Case No. Court County	General Court of Justice District Court Division	NORTH CAROLINA	EX PARTE DOMESTIC VIOLENCE ORDER OF PROTECTION					
,	PETITIONER/PLA	INTIFE	PETI	TIONER/PLAI			-2, -3, -3.1	
First	Middle	Last	Date Of Birth Of Petiti	oner			]	
And/or on b	ehalf of minor family member	(s): (List Name And DOB)	Other Protected I	Persons/DOB:				
			SUS					
	RESPONDENT/DEF	ENDANT		DNDENT/DEFE				
First	Middle	Last	Sex	Race	DOE	B HT	WT	
Relationshi	p to Petitioner:	former spouse	Eyes	Hair	Social	Security Nu	umber	
	or formerly in dating relations	ship	Drivers I	icense No.	State	Expiration	n Date	
current o	r former household member	] grandchild			Otate	Expiration	- Duto	
	t's/Defendant's Address		Distinguishing Fe	atures				
CAUTION:								
THE COU		۲.						
THE COURT HEREBY FINDS THAT:         This matter was heard by the undersigned <ul> <li>district court judge.</li> <li>magistrate. The court has jurisdiction over the subject matter.</li> </ul>								
Additional fi	indings of this order are set fo	orth on Page 2.						
THE COURT HEREBY ORDERS THAT:  The above named Respondent/Defendant shall not commit any further acts of domestic violence or make any threats of domestic violence (G.S. 50B-1).								
<ul> <li>The above named Respondent/Defendant shall have no contact with the Petitioner/Plaintiff. No contact includes any defendant-initiated contact, except through an attorney, direct or indirect, by means such as telephone, personal contact, email, pager, gift-giving or telefacsimile machine. [05]</li> <li>Additional terms of this order are as set forth on Pages 3 and 4.</li> </ul>								
The terms of this order shall be effective until								
WARNINGS TO THE RESPONDENT/DEFENDANT:								
This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, and 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).								
This order will be enforced anywhere in North Carolina.								
Only the Court can change this order. The plaintiff cannot give you permission to violate this order.								
See additional warnings on Page 4.								

			DITIONAL FI	NDINGS			
1.	As indicated by the check block under R relationship.	esponder	nt/Defendant's r	ame on Page <sup>2</sup>	1, the parties are o	r have been in a	a personal
2.	That on (date of most recent conduct)		. tl	ne defendant			
		ntionally o		injury to	the plaintiff	] the child(ren)	living with
	<ul> <li>b. placed in fear of imminent serious</li> <li>a member of the plaintiff's hou</li> </ul>	•	njury	the plaintiff	a member o	of the plaintiff's f	amily
	<ul> <li>c. placed in fear of continued harassment that rises to such a level as to inflict substantial emotional distress</li> <li>the plaintiff</li> <li>a member of plaintiff's family</li> <li>a member of plaintiff's household</li> </ul>						
	<ul> <li>d. committed an act defined in G.S. 14-</li> <li>27.21 (1<sup>st</sup> deg. rape)</li> <li>27.22 (2<sup>nd</sup> deg. rape)</li> <li>27.26 (1<sup>st</sup> deg. sexual off.)</li> <li>27.33 (sexual battery)</li> <li>27.31 (sexual activity by substitute parent) against</li> <li>the plaintiff</li> <li>a child(ren) living with or in the custody of the plaintiff by</li> <li>(describe defendant's conduct)</li> </ul>						
3.	The defendant is in possession of, owns firearms, ammunition, gun permits and give in				• .		. (Describe all
4.	<ul> <li>4. The defendant</li> <li>a. used threatened to use a deadly weapon against the plaintiff minor child(ren) residing with or in the custody of the plaintiff</li> <li>b. has a pattern of prior conduct involving the use threatened use of violence with a firearm against persons</li> <li>c. made threats to seriously injure or kill the plaintiff minor child(ren) residing with or in the custody of the plaintiff</li> <li>d. made threats to commit suicide</li> <li>e. inflicted serious injuries upon the plaintiff minor child(ren) residing with or in the custody of the plaintiff in that <i>(state facts):</i></li> </ul>						
5.	5. The parties are the parents of the following child(ren) under the age of eighteen (18). The child(ren) are presently in the physical custody of the plaintiff. defendant. The plaintiff has submitted an "Affidavit As To Status Of Minor Child." NOTE TO JUDGE: A copy of AOC-CV-609 for each child must be attached to the order.						in the physical ld."
	Name	Sex	Date Of Birth		Name	Sex	Date Of Birth
6.	The minor child(ren) is exposed to a sub	stantial ri	isk of physical o	r emotional inju	ry or sexual abuse	e in that:	
7.	It is in the best interest of and necessary for the safety of the minor child(ren) is that defendant stay away from the minor child(ren) is that the defendant return the minor child(ren) to plaintiff in that the defendant not remove the minor child(ren) from plaintiff in that:						
8.	. (Check block only if plaintiff is entitled to physical care of child(ren).) It is in the best interest of the minor child(ren) that defendant have contact with the minor child(ren) in that:						
<u>9</u> .	The defendant plaintiff is pres	ently in p	oossession of th	e parties' reside	ence at		

Name Of L	Defendant File No.
