				COURT
PETIT	TIONER	PAR	ISH/CITY OF	
	V.	STA	TE OF LOUIS	SIANA
		DIV	ISION:	NUMBER:
DEFE	NDANT	 FILE	ED:	CLERK:
			I ED ON A A DE	TOT-
	PETITION FOR Pursuant to La. R.	S. 46:2131, et seq. or		
The pe	tition of		, born	
o rocid	your name ent of the State of Louisiana, respec	etfully rapresenter		month, day, year
a reside	ent of the State of Louisiana, respec	• •		
D-4:4:-		Paragraph 1		
	oner files this petition on behalf o Petitioner, and/or)1:		
a b.	Minor child(ren) as follows:			
υ	NameName	DOR	Palation	ship to petitioner
	Name			
	Name			ship to petitioner
	Name_			ship to petitioner
c.	Alleged incompetent:			
-	Name	DOB	Relations	ship to petitioner
	Name			
		Paragraph 2		
a	Petitioner requests that his/her incompetent, remain confident La. R.S. 46:2134(B). (Ask cl.	tial to the court an	d files the addre	ess pursuant to
b	Petitioner's current address:			
	No. & Street			Apt. No.
	City		State	Zip Code
c	The minor child's or alleged in	ncompetent's curre	ent address:	
	No. & Street			Apt. No.
	City		State	Zip Code
		Paragraph 3		
		, defendant,	resides in	Parisl
	Abuser's Name			
at	No. & Street	Apt. No.	City	State Zip Code

Paragraph 4

This	Court is the proper venue for this action becaus	:	
	The marital domicile is located in	Parish.	
	The household is located in	Parish.	
	The defendant resides or is domiciled in		_ Parish.
	The abuse occurred in	Parish.	
	The petitioner resides or is domiciled in	J	Parish. (Do not
	fill this out if address is to remain confident	ıl.)	
	Paragra	oh 5	
The j	protected person(s) is related to the defendant as	(check all that apply)	
	Current or former spouse	Current or former dating p	partner
	Current or former unmarried intimate cohabitant	Parent, stepparent, or fost	ter parent
	Child, stepchild, or foster child	Grandparent or grandchild	1
	Child of defendant's current or former intimate	Other:	
	partner		
	Paragra	oh 6	
	A suit for divorce between the parties is not p	nding.	
	A suit for divorce between the parties is pendi NOTE: If you were NOT the petitioner in the "Petition for Protection From Abuse, (Filed Petitioner-in-reconvention)" instead of this of	divorce suit, use form LPOK by the Defendant in the Pendi	R B-R entitled
	There is a suit for custody pending involving chathis form, "Addendum").	dren named in this petition (fill	out page 7 of
	There is a custody order in effect involving child form, "Addendum", or attach a copy of the ord	•	out page 7 of this
	Paragra	oh 7	
	The protected person(s) and defendant have ch		
	Paragra	oh 8	
a.	Defendant abused protected person(s) in the fo	owing manner:	
	Slapped protected person(s)	Threatened protected person(s) w	vith bodily harm
	Punched protected person(s)	Threatened protected person(s)' l	ife
	Choked protected person(s)	Threatened protected person(s) w	vith a weapon
	Shoved protected person(s)	Abused petitioner's child(ren) or	
	Kicked protected person(s)	alleged incompetent	
	Stalked protected person(s)	Other:	

	am am alaass4 4laa				
	on or about the	day of		, at which time the de	efendant dic
	-				
	-				
	-				
	Past incidents:				
	-				
			ngraph 9		
eca	use of the immediate	e and present danger of	abuse, petitioner r	requests that an ex part	te
emp	oorary Restraining On	rder be issued immediat	ely without bond:		
	protected pers	efendant from abusing, he son(s) in any manner was, or threatened use of feause bodily injury.	hatsoever. This pr	rohibition includes the	use,
		e defendant from contact, by phone, in writing, of this court.			ss written
	prohibiting de	efendant from going wit			
	apartment cor	mplex, or multiple famil	ly dwelling of the	protected person(s) loca	ated at:

