STATE OF NORTH CAROLINA	File No.	
County	In The General Court Of Justice District Court Division	
VERSUS Name And Address Of Plaintiff	TEMPORARY NO-CONTACT ORDER FOR STALKING OR NONCONSENSUAL SEXUAL CONDUCT Ex Parte	
FIN	NDINGS	
and it appears by certificate of the plaintiff the efforts t plaintiff's claim that notice should not be required. that is intended to be prevented would likely occur if defendant to 3. This Order is entered after notice has been provided to the the plaintiff, represented by the defendant, represented by the defendant, represented by a. on more than one occasion followed or otherwise hard purpose and with the intent to:	that have been made to give notice and reasons supporting the t there is good cause to hear the matter ex parte because the harm that were given prior notice of the plaintiff's efforts to obtain judicial relief. defendant. Present at the hearing were:	
b. committed one or more incidences of nonconsensual knowingly, without freely given consent and for the pu "sexual conduct" is defined by G.S. 50C-1(4) as any intentio clothing, of the sexual organs, anus, or breast of another, when	nal distress by placing the plaintiff in fear of death, bodily injury, or if the plaintiff substantial emotional distress, in that (describe defendant's sexual conduct upon the plaintiff, in that the defendant, intentionally or sexual gratification or arousal, (describe defendant's conduct—anal or knowing touching, fondling, or sexual penetration, either directly or through ether an adult or a minor, for the purpose of sexual gratification or arousal, and	
5. Other:		

			CON	CLUSIONS				
1. The defendant committed acts of unlawful conduct against the plaintiff.								
2. The plaintiff has failed to prove grounds for issuance of a temporary no-contact order.								
				ORDER				
It is OF	RDERED that:							
1.	The defendant sh	nall not visit, assault, mole	st, or otherwise	e interfere wi	th the p	olaintiff. [01]		
<u>2</u> .	The defendant cease stalking the plaintiff. [01]							
<u>3</u> .	3. The defendant cease harassment of the plaintiff. [01]							
4.	I. The defendant not abuse or injure the plaintiff. [01]							
<u> </u>	5. The defendant not contact the plaintiff by telephone, written communication, or electronic means. [05]							
6.	6. The defendant not enter or remain present at the plaintiff's residence, school, place of employment, and other places listed below at times when the plaintiff is present. [04]							
	List Other Places Whe	ere Defendant Ordered Not To Be						
☐ 7.	The request for a	temporary no-contact ord	ler is denied.					
	Other: (specify) [0							
						_		
9.	The terms of this	Order shall be effective	for ten (10)	days from t	ne date	of this Order. until (specify date and time if less		
_	than 10 days)		·					
<u> </u>	It is ordered that should be entere		ime and date s	et out below	for a he	earing on whether a permanent no-contact order		
Date Of H		Time Of Hearing		AM Loca	tion Of He	earing		
Jaic Oi II	icamig	Time of ricaring		PM	1011 01 110	ourning .		
Date		Time		1	of Distr	rict Court Judge Or Designated Magistrate (type or print)		
				PM				
				Signa	iture Of L	District Court Judge Or Designated Magistrate		
NOTICE TO DEFENDANT: A KNOWING VIOLATION OF A CIVIL NO-CONTACT ORDER SHALL BE PUNISHABLE AS CONTEMPT OF								
		COURT WHICH MA	Y RESULT IN A	FINE OR IMP	RISONI	MENT. THE COURT MAY FIND YOU IN CIVIL OR		
		CRIMINAL CONTE	MPT.					
			CERT	TIFICATION	1			
I certify	y this Order is a tru	ие сору.						
Date		Signature Of Clerk				Deputy CSC Assistant CSC		
						Clerk Of Superior Court		
NOTE	TO CLERK: G.S.	50C-9 provides: "The clerk or	f court shall deliv	er on the sam	e day th	at a civil no-contact order is issued, a certified copy of		
						er shall be issued promptly to the police department of the		

NOTE TO CLERK: G.S. 50C-9 provides: "The clerk of court shall deliver on the same day that a civil no-contact order is issued, a certified copy of that order to the sheriff." The statute also provides that a copy of the order shall be issued promptly to the police department of the municipality of the victim's residence, or the sheriff and any county police department if the victim does not live within a municipality with a police department.