

## LPOR FORMS v.9 INSTRUCTIONS

The index for the LPOR forms is in the bookmark panel on the left of this screen.

### TO NAVIGATE TO SPECIFIC FORMS:

- 1 Click next to the Form name in the index to see that form
- 2 To return the bookmark list to the screen, click on the Bookmark tab along the left margin of the window

### TO PRINT A FORM:

- 1 Note the page numbers for that form at the bottom of the screen
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**LOUISIANA PROTECTIVE ORDER REGISTRY  
COURTESY FORMS: INSTRUCTIONS, PETITIONS, SUPPLEMENTAL FORMS, ETC.  
INDEX OF VERSION 9 FORMS**

Forms LPOR A-Z were created by the Judicial Administrator's Office as a courtesy to the courts. The use of these forms is not mandatory, nor are these completed forms to be transmitted by the clerk of court to the Louisiana Protective Order Registry. Check with the clerk of court to determine whether these or other forms are preferred by a particular court.

<b>LPOR A</b>	<b>Instructions for Completing the Petition for Protection From Domestic Abuse or Dating Violence</b>
<b>LPOR B - C-R</b>	The forms listed below and the circumstances under which they are to be used are described in the instructions, form <b>LPOR A</b> .
<b>LPOR B</b>	<b>Petition for Protection From Abuse</b> (pursuant to La. R.S. 46:2131 et seq. or La. R.S. 46:2151)
<b>LPOR B-R</b>	<b>Petition for Protection From Abuse, In Reconvention</b> (pursuant to La. R.S. 46:2131 et seq. or La. R.S. 46:2151)
<b>LPOR C</b>	<b>Petition for Protection From Abuse</b> (pursuant to La. Ch. C. Art. 1564 et seq.)
<b>LPOR C-R</b>	<b>Petition for Protection From Abuse, In Reconvention</b> (pursuant to La. Ch. C. Art. 1564 et seq.)
<b>LPOR D</b>	<b>Petition for Protection From Stalking or Sexual Assault</b> (pursuant to La. R.S. 46:2171 et seq. or La. R.S. 46:2181 et seq.)
<b>LPOR E</b>	<b>Petition to Make Foreign Protective Order Executory in Louisiana</b>
<b>LPOR F</b>	<b>Confidential Address Form</b> (with petitions LPOR B, C or D)
<b>LPOR F-R</b>	<b>Confidential Address Form, In Reconvention</b> (with petitions LPOR B-R or C-R)
<b>LPOR H</b>	<b>Information for Service of Process Form</b>
<b>LPOR K</b>	<b>Rule to Show Cause Why Defendant Should Not Be Held in Contempt of Court</b>
<b>LPOR K-R</b>	<b>Rule to Show Cause Why Defendant Should Not Be Held in Contempt of Court, In Reconvention</b>
<b>LPOR M</b>	<b>Rule to Show Cause Why Protective Order Should Not Issue</b>
<b>LPOR M-R</b>	<b>Rule to Show Cause Why Protective Order Should Not Issue, In Reconvention</b>
<b>LPOR O</b>	<b>Petition for Temporary Restraining Order, Preliminary and Permanent Injunction</b> (pursuant to La. Code of Civil Procedure Article 3601 et seq.)
<b>LPOR P</b>	<b>Motion to Modify or Dissolve Abuse Prevention Order</b> (pursuant to La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., La. R.S. 46:2181 et seq., La. R.S. 9:372, La. R.S. 9:361 et seq., or La. C.C.P. Art. 3601 et seq.)
<b>LPOR P-R</b>	<b>Motion to Modify or Dissolve Abuse Prevention Order, In Reconvention</b> (pursuant to La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., La. R.S. 46:2181 et seq., La. R.S. 9:372, La. R.S. 9:361 et seq., or La. C.C.P. Art. 3601 et seq.)
<b>LPOR Y</b>	<b>Instructions for Completing the Petition for Protection from Stalking or Sexual Assault</b> (LPOR D)
<b>LPOR Z</b>	<b>Instructions for Completing the Petition for Protection Pursuant to La. Code of Civil Procedure Article 3601 et seq.</b> (LPOR O)

## INSTRUCTIONS FOR COMPLETING PETITION FOR PROTECTION FROM DOMESTIC ABUSE OR DATING VIOLENCE

The Domestic Abuse Assistance Acts (La. R.S. 46:2131 et seq. and Ch.C. Art. 1564 et seq.) and Protection from Dating Violence Act (La. R.S. 46:2151) enable victims of domestic abuse and dating violence to ask for court orders to protect them from further abuse. This protection includes ordering the abusive person to stay away from the victim, and may also include ordering temporary child custody, financial support, and use of property to the victim in order to ensure safety.