d	ordering the defendant to employment/school and no located at:	•		• • •	school
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
e	granting the petitioner or p	protected person(s) the use of the r	esidence located	at:
	No. & Street to the exclusion of defenda surrender any keys to that (law enforcement agency) Said residence is:	residence to the po to evict the defer	etitioner, and ord ndant.	ering	Zip Code nt to
	person(s). (NOTE custody of child(ioner or protecte a duty to support by defendant A s, check approp	d person(s). t petitioner or pro ND petitioner is oriate item in Pa	awarded
f	ordering the defendant not shut off any utilities, telepl any way interfere with the	hone service, or ma	ail delivery to the	protected person	
g	jointly or solely owned or item by street address and	leased by petition	er or protected pe		
	for the following reasons:				
	And orderingaccompany petitioner to w take possession of the projection	here the above list	(law enfor	rcement agency) cated to allow pet	to itioner to
h	prohibiting either party fro jointly owned or leased, exsupport of the petitioner ar	xcept in the norma	l course of busin	ess or necessary f	
i	awarding the temporary cu	ustody of the mino	r child(ren) or all	leged incompeten	t,
	to petitioner; the minor chi				/sical
j	agency) to accompany pet mentioned above is/are cur child(ren) or alleged incon	itioner to where th rrently and to effec	e minor child(rea	n) or alleged incom	mpetent
k	prohibiting defendant from	n interfering with the	ne custody of the	minor child(ren)	or alleged

LPOR B
Page 4 of 7
v.5.1

1.	_		return to the residence at a	
	• •	•	rement agency, to recover	
		-	nied by a law enforcement of FORCED ENTRY ALLO	
	protection and	sarcty of the parties. Tw	JI OKCED ENTRI ALE	OWLD.
m.				
			to the family resi	dence to recover her/his
	personal clothin	ng and necessities.		
		Paragr	aph 10	
		_	efendant to show cause why ers, and why defendant shou	
	to pay petitioner a rea	sonable amount of child	support in accordance with	Louisiana Law.
	to pay petitioner a rea	sonable amount of spous	sal support (alimony).	
	to seek professional c	ounseling.		
	to pay costs of court	in this matter.		
	to pay attorney fees.			
	to pay evaluation fees	3.		
	to pay expert witness	fees.		
			are for the petitioner, minor	child(ren), and/or alleged
		ated by the domestic vio	•	
	•	•	granting petitioner possessi	on thereof.
		0 01 110 0000110100, 01101000,		
	oner.	_		·
		PRA	YER	
WH	EREFORE, petitioner		YER tation issue herein, and: (ch	eck all that apply)
WH			tation issue herein, and: (ch	eck all that apply)
WH	that ex parte orders i	prays that service and cirequested in Paragraph 9	tation issue herein, and: (ch	
WH	that ex parte orders i	prays that service and cirequested in Paragraph 9	tation issue herein, and: (ch	
WH	that <i>ex parte</i> orders in a rule issue to show of granted.	prays that service and cirequested in Paragraph 9 cause why protective order	tation issue herein, and: (ch	
WH.	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with	prays that service and circular prays that service and circular prays protective order prot	tation issue herein, and: (ch be granted. ers as requested in Paragrap	ph 10 should not be
WH	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with defendant be advised.	prays that service and circular prays that service and circular prays that service and circular prays protective order than the costs.	tation issue herein, and: (ch be granted. ers as requested in Paragrap g Abuse Prevention Orders.	ph 10 should not be
WH	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with defendant be advised.	requested in Paragraph 9 rause why protective order. th costs. of penalties for violating ief as the court deems pro	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary.	ph 10 should not be
WH	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with defendant be advised.	requested in Paragraph 9 rause why protective order. th costs. of penalties for violating ief as the court deems pro	tation issue herein, and: (ch be granted. ers as requested in Paragrap g Abuse Prevention Orders.	ph 10 should not be
WH	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with defendant be advised.	requested in Paragraph 9 rause why protective order th costs. of penalties for violating ief as the court deems protective.	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be
WH	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with defendant be advised.	requested in Paragraph 9 rause why protective order th costs. of penalties for violating ief as the court deems protective.	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary.	ph 10 should not be
 	that <i>ex parte</i> orders in a rule issue to show organited. defendant be cast with defendant be advised all other equitable reliable.	requested in Paragraph 9 rause why protective order the costs. of penalties for violating ief as the court deems property. Reserved.	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be
 	that <i>ex parte</i> orders in a rule issue to show of granted. defendant be cast with defendant be advised.	prays that service and circular prays that service and circular prays that service and circular prays that service why protective orders to costs. of penalties for violating ief as the court deems prays prays PET DANT:	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be PERSON
	that <i>ex parte</i> orders in a rule issue to show organited. defendant be cast with defendant be advised all other equitable reliable.	prays that service and circular prays that service and circular prays that service and circular prays that service why protective orders to costs. of penalties for violating ief as the court deems prays prays PET DANT:	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be PERSON
	that ex parte orders in a rule issue to show of granted. defendant be cast with defendant be advised all other equitable related. ASE SERVE DEFENDE	prays that service and circular prays that service and circular prays that service and circular prays that service why protective orders to costs. of penalties for violating ief as the court deems prays prays PET DANT:	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be PERSON
	that ex parte orders in a rule issue to show of granted. defendant be cast with defendant be advised all other equitable related. ASE SERVE DEFENDE	prays that service and circular prays that service and circular prays that service and circular prays that service why protective orders to costs. of penalties for violating ief as the court deems prays prays PET DANT:	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be PERSON
	that ex parte orders in a rule issue to show of granted. defendant be cast with defendant be advised all other equitable related. ASE SERVE DEFENDE	prays that service and circular prays that service and circular prays that service and circular prays that service orders as the costs. Of penalties for violating ief as the court deems pray Responses. DANT:	tation issue herein, and: (che be granted. ers as requested in Paragraphy Abuse Prevention Orders. roper and necessary. pectfully submitted by,	ph 10 should not be PERSON
	that ex parte orders in a rule issue to show of granted. defendant be cast with defendant be advised all other equitable related. ASE SERVE DEFENDE	prays that service and circular prays that service and circular prays that service and circular prays that service orders as the costs. Of penalties for violating ief as the court deems pray Responses. DANT:	tation issue herein, and: (che be granted.) ers as requested in Paragraphy Abuse Prevention Orders. Toper and necessary. pectfully submitted by, TITIONER, IN PROPER F	ph 10 should not be PERSON
	that ex parte orders in a rule issue to show of granted. defendant be cast with defendant be advised all other equitable related. ASE SERVE DEFENDE	prays that service and circular prays that service and circular prays that service and circular prays that service orders as the costs. Of penalties for violating ief as the court deems pray Responses. DANT:	tation issue herein, and: (che be granted.) ers as requested in Paragraphy Abuse Prevention Orders. Toper and necessary. pectfully submitted by, TITIONER, IN PROPER F	ph 10 should not be PERSON

