner p appointing ar authorizing c requested in issue to show dant be cast w dant be advise	cal evaluation t in this matter es es fees eal / psycholog nce or househ erays that serv in interpreter be riminal history Paragraph 8 b cause why pre	ical care for cold, therebe ice and cital error granted errords be granted otective or for violatin	PRA ation issue it ex parte. e granted ex ex parte. ders as requ g Stalking o	eted person petitioner po YER nerein, and parte. uested in Pa	(s), necess ossession that that (check aragraph 9	all that app	ot be granted.	sexual as	ssault
Respec	ctfully	submitted by	PETI	TIONER, II	N PROPER	PERSON	•	•			
ATTOR	RNEY	Signature		P	rint Name	-	<u> </u>		La. Bar Roll I	No.	
Phone	No.		Physical Add	lress		-					
Alternat	te Add	lress (for servi	ice)		-			•			
		RVE DEFEND oyment at the	ANT: following add	ress:	· 				personally a	ıt his/her	home or
			· .	-						 .	
									·	. 15	OR D

AFFIRMATION

2024 HAY 10 PM 3: 41

CIVIL DISTRICT COURT

PARISH OF LOUISIANA
PARISH OF LOW S

I am the petitioner in this Petition for Protection from Stalking or Sexual Abuse; I have read the allegations contained therein and declared them to be true and correct to the best of my knowledge, information, and belief. Further I believe that the defendant poses a threat to my safety and/or to the child(ren) or to others for whom I have requested relief.

I am aware that any false statement made under oath contained in the foregoing petition and this affirmation may constitute perjury pursuant to R.S. 14:123.

I have made this affirmation before the witness who signed below on

(Date)

PETITIONER SIGNATURE

PRINTED NAME OF WITNESS

on with

TNESS SIGNATURE

ADDENDUM

2024 MAY 10 PM 3: 41

Fill out the following ONLY if requesting an order for witness criminal history records in Paragraph 3 on page 1 of this !VIL DISTRICT COURT

Identifying information for witness criminal history record:

		•				
Full legal name	Date of birth	Address*	Race*	Sex*	Other identifiers*	
Anne W. Brewich		167. 540 St. Peter	W	F	5511: 433-55-1	917
		Apt. B				
					7	
					,	