The **petition** is the form that begins the process. The petition is an application, or a request to the court for protection from the abusive person. The petition describes the abuse, and lists the kinds of protection the victim is seeking from the court. The person who files a petition for protection is called the **petitioner**; the person against whom the petition is filed (the abusive person) is called the **defendant**. The **protected person** is usually the petitioner, but not always. For instance, if a parent or guardian files for protection of a minor, the parent or guardian is the petitioner and the minor is the protected person. The petitioner can fill out and file the petition without using an attorney. The necessary forms are available in the clerk of court's office in each parish.

You do not have to pre-pay the court costs in order to file. If the protective order is granted, the judge should hold the abuser responsible for the court costs.

These instructions can help you understand which forms to use, and how to fill them out. In some areas of the state, the clerk of court's office or the local battered women's program may be able to assist you in preparing the forms.

### ***Who may apply for protection under the Domestic Abuse Assistance Acts/Protection from Dating Violence Act?***

Protective orders are available if you or someone in your family or household has experienced physical abuse, sexual abuse, or threats of abuse in a domestic or dating relationship. You can apply for protection for yourself, or you can apply on behalf of children or others in the home (see the relationships that are eligible for protection described below). You can file on behalf of an **incompetent** (also called an **alleged incompetent**) person, who is not capable of filing for him or herself due to a medical or mental disability.

The abuser may be any of the following:

- Spouse or former spouse
- A person presently or formerly living in the residence as a spouse, whether married or not, of same or opposite sex
- Foster parent
- Dating partner or former dating partner
- Parent
- Child
- Stepparent
- Stepchild
- Foster child
- Adult child or adult grandchild

### ***Where can you file your petition?***

**Venue** means the place (parish) where you can apply for a protective order. There are several possibilities of where you can file the petition. You can apply to the court in the parish where the abuse happened, in the parish where the petitioner and defendant lived together, in the parish where the defendant is living now, or in the parish where the petitioner is living now. If those parishes are not the same, you must select one in which to file the petition. Once the order has been granted, it will be good throughout the state and nation.

### ***Which petition form should be used?***

**LPOR B:** This petition offers protection from abuse under the Domestic Abuse Assistance Act (La. R.S. 46:2131 et seq.) or Protection from Dating Violence Act (La. R.S. 46:2151). Use this petition if the relationship between you and the abuser is listed above under "Who may apply..." and if the parish you are filing in is one of the venue possibilities listed above under "Where can you file...."

**LPOR B-R:** This petition is the same as LPOR B except for the following circumstance. If the petitioner is married to the person that the petition is being filed against (the defendant), and if the defendant has filed for divorce but the divorce suit has not been finalized, OR if a petition for protection from abuse has been filed against you, use LPOR B-R. Because this petition will be filed as a part of the legal action that has already been filed, and because the abuser is known as the “Petitioner” in the previously filed legal suit, in this protective order request the defendant (abuser) will now be known as the “Defendant-In-Reconvention” and you, the petitioner, will be known as the “Petitioner-In-Reconvention.” **NOTE:** This is only the case if the defendant is the one who first filed the divorce or protective order action. If you filed the divorce action, you may use LPOR B.

**LPOR C:** This petition offers protection from domestic abuse under the “Children’s Code” (Ch. C. Art. 1564 et seq.), which uses slightly different definitions than those used for LPOR B. In courts that have jurisdiction over juvenile matters you may apply using this petition. It offers the same kinds of protection that are offered in LPOR B. You may use LPOR C for all the relationships between the defendant and petitioner that are described above under “Who may apply...,” **EXCEPT:**

- 1) If a petitioner and defendant are unmarried but living in the same residence as spouses, a minor child must also reside in that residence, and the petitioner and defendant must be currently living together. However, the petitioner’s right to relief is not affected by leaving the residence in order to avoid further abuse.
- 2) If a petitioner and defendant are related as grandparents and grandchild, only LPOR B or LPOR B-R may be used.