AFFIDAVIT/VERIFICATION

STATE OF LOUISIANA
PARISH OF
BEFORE ME, the undersigned Notary Public, duly commissioned and qualified in and for the state
and parish aforesaid, personally came and appeared,
Petitioner in the foregoing Petition for Protection from Abuse, who, after being duly sworn by me, did
depose and say that s/he has read the allegations contained therein and declared them to be true and
correct to the best of her/his knowledge, information, and belief.
Petitioner further said that s/he believes that the defendant poses a threat to petitioner's safety and/or
to the child(ren) or to others for whom petitioner has requested relief.
Petitioner further said that s/he is aware that any false statement made under oath contained in the
foregoing petition and this affidavit shall constitute perjury and shall be punishable by a fine of not
more than one thousand dollars (\$1,000.00), or by imprisonment, with or without hard labor, for not
more than five (5) years, or both.
PETITIONER
SWORN TO AND SUBSCRIBED before me, Notary Public, on the day of
, 200, at, Louisiana.
NOTARY PUBLIC

ADDENDUM

Fill out the following ONLY if directed to do so in Paragraph 6 on page 2 of this petition:

Divorce suit pending between partie	es:	
Suit Name:		
Suit Number:	Division:	
Court:		
Date of last hearing:	Date of next hearing:	
Custody suit pending involving child	ren named in this petition:	
Suit Name:		
Involving children (names):		
Suit Number:	Division:	
Court:		
Date of last hearing:	Date of next hearing:	
Custody order in effect involving chi	ldren named in this petition (attach copy if availabl	le):
Involving children (names):		
Date Order Signed by Court:	Division:	
Court:		
Custody terms/assignment:		