*optional

W. Stands for Watkins. Anne Wortkins Breard

	ANS POLICE DEPARTMENT 2024 MAY 10 PM 3: 41	
ITEM NO	E-08673-24 SIGNAL NO. 31/11	•
DATE OF OC	CCURRENCE 5/9/24 DISTRICT COSSO 63	
	OF OCCURRENCE 1300 Perdido 87.	
TYPE & TIM	EDFREPORT MBC. Incident. Ctay away or	les)
OFFICER(S)_	LESUE D. GUZMAN DISTRICT STH	
OBTAINED F FLOOR, REC ORLEANS, L TU-TH, HOLL ADDITIONAL	AY BE AVAILABLE IN 14 - 21 WORKING DAYS. A COPY MAY BE FOR A FEE, VIA U.S. MAIL OR FROM POLICE HEADQUARTERS, FIR CORDS AND IDENTIFICATION DIVISION, 715 S. BROAD ST., NEW LA 70119. OPEN FOR PICKUP 8:30 AM TO 3:30 PM, M-W-F. CLOSED IDAYS AND WEEKENDS. OUR TELEPHONE # IS (504) 658-5455. FOR LINFORMATION, PLEASE GO TO WEBSITE: extrequest.com/	ON
	PLEASE BRING THIS SLIP WITH YOU.	
NOPD FORM	I # 26 Revised 02/21	
	233,2502 32,22	
NAME		
NAME ADDRESS		
ADDRESS NAME		
ADDRESS NAME		
ADDRESS NAME ADDRESS REMARKS: AS A VICTIM/W	WITNESS, YOU MAY BE CONTACTED BY THE NOPD OR ORLEANS PARISH DIST OFFICE REGARDING THIS MATTER.	RICT
ADDRESS NAME ADDRESS REMARKS: AS A VICTIM/W ATTORNEY'S C IT ISYOUR LEG	WITNESS, YOU MAY BE CONTACTED BY THE NOPD OR ORLEANS PARISH DIST	RICT
ADDRESS NAME ADDRESS REMARKS: AS A VICTIM/W ATTORNEY'S C IT ISYOUR LEGINVESTIGATION IF ANYONE AT	WITNESS, YOU MAY BE CONTACTED BY THE NOPD OR ORLEANS PARISH DIST OFFICE REGARDING THIS MATTER. CGAL RIGHT TO REFUSE TO SPEAK TO ANYONE WHO IS NOT AN NOPD	
ADDRESS NAME ADDRESS REMARKS: AS A VICTIM/W ATTORNEY'S C IT ISYOUR LEGINVESTIGATION IF ANYONE AT REQUEST AND SAFETY. ALL NEW ORLI	WITNESS, YOU MAY BE CONTACTED BY THE NOPD OR ORLEANS PARISH DIST OFFICE REGARDING THIS MATTER. CGAL RIGHT TO REFUSE TO SPEAK TO ANYONE WHO IS NOT AN NOPD ING OFFICER OR A MEMBER OF THE D.A.'S OFFICE. CTEMPTS TO COTNACT YOU TO DISCUSS THIS MATTER, IT IS YOUR RIGHT TO	UR ON AS
ADDRESS NAME ADDRESS REMARKS: AS A VICTIM/W ATTORNEY'S C IT ISYOUR LEI INVESTIGATION IF ANYONE AT REQUEST AND SAFETY. ALL NEW ORLEAN	WITNESS, YOU MAY BE CONTACTED BY THE NOPD OR ORLEANS PARISH DIST OFFICE REGARDING THIS MATTER. CGAL RIGHT TO REFUSE TO SPEAK TO ANYONE WHO IS NOT AN NOPD ING OFFICER OR A MEMBER OF THE D.A.'S OFFICE. CTEMPTS TO COTNACT YOU TO DISCUSS THIS MATTER, IT IS YOUR RIGHT TO D TO OBTAIN THE FULL IDENTITY AND EMPLOYER OF SUCH PERSONS FOR YOU. JEANS POLICE AND D.A. STAFF WILL HAVE CLEARLY MARKED IDENTIFICATION.	UR ON AS
ADDRESS NAME ADDRESS REMARKS: AS A VICTIM/W ATTORNEY'S C IT ISYOUR LEA INVESTIGATION IF ANYONE AT REQUEST AND SAFETY. ALL NEW ORLIAN "NEW ORLEAN EXAMINE ANY IF THERE IS AN	WITNESS, YOU MAY BE CONTACTED BY THE NOPD OR ORLEANS PARISH DIST OFFICE REGARDING THIS MATTER. CGAL RIGHT TO REFUSE TO SPEAK TO ANYONE WHO IS NOT AN NOPD ING OFFICER OR A MEMBER OF THE D.A.'S OFFICE. CTEMPTS TO COTNACT YOU TO DISCUSS THIS MATTER, IT IS YOUR RIGHT TO DO TO OBTAIN THE FULL IDENTITY AND EMPLOYER OF SUCH PERSONS FOR YOU DEANS POLICE AND D.A. STAFF WILL HAVE CLEARLY MARKED IDENTIFICATIONS POLICE DEPARTMENT" OR "ORLEANS PARISH DISTRICT ATTORNEY'S OFFICE	UR ON AS CE".

FILED

Oles

2024 MAY 10 PM 3: 41

CIVIL DISTRICT COURT



FILED

LOUISIANA UNIFORM A	ABUSE PREVENTION ORDER	
	2024 MAY 10 PM	3:
	Docket No.	
Order of Protection	Court: DIVISTRIC TOOL	IR.
	City/Parish State	
Temporary Restraining Order	Louisiana	
Tomporary recomming evect	Filed: Clerk:	
TITIONER	PETITIONER IDENTIFIERS	٠
ATOYA W. CANTRELL	4/03/19A2 BLK F	
st Middle Last	Date of birth Race Sex: Fe Sex: M	
otected person is: Petitioner	st other(s) name & date of birth:	
	. V.	
FENDANT NAME AND ADDRESS	DEFENDANT IDENTIFIERS	
Arme Watkins Break	SEX RACE DOB HT WT	
st Middle Last	F WHT 7/7/1967	
ne of minor defendant's parent or guardian	EYES HAIR SOCIAL SECURITY #	
fendant's Alias:	B) on the -1917	
540 Saint Peter B,		
& Street Apt. No.	DRIVER'S LICENSE # STATE EXP DATE	
State Zip Code		
E COURT HEREBY FINDS: t is has jurisdiction over the parties and subject matter, a	and the defendant has been or will be provided with reasonable	
ce and opportunity to be heard. Additional findings of thi	and the defendant has been or will be provided with reasonable is court are as set forth on the following pages.	
E COURT HEREBY ORDERS: t the above-named defendant be restrained from commit ault. Additional terms of this order are as set forth on the	tting further acts of abuse or threats of abuse, stalking or sexual a following pages.	-
PIRATION:		
This order shall be el	ffective through 11:59 PM on	
	(month/day/year)	
FORCEMENT:		
s order shall be enforced, even without registration, by the may be enforced by Tribal Lands (18 U.S.C. Section 22)	ne courts of any state, the District of Columbia, any U.S. Territory, 165).	
		-

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 (19 U.S.C. Section 922[g][8]). See further notice on page 6 of this Order.