You may use LPOR C for all the venues listed above under “Where can you file...,” **EXCEPT** if the parish in which you are applying is where you currently reside, and that parish is **not** the location of any of the other venue options above. You can still apply using LPOR C in that case, but you will not have the same types of protection **before** the date of the hearing, which are available if you file using LPOR B or B-R.

**LPOR C-R:** This petition is the same as LPOR C except for the following circumstance. If the petitioner is married to the person that the petition is being filed against (the defendant) and if the defendant has filed for divorce but the divorce suit has not been finalized, OR if a petition for protection from abuse has been filed against you, use LPOR C-R. Because this petition will be filed as a part of the legal suit that has already been filed, and because the abuser is known as the “Petitioner” in the previously filed legal suit, in this protective order request the defendant (abuser) will now be known as the “Defendant-In-Reconvention” and you, the petitioner, will be known as the “Petitioner-In-Reconvention.” **NOTE:** This is only the case if the defendant is the one who first filed the divorce or protective order action. If you filed the divorce action, you may use LPOR C.

### ***How can you get an order?***

1. **FILL OUT FORMS AND HAVE THEM NOTARIZED.**  
Fill out the forms using the instructions that follow (Petition and Information for Service of Process Form). As you will be swearing that what you have written in the forms is true and can be used as evidence in court, you must sign parts of the forms in the presence of a Notary Public. A Notary Public is a person who has the authority to certify that you signed a document. In most areas of the state, the clerk of court will provide the service of a Notary.
2. **JUDGE or HEARING OFFICER SIGNS FORMS, ISSUES TEMPORARY ORDER and ASSIGNS A HEARING DATE.** The clerk of court will assign a suit number and allot the case to the proper division of court, and then direct your signed forms to the judge/hearing officer who will review your request. If s/he agrees that immediate protection is necessary, s/he will grant you a Temporary Restraining Order (TRO) with a date to come back to court for a hearing. The TRO will contain some or all of the requests you made in the petition. The TRO will be in effect until at least the date of that court hearing. The clerk of court should provide you with a copy of the petition and a certified copy of the TRO, which you should keep with you at all times. (You may wish to make additional copies of the TRO for your employer, as well as for schools, day care centers or sitters of any children listed in the petition.) The clerk of court should tell you the date and time of the hearing for your protective order (information which is also written on your TRO), and will give a copy of the petition and the order to the sheriff’s office to serve the defendant. The defendant will be notified to be present in court on the date of the hearing. It is not required that you have an attorney; you may represent yourself at the hearing. However, if you wish to be represented at the hearing, take your papers to an attorney, or contact the nearest family violence program,

immediately after the petition is filed to find out whether legal representation can be provided.