LOUISIANA UNIFORM ABUSE PREVENTION ORDER Case No. **Order of Protection** Court: □ T.R.O. City/Parish State ☐ P.O./Preliminary or Permanent Injunction Modified P.O./Preliminary or Permanent Louisiana Injunction PETITIONER IDENTIFIERS **PETITIONER** First Middle/Maiden Last Date of Birth Petitioner seeks protection for: \square self \square other(s) List other(s) name & date of birth: **DEFENDANT DEFENDANT IDENTIFIERS SEX RACE** DOB HT WT Middle Last First **Relationship of Protected Person(s) to Defendant: EYES HAIR SOCIAL SECURITY #** (check all that apply) ☐ current or former spouse ☐ current or former unmarried intimate cohabitant ☐ child, stepchild, or foster child **DRIVERS LICENSE # STATE EXP DATE** ☐ child of defendant's current or former intimate partner ☐ current or former dating partner ☐ parent, stepparent, or foster parent Defendant's Address: ☐ grandparent or grandchild \Box other: THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and the defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this court are as set forth below. THE COURT HEREBY ORDERS: That the above named defendant be restrained from committing further acts of abuse or threats of abuse. Additional terms of this order are as set forth on the following pages. The terms of this order shall be effective until (mm/dd/yy).

WARNINGS TO DEFENDANT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, 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).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. Section 922(g)(8)). See further notice on last page of this order.

Only the court can change this order.

LOUISIANA UNIFORM	M ABUSE P	REVENTION	ORDER	
COURT NAME AND PARISH/CITY:	DIVISION:	DOC	KET NO	
	FILED:	CLEI	RK:	
TEMPORARY Pursuant to:	RESTRAIN	NING ORDER		
PETITIONER'S NAME: First	Maidan/Mida	lla Last		
Date of Birth $\frac{\frac{rust}{mo \frac{day}{vr.}} - \frac{rust}{vr.}$	Sex: \square F	☐ M Race:		
$mo./$ aay /yr. \square On behalf of (name, date of birth, and re	elationship to per	titioner)		
	V.			
DEFENDANT'S NAME:				
Alias: Date of Birth:	mo./ day / yr.	_ Sex: □ F □ M	Race:	
Address: $\overline{No. \& Street}$ April	t. No.	City	State Zip Code	
Social Security #: Dr.	Lic. #	State	Exp. / /	/
The protected person(s) is related to the o	lefendant as: (c	heck all that appl	y)	
☐ current or former spouse		☐ current or form	• 1	
urrent or former unmarried intimate coh	nabitant		ent, or foster parent	t
☐ child, stepchild, or foster child ☐ child of defendant's current or former int	timate partner	☐ grandparent or ☐ other:	~	
				_
$\hfill\Box$ The protected person and the defendant	have a child(ren) in common.		
TT IS ORDERED THAT THE DEFENDATHE COURT FINDS THAT THE ALLEGEMMEDIATE AND PRESENT DANGER AND REASONABLE GROUNDS TO FEATER ALLEGED INCOMPETENT, THUS WITHOUT A HEARING: (only orders charge)	GATIONS PRE OF ABUSE, TI AR FOR HER/I THE COURT I	SENTED CONST HAT THE PETIT HIS SAFETY OR SSUES THE FOL	ITUTE AN IONER HAS GOO THAT OF A CHII	OD LD
☐ 1. THE DEFENDANT IS ORDER protected person(s) in any manuse, or threatened use of force of cause bodily injury.	ner whatsoever.	This prohibition in	cludes the use, atten	npte
2. THE DEFENDANT IS ORDER electronically, by phone, in write permission of this court.				
3. THE DEFENDANT IS ORDER residence, apartment complex, at:				
No. & Street Apt.	No.	City	State Zip Code	