ONLY THE COURT CAN CHANGE THIS ORDER.

Page 1 of 7

LPOR 1 v.14



FILED

	I ALUANA IIN		•
	LOUISIANA UN	IIFORM ABUSE PREVENTION ORDER	01
	TEMPO	Pursuant to:	3: L
□ La	R.S. 46:2131 et seq. (Domestic Abuse)		RiT
□ La	ı. R.S. 46:2151 (Dating Violence)	☐ La. R.S. 46:2181 et seq. (Non-intimate sexual assault) relationships in Box C below ONLY	
	□ La. Ch. C. Article	2 1564 et seq. (Children's Code Domestic Abuse)	
	ITIONER LATOYA W.	Contrell Protected person is: Petitioner other(s)	;
DEF	ENDANT TOTAL	9, 64,05.	
•			•
The	protected person(s) is related to the defe	endant as: (check all that apply)	
<u>A</u>	☐ 1. current or former spouse ☐ 2. current or former intimate cohabitant ☐ 3. child, stepchild, or foster child ☐ 4. child of defendant's current or forme ☐ 5. protected person and defendant hav common	□ 3. grandparent or other ascendant □ 4. grandchild or other descendant ve a child(ren) in □ 5. child currently or formerly living with defendant	
		Select ONLY if statute 46:2171 or 46:2181 is marked above 1. stranger/no relationship 2. acquaintance	
٠.			
D	FINDING: Domestic Abuse or Dati THE COURT FINDS THAT THE AIDANGER TO THE PHYSICAL SAFE	ing Violence LLEGATIONS PRESENTED CONSTITUTE AN IMMEDIATE AND PRESENT TY OF THE PROTECTED PERSON(S).	
	DANGER OF STALKING.	LLEGATIONS PRESENTED CONSTITUTE AN IMMEDIATE AND PRESENT	
	·	EGATIONS PRESENTED CONSTITUTE A SEXUAL ASSAULT.	
	THUS, THE COURT ISSUES THE FOLLO	DWING ORDERS, WITHOUT A HEARING:	
, .			
E	☐ The court orders interpreter service	es The court orders the sheriff to provide criminal history	

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

		, DATING VIOLENCE, ORDERS INITIALED BY A	<i>STALKING OR SEXUA</i> A JUDGE SHALL APPLY	IL ASSAULT	
□1	. THE DEFENDANT IS ORI protected person(s) in any use of physical force that v	manner whatsoever. Th	is prohibition includes the	use, attempted use,	
□2	THE DEFENDANT IS O or via public posting, by ar media) communication with Exceptions (if any):	ny means, including writte	n, telephone, or electronic		
			·		
🗆 3	THE DEFENDANT IS ORD person(s), without the expressions (if any):	ress written permission of		(distance) of	the protected
 _4	. THE DEFENDANT IS OF complex, or multiple family			rards of the residen	ce, apartment
	No. & Street	Apt. No.	City	State	Zip Code
D5	. THE DEFENDANT IS ORI not to interfere in any man) place of employme	ent/school and
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
0	. THE DEFENDANT IS OR not to shut off any utilities, with the living conditions o	, telephone service, or ma	ail delivery to the protected		
🗆 7	. THE COURT GRANTS	THE PETITIONER or pr	rotected person(s) the us	se of the residence	located at:
	No. & Street	Apt. No.	City	State	Zip Code
	to the exclusion of defend that residence to the petition		t. The Court orders the d	lefendant to surrend	er any keys to
	· · · · · · · · · · · · · · · · · · ·		(Sheriff's office)	is ordered to evict	the defendant.
0	. THE COURT GRANTS T property (including pets or	HE PETITIONER or proof other animals) and/or the	etected person(s) the use return of protected person	and possession of n(s) property:	the following
*					
	 		·		•
					·
-					
_					
🗆 9	THE COURT ORDERS a to accompany petitioner to	representative of obtain property listed in (Order No. 8 above.	3)(8	Sheriff's office)