3. COURT HEARING. At the hearing the judge will decide whether to grant the requests made in the petition and issue a Protective Order (PO). On the date of the hearing, come to court with any witnesses you may have (people who know of or have observed the abuse you described in the petition). If you are representing yourself at the hearing, the judge may ask you to explain what orders you feel are necessary to protect you from further abuse. The abuser will be given an opportunity to respond. If you do not come to court on the date of the hearing, the temporary order (TRO) will expire, you will not be protected and the judge may dismiss your petition.
4. AFTER THE HEARING. If the judge is satisfied that you need protection, s/he will sign the Protective Order (PO) which will now be in effect for up to 18 months if you filed LPOR B or LPOR B-R under La. R.S. 46:2131 et seq. or La. R.S. 46:2151, or up to 6 months if you filed LPOR C or LPOR C-R under the Children's Code. The judge may grant that certain parts of the order (those related to staying away and not contacting the protected person) do not expire. If LPOR C or LPOR C-R was filed on behalf of a minor child who was sexually abused, the order that is granted is in effect until the child reaches the age of 18. You should again ask the clerk of court for certified copies of the order, and keep a copy with you at all times.
5. IF A HEARING OFFICER PRESIDES AT THE HEARING. The hearing officer will write his/her recommendation to the judge regarding whether you should be granted a Protective Order and what specific relief you should get. The hearing officer will give you a copy of this written recommendation and will also give a copy to the defendant. The hearing officer will give the recommendation to the judge also. If you do not agree with the hearing officer's recommendation, you must ask for a hearing before the judge following your hearing before the hearing officer. The defendant can do the same if the defendant is unhappy with the hearing officer's recommendation. The hearing officer's recommendation to the judge is NOT a protective order - only the judge can issue a protective order. However, your temporary restraining order (TRO) should still be good for 15 days after the hearing or until the judge signs the protective order, whichever occurs last. Before you leave court, make sure that your temporary restraining order expiration date is a date at least 15 days beyond the hearing in which you just participated. If either you or the defendant has objected to the recommendation, a new hearing will be held before the judge and you will need to attend that hearing to prove your case again. If the defendant does not object to the hearing officer's recommendation and if you do not object either, the judge will sign a protective order. Before you leave, find out who to call and when to check on whether a new hearing will occur or whether your Protective Order has been signed by the judge. Also, find out when and how you can get a certified copy of your Protective Order.
6. EXTENDING THE ORDER. If you need to extend any of the expiring protections under the Protective Order beyond the period the judge granted, you must file a form to modify the Protective Order before it expires. The court will set a hearing, and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at the hearing to tell the Judge why you need the Protective Order to last for a longer period of time. These forms are available from the clerk of court. Be sure to get a new copy of the order if the Judge grants the extension.
7. IF THE DEFENDANT VIOLATES THE ORDER. It is a crime to violate a temporary restraining order after the defendant has been served, or a protective order. You may call the police when the order has been violated. You may also inform the court that a violation has occurred by filing a "**Rule to Show Cause Why the Defendant Should Not Be Held in Contempt.**" These forms are available from the clerk of court. When the contempt forms are filed, the court will set a hearing and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at that hearing to tell the judge what the defendant did to violate the order.
8. MODIFYING THE ORDER. You may not change on your own the terms or conditions of the court order. If it is necessary to change the Protective Order, a motion to modify the order must be filed with the court. The court will set a hearing and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at the hearing to tell the Judge why you need to change the terms of the Protective Order. Be sure to get a new copy of the order if the Judge grants a modification.

## **HOW TO FILL OUT A PETITION:**

In the upper left corner, fill in your name on the top line as petitioner (or Petitioner-In-Reconvention if you are using LPOR B-R or C-R) and the abuser's name as defendant (or Defendant-In-Reconvention in LPOR B-R or C-R). Note that if the defendant is a minor, there is a line for the name of the parent or guardian of the minor. Leave the lines on the top right corner of the form blank.

Check "Initial Petition" if you are beginning this court action.

Check "Supplemental and Amending Petition" if you have previously filed a petition that has not yet been heard before the court, and you are filing this petition to change or add to that petition.

On the first line of the petition under the heading, fill in your name and date of birth.

### Paragraph 1:

If you are filing this petition on your own behalf, check "a." If you are filing on behalf of a minor child/children, check "b" and fill in their names, dates of birth, and relationship to you. If you are filing on behalf of someone in your care who you believe is incompetent, check "c" and fill in their name, date of birth, and relationship to you. **If you check "b" or "c," be sure to include information in Paragraph 8 (Paragraph 7 in LPOR C and C-R) about the abuse of the child or incompetent person.**

### Paragraph 2:

If you do not want the abuser to know your current address, check "a" and ask for and fill out a form called "Confidential Address Form." The clerk of court will file your address under seal to be kept confidential to the court. If you do not need to hide your current address, fill in "b" and/or "c."

### Paragraph 3:

Provide the information requested about the defendant.

### Paragraph 4:

Check all of the places listed that describe the parish you are filing this form in, and write the parish name in the blank for every one that you check. If you are using LPOR C or C-R, notice that if you check ONLY the last entry, "The petitioner resides in \_\_\_\_\_," you will be limited to choosing from options "a," "b," "c," "d," and "f" listed in Paragraph 9. If you check the last entry, but also check any of the other entries, you are entitled to all the options listed in Paragraph 9.

### Paragraph 5:

Place a check mark next to the relationship which best describes the relationship of the person needing protection to the defendant. If you are filing to protect more than one person, check all the relationships that apply to the protected person(s).

### Paragraph 6:

Check whether or not there is a divorce action pending between the petitioner and the abusive person. If a divorce action is pending, please fill out the last page, Addendum. If you are filling out LPOR B or C, and there is a pending suit for divorce or order of protection that was filed **by the defendant**, you should use LPOR B-R or C-R instead. Check if there is a child custody case pending or a custody order in effect that involves children named in your petition. If you checked yes, there is a pending divorce, pending custody case, or custody order, be sure to fill out the last page, Addendum, with the details. Attach a copy of existing custody order, if one is available.