			D	ocket No	
 □ 4.	THE DEFENDANT I employment/school at at:				· / •
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
 □ 5.	THE COURT GRAN located at:	TS THE PETITIONE	R or protected person	on(s) the use	of the residence
	No. & Street	Apt. No.	City	State	Zip Code
	to the exclusion of de surrender any keys to			t orders the o	defendant to
		(law enforce	ment agency) is ord	lered to evict	the defendant.
 □ 6.	THE COURT GRAN of the following proper		•	` /	and possession
	——————————————————————————————————————				
	_				
 □ 7.	THE COURT ORDER agency) to accompany				(law enforcement ove.
 □ 8.	THE COURT PROHI disposing of property that which is necessar	jointly owned or leas	ed, except in the no	rmal course o	of business or
 □ 9.	THE DEFENDANT I person(s), not to shut person(s) or in any wa	off any utilities, telep	hone service, or ma	il delivery to	the protected
 □10.	THE COURT GRAN incompetent to the pe			_	` /
 □11.	THE COURT ORDER agency) to accompany mentioned in paragrap	y petitioner to where t	he minor child(ren)	or alleged in	
	custody of said child(• .	ootal	g pirjoieui
 □12.	THE DEFENDANT I minor child(ren) or al		O interfere with the	e physical cu	stody of the

			Docket No	
🗆 13.	recover his/her perso	onal clothing and ne to ensure the protec	to return d upon by petitioner and law enforcement ecessities, provided that s/he is accompanietion and safety of the parties. NO FORCE	nied by a law
🗆 14.	enforcement agency) to accompany	recover her/his personal clothing and ne	residence
🗆 15.	s/he should not be of Louisiana Law. The recent income tax i	rdered to pay child so e court further ord returns, AND pay so te for the CURREN	DANT to show cause on the below hearing support and/or spousal support (alimony lers the defendant to produce at the heatubs or an employer statement docum NT year. If the defendant is self-employer produced.) pursuant to earing: most nenting
\tag{16.}	s/he should not be or ☐ all court costs ☐ evaluation fees ☐ cost of medical a	rdered to pay the for attordate and/or psychological		
1 7.	THE COURT ORDS		DANT to show cause on the below hearing counseling.	ng date why
□18.			DANT to show cause on the below hearingly owned residence or household and the	
^{19.}	Other:			
- - -	, 200), at o'clock Court, located a , La., why abov	show cause on the day of k M. in Courtroom No of the at, in ve Temporary Restraining Order and other re Orders.	r
			·	
Date of O	Order	Expiration Date of Order	SIGNATURE OF JUDGE	
//	ууг. ПАМ ПРМ	// / day /yr.	PRINT OR STAMP JUDGE'S N.	AME

NOTICE: C.C.P. Art. 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:

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

PURSUANT TO LA. R.S. 46:2137 AND LA. CH. C. ART. 1571, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$500 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.

PURSUANT TO 18 U.S.C. § 922 [g][8], AFTER NOTICE AND OPPORTUNITY FOR A HEARING, THE DEFENDANT IN A PROTECTIVE ORDER THAT EITHER INCLUDES A FINDING BY THE JUDGE OR BY ITS TERMS EXPLICITLY PROHIBITS CERTAIN BEHAVIOR MAY BE PROHIBITED FROM RECEIVING, POSSESSING, OR TRANSPORTING FIREARMS OR AMMUNITION FOR THE DURATION OF THE ORDER IF THE PROTECTED PERSON(S) IS RELATED TO THE DEFENDANT AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, HAS A CHILD IN COMMON WITH THE DEFENDANT, OR IS THE CHILD OF DEFENDANT'S CURRENT OR FORMER INTIMATE PARTNER.

FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265

The issuing court certifies that it had jurisdiction over the parties and the subject matter under the laws of the State of Louisiana, and although the order was issued *ex parte*, the court has 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.

THIS ORDER SHALL BE PRESUMED TO BE VALID AND ENFORCEABLE IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND COMMONWEALTHS.