10.	The defendant plaintiff is presently in possession of the parties' vehicle. (describe vehicle)
[] 11.	Other: (specify)
[] 12.	(for magistrate only) This matter was heard at a time when the district court was not in session and a district court judge was not available and would not be available for a period of four or more hours.
	CONCLUSIONS
	on these facts, the Court makes the following conclusions of law:
	The defendant has committed acts of domestic violence against the plaintiff.
	The defendant has committed acts of domestic violence against the minor child(ren) residing with or in the custody of the plaintiff.
3.	It clearly appears that there is a danger of acts of domestic violence against the plaintiff. Innor child(ren). [G.S. 50B-2(c)]
4.	The minor child(ren) is exposed to a substantial risk of physical injury. emotional injury. sexual abuse. [G.S. 50B-2(c)]
5.	The Court has jurisdiction under the Uniform Child Custody Jurisdiction And Enforcement Act.
	It is in the best interest of and necessary for the safety of the minor child(ren) that the defendant 🗌 stay away from the minor
	child(ren). (and) return the minor child(ren) to the physical care of the plaintiff. (and) not remove the minor child(ren) from the physical care of the plaintiff.
7.	The defendant's conduct requires that he/she surrender all firearms, ammunition and gun permits. [G.S. 50B-3.1]
	The plaintiff has failed to prove grounds for ex parte relief.
	ORDER
It is Of	RDERED that:
[] 1.	the defendant shall not assault, threaten, abuse, follow, harass (by telephone, visiting the home or workplace or other means), or interfere with the plaintiff. A law enforcement officer shall arrest the defendant if the officer has probable cause to believe the defendant has violated this provision. <b>[01]</b>
2.	the defendant shall not assault, threaten, abuse, follow, harass (by telephone, visiting the home or workplace or other means), or interfere with the minor child(ren) residing with or in the custody of the plaintiff. A law enforcement officer shall arrest the
	defendant if the officer has probable cause to believe the defendant has violated this provision. [01]
	the defendant shall not threaten a member of the plaintiff's family or household. <b>[02]</b> the defendant shall not cruelly treat or abuse an animal owned, possessed, kept, or held as a pet by either party or minor child residing in the household.
4.	the plaintiff is granted possession of, and the defendant is excluded from, the parties' residence described above and all personal
	property located in the residence except for the defendant's personal clothing, toiletries and tools of trade. [03]
5.	any law enforcement agency with jurisdiction shall evict the defendant from the residence and shall assist the plaintiff in returning to the residence. <b>[08]</b>
	the plaintiff [08] defendant [08] is entitled to get personal clothing, toiletries, and tools of trade from the parties'
	residence. A law enforcement officer shall assist the plaintiff defendant in returning to the residence to get these items.
☐ 6a.	the plaintiff is granted the care, custody, and control of any animal owned, possessed, kept, or held as a pet by either party or minor child residing in the household.
7.	the defendant shall stay away from the plaintiff's residence or any place where the plaintiff receives temporary shelter. A law enforcement officer shall arrest the defendant if the officer has probable cause to believe the defendant has violated this provision.
	[04]
8.	the defendant shall stay away from the following places:
	<ul> <li>a. the place where the plaintiff works. [04].</li> <li>b. any school(s) the child(ren) attend. [04]</li> <li>c. the place where the child(ren) receives day care. [04]</li> <li>d. the plaintiff's school. [04]</li> </ul>
	e. Other: (name other places) [04]
	The sheriff must deliver a copy of this order to the principal or the principal's designee at the following school(s): (name schools)
9.	the plaintiff is granted possession and use of the vehicle described in Block No. 10 of the Findings on Page 3. [08]
	The plaintiff is awarded temporary custody of the minor child(ren) (Check any of a, b, or c that apply.)
	a. and the defendant is ordered to stay away from the minor child(ren).
	<ul> <li>b. and the defendant is ordered to immediately return the minor child(ren) to the care of the plaintiff.</li> <li>c. and the defendant is ordered not to remove the minor child(ren) from the care of the plaintiff.</li> </ul>
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	o. 10 is checked and you are allowing visitation to defendant) The d(ren):	defendant is allowed the following contact with the minor
this	defendant is prohibited from Dossessing or receiving [Order [07] and the defendant's concealed handgun The defendant is a law enforcement officer/member of the a firearm for official use.	permit is suspended for the effective period of this Order. [08]
Find or co the by th or po See	lings on Page 2 of this Order and any other firearms and ar ontrol. <b>NOTE TO DEFENDANT:</b> You must surrender these i weapons cannot be surrendered at that time, you must surren he sheriff. Failure to surrender the weapons and permits as or ermits to purchase or carry concealed firearms after being ord	earms, ammunition, and gun permits described in Number 3 of the mmunition in the defendant's care, custody, possession, ownership items to the serving officer at the time this Order is served on you. If ider them to the sheriff within 24 hours at the time and place specified rdered or possessing, purchasing, or receiving a firearm, ammunition dered not to possess firearms, ammunition or permits is a crime. In for information regarding the penalty for these crimes and instruction
14. the r	request for Ex Parte Order is denied.	