### Paragraph 7:

Check if the protected person and the defendant have a child or children in common.

### Paragraph 8:

In "a," check all the forms of abuse that the defendant has used. In "b," describe the most recent incident of abuse or threats of abuse which caused you to file this petition. Be specific; give the date and details about the abuse. If police were called, or if medical attention or other help was needed, include this information in your description. If you are filing on behalf of a child or incompetent person, describe the abuse to that person. Then describe past incidents of abuse. This is especially important to include if the most recent abuse was a threat.

Paragraph 9:

This paragraph lists all the things you may ask the judge to grant immediately, before the hearing.

Check “a” if you want the defendant ordered not to abuse, harass, stalk, assault, follow, track, monitor or threaten you (or the protected person).

Check “b” if you want the defendant ordered not to contact you (or the protected person) in any way.

Check “c” if you want the defendant to stay at least 100 yards away from where you (or the protected person) are staying, and fill in the address the defendant is to stay away from (**if you have asked the court to keep your address confidential, do not list your address, but insert “anywhere petitioner may reside.”**).

Check “d” if you want the defendant to stay away from your (or the protected person’s) school or job.

Check “e” if you want the defendant ordered not to damage your (or the protected person’s) property, and not to cut off your utilities, phone, or mail service.

Check “f” if you want the defendant evicted from the home so that you (or the protected person) may live there. Fill in the local Sheriff’s office. NOTE: You can only check “f” if you can check one of the four descriptions in “f” to describe who owns or leases the house. However, you may be granted use of a house or residence solely owned by the defendant, if you are filing LPOR B. If you are asking for custody of a child or children of the defendant and want possession of the defendant’s solely owned house or residence, check this option in Paragraph 10.

Check “g” if you (or the protected person) want to have or to use certain property or pets that are solely owned or leased by you (or the protected person), and fill in the current location of the property or pets. Also, check “g” if you are asking for jointly owned or leased property or pets, and fill in the current location of the jointly owned property or pets. Explain why you are asking for the jointly owned property or pets. This is not intended to divide up all your shared property, but to grant you certain items that are important for you to have now for your safety or that of the protected person. Fill in the name of the local sheriff’s department that will assist you in retrieving the requested property or pets.

Check “h” to order both the protected person and the defendant not to give away, sell, or destroy any of the shared property.

Check “i” if you (or the protected person) want to return to the residence with law enforcement officers one time to get personal belongings, and write “petitioner” or your name in the blank. If you (or the protected person) are staying in the residence that was once shared with the defendant, check “i” and write in “defendant” or the defendant’s name in the blank to allow him/her to return with law enforcement officers once ONLY to get personal belongings.

Check “j” to ask the court to order assistance from the local Sheriff’s office to accompany the person listed in “i” to the residence to get his/her belongings. Fill in the name of the local Sheriff’s office.

Check “k” if you are asking that temporary custody of the children, or the incompetent person needing protection, be given to the petitioner. List the children’s or incompetent person’s names in the blanks, as well as whose custody they are in now.

Check “l” if you are asking for assistance from the Sheriff’s office to get the children or incompetent person, and fill in the name of the local Sheriff’s office.

Check “m” if you want the court to order the defendant not to interfere with custody of the children or incompetent person.

Paragraph 10 of LPOR B or LPOR B-R:

Check any of the items listed that you would like the judge to grant at the hearing. Unlike the things you have asked for in Paragraph 9, these requests can **not** be granted until the hearing. Even though the judge signs your temporary order, these requests will not be in effect until the judge decides at the hearing whether s/he will grant them.

Paragraph 11 of LPOR C or LPOR C-R,

All of the options here are also listed in Paragraph 9. However, if you were limited in your choices in Paragraph 9 because of the venue, you have the opportunity in Paragraph 11 to ask for those things you could not ask for in Paragraph 9. The options in Paragraph 11 cannot be granted BEFORE the hearing, as a part of the TRO, but if you wish to have any of these options as part of the final protective order check them here.

Prayer: This section summarizes all that you are asking for. Place a check mark next to all items that apply. Sign your name on the line provided for the petitioner. Fill in the abuser’s name and address on the line provided under “Please Serve Defendant.” Make sure you give his/her home and/or work address (not a post office box) where s/he may be served in person.