SIGNATURE OF JUDGE

Date		Clerk
FAXED	☐ MAILED	TO LOUISIANA PROTECTIVE ORDER REGISTRY
Date		Clerk

LOUISIANA UNIFORM ABUSE PREVENTION ORDER Case No. **Order of Protection** Court: City/Parish State ☐ P.O./Preliminary or Permanent Injunction ☐ Modified P.O./Preliminary or Permanent Louisiana Injunction **PETITIONER** PETITIONER IDENTIFIERS Middle/Maiden First Last Date of Birth Petitioner seeks protection for: \square self \square other(s) List other(s) name & date of birth: **DEFENDANT DEFENDANT IDENTIFIERS** SEX RACE DOB нт WT Middle First Last Relationship of Protected Person(s) to Defendant: **EYES HAIR SOCIAL SECURITY #** (check all that apply) ☐ current or former spouse ☐ current or former unmarried intimate cohabitant ☐ child, stepchild, or foster child **DRIVERS LICENSE #** STATE **EXP DATE** ☐ child of defendant's current or former intimate partner ☐ current or former dating partner ☐ parent, stepparent, or foster parent ☐ grandparent or grandchild Defendant's Address: \square other: THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and the defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this court are as set forth below. THE COURT HEREBY ORDERS: That the above named defendant be restrained from committing further acts of abuse or threats of abuse. Additional terms of this order are as set forth on the following pages. The terms of this order shall be effective until (mm/dd/yy).

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Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. Section 922(g)(8)). See further notice on last page of this order.

Only the court can change this order.

L	OUISIANA U	NIFORM ABUS	E PREVENT	ION ORDI	ER
	AME AND	DIVISION	1:	DOCKET NO.	
PARISH/C	11 Y;	FILED: _		CLERK:	
	_	PROTECTIVE			
Pursuant to	:	2131, et seq.	a.S. 46:2151	La. Ch. C. Art	. 1564, et seq.
☐ Court Ap	proved Consent	Agreement			
PETITION	ER'S NAME:	t Maider			
Date of Birt	h/	t Maider / Sex: [n/Middle □ F □ M	Last Race:	
	*	yr. of birth, and relations			
	ir or (name, water	gy en in, and recarrens	mp to permoner	/	
		V.			
DEFENDA	NT'S NAME: _				
Alias:	Dat	e of Birth: // / / / / / / / / / / / / / / / / /	Sex: □]	F □ M Rac	ce:
Address:	o. & Street	Apt. No.	City	State	Zip Code
		Dr. Lic. #			
The protecto	ed person(s) is rela	ated to the defendant a	s: (check all tha	t apply)	
☐ current or former spouse ☐ current or former dating partner					
☐ current or former unmarried intimate cohabitant ☐ parent, stepparent, or foster parent ☐ child, stepchild, or foster child ☐ grandparent or grandchild					
	•	or former intimate partn		on grandenin	
☐ The prote	ected person and th	e defendant have a child	d(ren) in common		
T IC ODDEI		DEFENDANT DE CEI		CODY OF TH	IC ODDED
		DEFENDANT BE SEI			
		ΓER A HEARING, OF V ΓΥ ΤΟ PARTICIPATE.			
		ONSTITUTE AN IMMI GOOD AND REASONA			
AFETY OR 1	THAT OF A CHILI	O OR ALLEGED INCOMPLETED INCOMPLIED INCOMPLETED INCOMPLETED INCOMPLIED I	MPETENT, THUS		
_				. 11 . C 11	.11
		T IS ORDERED NOT ') in any manner whatsoe			
1		use of force or physical			
_		T IS ORDERED NOT	ΓO contact the pr	otected nerson(s) nersonally
	electronically, by p	phone, in writing, or thro			
]	permission of this	court.			
		T IS ORDERED NOT	•	, ,	•
	residence, apartme located at:	nt complex, or multiple	tamily dwelling	or the protected	person(s)
	No. & Street	Apt. No.	City	State	Zip Code

		Docket No				
□	4.	THE DEFENDANT IS ORDERED TO STAY AWAY from the protected person(s)' place of employment/school and not to interfere in any manner with such employment/school located at:				
		Employment/School	Address	City	State	Zip Code
		Employment/School	Address	City	State	Zip Code
0	5.	THE COURT GRAN located at:	ITS THE PETITION	ER or protected per	rson(s) the use	of the residence
		No. & Street	Apt. No.	City	State	Zip Code
		to the exclusion of desurrender any keys to defendant.	that residence to the			
□	6.	THE COURT GRAN		ER or protected per	rson(s) the use	and possession
🗆	7.	THE COURT ORDE enforcement agency) above.			erty listed in O	(law rder No. 6
🗆	8.	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).				
□	9.	THE DEFENDANT person(s), not to shut person(s), or in any v	off any utilities, tele	phone service, or m	nail delivery to	the protected
□	10.	THE COURT GRAN incompetent to the pe				
□	11.	THE COURT ORDE agency) to accompan mentioned in paragra custody of said child	ph above is/are curre	ently, and to effect p	(lan) or alleged in opetitioner obtain	aw enforcement acompetent ning physical
□	12.	THE COURT GRAN			, ,	
		meompetent as 10110v	vv 3			
		Exchange of child(re	n) or alleged incomp	etent is to be effecte	ed as follows:	