□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 to return to the residence at a date and
	time to be agreed upon by petitioner and law enforcement agency to recover his/her personal clothing and necessities, provided that s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.
🗆 12.	THE COURT ORDERS a representative of(Sheriff's office)
	to accompany to the residence located
	atto recover her/his personal clothing and necessities.
	DOMESTIC ABUSE, DATING VIOLENCE ONLY ONLY ORDERS INITIALED BY A JUDGE SHALL APPLY
🗖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
Ш14.	THE COURT ORDERS a representative of
□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.
🗖 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 ONLY ORDERS INITIALED BY A JUDGE SHALL APPLY
🗆 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 ONLY ORDERS INITIALED BY A JUDGE SHALL APPLY
🗖 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 to seek professional counseling, complete a court-monitored domestic abuse intervention program, submit to a medical evaluation and/or submit to a mental health evaluation.

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□21.

Other:

Docket No. 2024 MAY 10 PM 3: 41 UISTRICT COURT

T IS FURTHER ORDERED THAT DEFENDANT	show cause on	(month/day/year)
at o'clock M. in Courtroom No	_ of the	Court, located
at	in	, La., why the

Date of Order	Time of Order	Order effective through 11:59 PM on	SIGNATURE OF JUDGE Order issued ex parte Order issued after notice and opportunity for hearing given to defendant
month/day/year	□АМ □РМ	month/day/year	PRINT OR STAMP JUDGE'S NAME

NOTICE: C.C.P. Article 3603.1 - Any person against whom such an order is issued shall be entitled to a court-appointed attorney if the applicant has likewise been afforded a court-appointed attorney.

NOTICE TO DEFENDANT - VIOLATION OF ORDER:

PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTED, JAILED, AND PROSECUTED.

PURSUANT TO LA. R.S. 13:4611 AND LA. CH. C. ARTICLE 1571, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS 6 MONTHS, OR BOTH, AND MAY BE FURTHER PUNISHED UNDER CRIMINAL LAWS OF THE STATE OF LOUISIANA. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF LOUISIANA.

LPOR 1

Page 5 of 7

Docket No.	

NOTICE TO DEFENDANT - FIREARM POSSESSION (Domestic abuse or dating violence ONLY):

AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, RECEIVE, SHIP, 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 this order if the following conditions apply:

- Protected person(s) relationship to defendant is checked in Box A on page 2 of this order AND
- 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 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.

NOTICE TO DEFENDANT – FIREARM <u>TRANSFER</u> AND <u>SUSPENSION OF CONCEALED HANDGUN PERMIT</u> (Domestic abuse or dating violence ONLY)

IF A <u>PROTECTIVE ORDER</u> IS ISSUED AGAINST YOU, YOU MAY BE REQUIRED TO TRANSFER ANY AND ALL FIREARMS OWNED OR POSSESSED BY YOU AND SURRENDER YOUR CONCEALED HANDGUN PERMIT. AS YOU MAY ALSO BE REQUIRED TO STATE UNDER OATH THE NUMBER OF FIREARMS YOU POSSESS, THE TYPE AND LOCATION OF EACH AND COMPLETE A FIREARMS INFORMATION FORM VERIFYING SUCH, BRING THIS INFORMATION TO THE HEARING. THE INFORMATION MAY BE REQUIRED EVEN IF YOU TRANSFERRED THE FIREARMS PRIOR TO THE TRANSFER ORDER.

Louisiana law: C.Cr.P. Art. 1001 et seq. requires the transfer of all firearms owned or possessed and the suspension of a concealed handgun permit:

- When a person is subject to a permanent injunction or a protective order pursuant to a court-approved consent agreement

- When a person is subject to a permanent injunction or a protective order pursuant to a court-approved consent agreement
 or pursuant to the provisions of R.S. 9:361 et seq., R.S. 9:372, R.S. 46:2136, 2151, or 2173, Children's Code Article 1570,
 Code of Civil Procedure Article 3607.1, or C.Cr.P. Articles 30, 320, or 871.1.
- When a person is subject to a Uniform Abuse Prevention Order that includes terms prohibiting possession of a firearm or carrying a concealed weapon.

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

Docket No.	

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.

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 WAS SE	RVED AT CLOSE OF HEARING.			
Date	Clerk	·		<u> </u>
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AXED or ELECTRON	CALLY TRANSMITTED TO LOUISIANA	PROTECTIVE ORDE	R REGISTRY	
Date	Clerk		.	

FAX COMPLETED ORDERS TO 888-568-4558

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.