Affidavit/Verification: This is the part of the form that must be signed in the presence of the Notary Public. By signing this form, you are swearing that all information you have given is true, that you believe that the defendant poses a threat to you, and that you understand that punishment (a fine and/or a jail sentence) can result from your giving false information in this petition.

Addendum: If there is no pending legal action or custody order, leave this page blank. If there is pending action, fill out as much information as you can regarding your currently pending divorce action, pending child custody action, or child custody order.

**Information for Service of Process Form Instructions:**

The clerk of court should provide you with a copy of this form. The defendant must be served by the sheriff's office with a certified copy of the petition, the order, and notice to come to court on the assigned day of the hearing. To assist the sheriff's office in locating the defendant, fill out this form as completely as possible. List all the places the defendant may be found, times s/he may be in those places, and other people who may know of the defendant's whereabouts.

If the defendant is not located, and has not received a copy of the order and notice of the hearing, s/he cannot be arrested for violating the order. However, if the defendant is not served, you should still attend the hearing in order to receive a new TRO from the court to continue your protection and give the Sheriff additional time to serve the defendant.

**Confidential Address Form Instructions:**

If you checked "a" in Paragraph 2 of the petition, you must fill out this form, which is available from the clerk of court. Your address will be kept confidential by the court and the defendant will not receive notice of where you are currently living.

\_\_\_\_\_ COURT  
PETITIONER

V.

PARISH/CITY OF \_\_\_\_\_

STATE OF LOUISIANA

DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_

\_\_\_\_\_ DEFENDANT

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

Parent/Guardian name if defendant is a minor

**PETITION FOR PROTECTION FROM ABUSE**

Pursuant to La. R.S. 46:2131 et seq. or La. R.S. 46:2151

This petition is:  Initial Petition  Supplemental and Amending Petition

The petition of \_\_\_\_\_, born \_\_\_\_\_  
*your name month/day/year*

a resident of the State of Louisiana, respectfully represents:

**Paragraph 1**

Petitioner files this petition on behalf of:

- a. \_\_\_\_\_ Petitioner, and/or
  - b. \_\_\_\_\_ Minor child(ren) as follows: (Name, Date of Birth, Relationship to Petitioner)
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

- c. \_\_\_\_\_ Alleged incompetent as follows: (Name, Date of Birth, Relationship to Petitioner)
- \_\_\_\_\_
- \_\_\_\_\_

**Paragraph 2**

- a. \_\_\_\_\_ 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.**)

**OR**

- b. \_\_\_\_\_ Petitioner's current address:
- \_\_\_\_\_
- No. & Street Apt. No.*
- \_\_\_\_\_
- City State Zip Code*

- c. \_\_\_\_\_ The minor child's or alleged incompetent's current address:
- \_\_\_\_\_
- No. & Street Apt. No.*
- \_\_\_\_\_
- City State Zip Code*

**Paragraph 3**

\_\_\_\_\_, defendant, resides in \_\_\_\_\_ Parish at  
*Abuser's Name*

\_\_\_\_\_

*No. & Street Apt. No. City State Zip Code*

**Paragraph 4**

This Court is the proper venue for this action because:

- 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 protected person(s) resides or is domiciled in \_\_\_\_\_ Parish.  
**(Do not fill this out if address is to remain confidential.)**

**Paragraph 5**

The protected person(s) is related to the defendant as: *(check all that apply)*

- Current or former spouse
- Current or former intimate cohabitant of opposite sex
- Current or former intimate cohabitant of same sex
- Child, stepchild, or foster child
- Child of defendant's current or former intimate partner
- Current or former dating partner
- Parent, stepparent, or foster parent
- Grandparent
- Grandchild

**Paragraph 6**

- A suit for divorce between the parties **is not** pending.
- A suit for divorce between the parties **is** pending (fill out page 7 of this form, "Addendum")  
**NOTE: If you were NOT the petitioner in the divorce suit, use form LPOR B-R entitled "Petition for Protection From Abuse, (Filed by the Defendant in the Pending Action as Petitioner-in-reconvention)" instead of this one.**
- There is a suit for custody pending involving children named in this petition (fill out page 7 of this form, "Addendum").
- There is a custody order in effect involving children named in this petition (fill out page 7 of this form, "Addendum", or attach a copy of the order if available).

**Paragraph 7**

- The protected person(s) and defendant have child(ren) in common.