		Do	ocket No.
13.	THE DEFENDANT IS ORD minor child(ren) or alleged in	ERED NOT TO interfere with the incompetent.	ne physical custody of the
🗆 14.	recover his/her personal cloth	to be agreed upon by petitioner a ning and necessities, provided that issure the protection and safety of	at s/he is accompanied by a
🗆 15.	THE COURT ORDERS a re	presentative of	(law enforcement
		to the	
		to recover her/his personal c	
	THE COURT ORDERS THI	E DEFENDANT TO PAY SUPP	ORT for
	beginning ☐ the child(ren) at the rat beginning	e of \$ per □ w, 200, per □ w, 200, □ direct	reek ☐ month
🗆 17.	THE COURT ORDERS THI ☐ all court costs ☐ evaluation fees	1 2	en), and/or the alleged
18.	THE COURT ORDERS THE	E DEFENDANT to seek professi	ional counseling.
□ 19.	Other:		
• • • • • • • • • • • • • • • • •			
		_	_
		_	
Date of Or	Expiration Date of Order	SIGNATURE OF JU	JDGE
$\frac{1}{mo.} \frac{day}{day} \frac{day}{dy}$	r.	PRINT OR STAMP	JUDGE'S NAME

NOTICE: C.C.P. Art. 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.

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	Docket No		
NOTICE TO DEFEND	DANT:		
PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLARRESTED, JAILED, AND PROSECUTED.	LATES THIS ORDER MAY BE		
PURSUANT TO LA. R.S. 46:2137 AND LA. CH. C. ART THIS ORDER MAY BE PUNISHED FOR CONTEMPT MORE THAN \$500 OR BY CONFINEMENT IN JAIL F BOTH, AND MAY BE FURTHER PUNISHED UNDER OF LOUISIANA. THIS ORDER SHALL BE ENFORCE OFFICERS AND COURTS OF THE STATE OF LOUIS	OF COURT BY A FINE OF NOT FOR AS LONG AS 6 MONTHS, OR CRIMINAL LAWS OF THE STATE ED BY ALL LAW ENFORCEMENT		
PURSUANT TO 18 U.S.C. § 922 [g][8], THE DEFENDANT THAT EITHER INCLUDES A FINDING BY THE JUDG PROHIBITS CERTAIN BEHAVIOR IS PROHIBITED OR TRANSPORTING FIREARMS OR AMMUNITION ORDER IF THE PROTECTED PERSON(S) IS RELATICURRENT OR FORMER SPOUSE, CURRENT OR FORMER PARTNER, HAS A CHILD IN COMMON WITH THE IDEFENDANT'S CURRENT OR FORMER INTIMATE	GE OR BY ITS TERMS EXPLICITLY FROM RECEIVING, POSSESSING, FOR THE DURATION OF THE ED TO THE DEFENDANT AS A RMER COHABITING INTIMATE DEFENDANT, OR IS THE CHILD OF		
FULL FAITH AND CREDIT pursuar	nt to 18 U.S.C. § 2265		
The issuing court certifies that it had jurisdiction over the parties and the subject matter under the laws of the State of Louisiana, and the defendant was given reasonable notice and opportunity to be heard sufficient to protect the defendant's right to due process before this order was issued.			
THIS ORDER SHALL BE PRESUMED TO BE VALID AND ENFORCEABLE IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND COMMONWEALTHS.			
SIGNATUR	RE OF JUDGE		
PETITIONER	DEFENDANT		

Copies to: 1) Court file 2) Petitioner 3) Defendant 4) Chief Law Enforcement Official of the parish where the protected person resides 5) Louisiana Protective Order Registry.

☐ FAXED ☐ MAILED TO LOUISIANA PROTECTIVE ORDER REGISTRY

Clerk _____

Clerk _____

☐ DEFENDANT WAS SERVED AT CLOSE OF HEARING.

Date

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