2 15. Othe	er: (specify) [08]	
Date	Signature	District Court Judge
		Designated Magistrate
	<b>PLAINTIFF:</b> If the judge signs this Order and gives it to you, take u, follow the magistrate's directions.	it to the Clerk's office immediately. If the magistrate signs this Order and
NOTE TO C	CLERK: Give or mail a copy of this Order to the plaintiff and to the	e appropriate local law enforcement agency. Send copies to sheriff with tra copies to the sheriff if required to deliver copy(ies) to the child(ren)'s
	NOTICE TO	PARTIES
TO THE D	DEFENDANT:	
provis	Order prohibits you from possessing, receiving or pursion, you may be charged with a Class H felony pursuate to 39 months.	chasing a firearm and you violate or attempt to violate that nt to North Carolina G.S. 14-269.8 and may be imprisoned
by this false i month of cou expire: who is "Motio court's the fir by the crimin whethe pay the days a to pay	s Order, or if you failed to disclose to the Court all information about any of these items you may be charge information about any of these items you may be charge information about any of these items you may be charge information about any of these items you may be charge information about any of these items you may be charge in the county in which this Order was entered when the past criminal charges, in either state or federal court, are pendered by this order, you may not file for return of the file on For Return Of Weapons Surrendered Under Domestic Views office. The motion must be filed not later than 90 days a rearms or if you have pending criminal charges alleged a domestic violence protection order, the motion must be all charges. At the time you file the motion, the clerk will see re to return the weapons to you. The sheriff cannot return you e sheriff's storage fee before the sheriff returns your weapon after the expiration of this Order, or the final disposition of clarkers.	and gun permits and you fail to surrender them as required rmation requested about possession of these items or provide yed with a Class H felony and may be imprisoned for up to 39 hits, you may file a motion for the return of weapons with the clerk protective order is no longer in effect, except if at the time this Order ding against you alleged to have been committed against the person rearms until final disposition of the criminal charges. The form, iolence Protective Order" AOC-CV-319, is available from the clerk of fter the expiration of the Order that requires you to surrender to have been committed against the person who is protected be filed not later than 90 days after final disposition of the chedule a hearing before the district court for a judge to determine your weapons unless the Court orders the sheriff to do so. You must ons. If you fail to file a motion for return of the weapons within 90 riminal charges pending at the time this Order expired, or if you fail n order to return your weapons, the sheriff may seek an order
	PLAINTIFF:	
1. You sh anothe do so.	ould keep a copy of this order on you at all times and shou r county or state, you may wish to give a copy to the law er	Id make copies to give to your friends and family. If you move to nforcement agency where you move, but you are not required to
	ourt or judge is the only one that can make changes to this o ome back into court to have the judge modify the order.	order. If you wish to change any of the terms of this order, you
		a law enforcement efficer or go to a magistrate to charge the

3. If the defendant violates any provision of this order, you may call a law enforcement officer or go to a magistrate to charge the defendant with the crime of violating a protective order. You also may go to the Clerk of Court's office in the county where the protective order was issued and ask to fill out form AOC-CV-307, Motion For Order To Show Cause Domestic Violence Protective Order, to have an order issued for the defendant to appear before a district court judge to be held in contempt for violating the order.

Name Of Defendant				File No.			
		CERTIFICA		<b>*</b>			
I certify this order is a true copy.							
Date	Signature Of Clerk			Deputy CSC     Clerk of Superior Court	Assistant CSC		
		RETURN O	F SERVICE				
NOTE: To be used wh	nen Magistrate issues ex pa civil summons. If complain	arte protective or	der and order will be	e served on defendant sep er, return on summons cove	arate from the ers order.		
	Domestic Violence Order						
Date Served	Time Served	АМ 🗌 РМ	Name Of Defendant				
By delivering to the	e defendant named abov	ve a copy of the	e order.				
	of the order at the dwelli age and discretion then ith Whom Copies Left			e of the defendant name	d above with a		
Other manner of se	Other manner of service on the defendant (specify)						
	<u></u>						
Defendant WAS N	OT served for the follow	ving reason.					
Date Received			Signature Of Deputy She	eriff Making Return			
Date Of Return			Name Of Deputy Sheriff	Making Return (type or print)			
			County Of Sheriff				