**Paragraph 8**

- a. Defendant abused protected person(s) in the following manner:
  - Slapped protected person(s)
  - Punched protected person(s)
  - Choked protected person(s)
  - Shoved protected person(s)
  - Kicked protected person(s)
  - Stalked protected person(s)
  - Threatened protected person(s) with bodily harm
  - Threatened protected person(s)' life
  - Threatened protected person(s) with a weapon
  - Sexually abused protected person(s)
  - Abused petitioner's child(ren) or alleged incompetent
  - Other: \_\_\_\_\_
- b. The facts and circumstances of this abuse are as follows:  
The most recent incident of abuse which caused petitioner to file this petition happened on or about \_\_\_\_\_ (month/day/year), at which time the defendant did:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_





\_\_\_\_\_ k. awarding the temporary custody of the minor child(ren) or alleged incompetent,

\_\_\_\_\_  
\_\_\_\_\_ to petitioner; the minor child(ren) or alleged incompetent is currently in the physical custody of \_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ l. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_\_ m. prohibiting defendant from interfering with the custody of the minor child(ren) or alleged incompetent.

**Paragraph 10**

Petitioner desires that a rule issue herein ordering defendant to show cause why the orders requested in Paragraph 9 should not be made into protective orders, and why defendant should not also be ordered:

- \_\_\_ to pay petitioner a reasonable amount of child support in accordance with Louisiana Law.
- \_\_\_ to pay petitioner a reasonable amount of spousal support (alimony).
- \_\_\_ to seek professional counseling or complete a court-monitored domestic abuse intervention program.
- \_\_\_ to pay costs of court in this matter.
- \_\_\_ to pay attorney fees.
- \_\_\_ to pay evaluation fees.
- \_\_\_ to pay expert witness fees.
- \_\_\_ to pay cost of medical and/or psychological care for the petitioner, minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse or dating violence.
- \_\_\_ to vacate the residence or household, thereby granting petitioner possession thereof.
- \_\_\_ other: \_\_\_\_\_.

**PRAYER**

**WHEREFORE**, petitioner prays that service and citation issue herein, and that: *(check all that apply)*

- \_\_\_ *ex parte* orders requested in Paragraph 9 be granted.
- \_\_\_ a rule issue to show cause why protective orders as requested in Paragraph 10 should not be granted.
- \_\_\_ defendant be cast with costs.
- \_\_\_ defendant be advised of penalties for violating Abuse Prevention Orders.
- \_\_\_ all other equitable relief as the court deems proper and necessary.

Respectfully submitted by,

\_\_\_\_\_  
PETITIONER, IN PROPER PERSON

PLEASE SERVE DEFENDANT: \_\_\_\_\_

personally at his/her home or place of employment at the following address:

_____		_____
_____	OR	_____
_____		_____
_____		_____

**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 \_\_\_\_\_ (month/day/year),  
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 parties:**

Suit Name: \_\_\_\_\_  
Suit Number: \_\_\_\_\_ Division: \_\_\_\_\_  
Court: \_\_\_\_\_  
Date of last hearing: \_\_\_\_\_ Date of next hearing: \_\_\_\_\_

**Custody suit pending involving children 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 children named in this petition (attach copy if available):**

Involving children (names): \_\_\_\_\_  
\_\_\_\_\_  
Date Order Signed by Court: \_\_\_\_\_ Division: \_\_\_\_\_  
Court: \_\_\_\_\_  
Custody terms/assignment: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ COURT  
PETITIONER-IN-RECONVENTION

V.

PARISH/CITY OF \_\_\_\_\_

STATE OF LOUISIANA

DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_

\_\_\_\_\_ DEFENDANT-IN-RECONVENTION

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

Parent/Guardian name if defendant-in-reconvension is a minor

**PETITION FOR PROTECTION FROM ABUSE, In-reconvension**

Pursuant to La. R.S. 46:2131 et seq. or La. R.S. 46:2151

This petition is:  Initial Petition  Supplemental and Amending Petition

The petition of \_\_\_\_\_, born \_\_\_\_\_  
*your name month/day/year*

a resident of the State of Louisiana, respectfully represents:

**Paragraph 1**

**Petitioner-in-reconvension files this petition on behalf of:**

- a. \_\_\_\_\_ Petitioner-in-reconvension, and/or
  - b. \_\_\_\_\_ Minor child(ren) as follows: (Name, Date of Birth, Relationship to Petitioner-in-reconvension)
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

- c. \_\_\_\_\_ Alleged incompetent as follows: (Name, Date of Birth, Relationship to Petitioner-in-reconvension)
- \_\_\_\_\_
- \_\_\_\_\_

**Paragraph 2**

- a. \_\_\_\_\_ Petitioner-in-reconvension 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.)**

**OR**

- b. \_\_\_\_\_ Petitioner-in-reconvension's current address:
- \_\_\_\_\_
- No. & Street Apt. No.*
- \_\_\_\_\_
- City State Zip Code*

- c. \_\_\_\_\_ The minor child's or alleged incompetent's current address:
- \_\_\_\_\_
- No. & Street Apt. No.*
- \_\_\_\_\_
- City State Zip Code*

**Paragraph 3**

\_\_\_\_\_, defendant-in-reconvension, resides in \_\_\_\_\_ Parish at  
*Abuser's Name*

\_\_\_\_\_

*No. & Street Apt. No. City State Zip Code*

**Paragraph 4**

This Court is the proper venue for this action because:

- The marital domicile is located in \_\_\_\_\_ Parish.
- The household is located in \_\_\_\_\_ Parish.
- The defendant-in-reconvencion resides or is domiciled in \_\_\_\_\_ Parish.
- The abuse occurred in \_\_\_\_\_ Parish.
- The protected person(s) resides or is domiciled in \_\_\_\_\_ Parish.  
**(Do not fill this out if address is to remain confidential.)**

**Paragraph 5**

The protected person(s) is related to the defendant-in-reconvencion as: *(check all that apply)*

- |  |   |
|--|---|
| <input type="checkbox"/> Current or former spouse  | <input type="checkbox"/> Current or former dating partner     |
| <input type="checkbox"/> Current or former intimate cohabitant of opposite sex                   | <input type="checkbox"/> Parent, stepparent, or foster parent |
| <input type="checkbox"/> Current or former intimate cohabitant of same sex                       | <input type="checkbox"/> Grandparent                          |
| <input type="checkbox"/> Child, stepchild, or foster child                                       | <input type="checkbox"/> Grandchild                           |
| <input type="checkbox"/> Child of defendant-in-reconvencion's current or former intimate partner |   |

**Paragraph 6**

- A suit for divorce between the parties **is not** pending.
- A suit for divorce between the parties **is** pending (fill out page 7 of this form, "Addendum")
- There is a suit for custody pending involving children named in this petition (fill out page 7 of this form, "Addendum").
- There is a custody order in effect involving children named in this petition (fill out page 7 of this form, "Addendum", or attach a copy of the order if available).

**Paragraph 7**

- The protected person(s) and defendant-in-reconvencion have child(ren) in common.

**Paragraph 8**

a. Defendant-in-reconvencion abused protected person(s) in the following manner:

- |  |   |
|--|---|
| <input type="checkbox"/> Slapped protected person(s) | <input type="checkbox"/> Threatened protected person(s) with bodily harm                      |
| <input type="checkbox"/> Punched protected person(s) | <input type="checkbox"/> Threatened protected person(s)' life                                 |
| <input type="checkbox"/> Choked protected person(s)  | <input type="checkbox"/> Threatened protected person(s) with a weapon                         |
| <input type="checkbox"/> Shoved protected person(s)  | <input type="checkbox"/> Sexually abused protected person(s)                                  |
| <input type="checkbox"/> Kicked protected person(s)  | <input type="checkbox"/> Abused petitioner-n-reconvencion's child(ren) or alleged incompetent |
| <input type="checkbox"/> Stalked protected person(s) | <input type="checkbox"/> Other: _____   |

b. The facts and circumstances of this abuse are as follows:

The most recent incident of abuse which caused petitioner-in-reconvencion to file this petition happened on or about \_\_\_\_\_ (month/day/year), at which time the defendant-in-reconvencion did:

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\_\_\_\_\_ f. granting the petitioner-in-reconvencion or protected person(s) the use of the residence located at:

\_\_\_\_\_

No. & Street	Apt. No.	City	State	Zip Code
--------------	----------	------	-------	----------

to the exclusion of defendant-in-reconvencion by **evicting** defendant-in-reconvencion and ordering the defendant-in-reconvencion to surrender any keys to that residence to the petitioner-in-reconvencion, and ordering \_\_\_\_\_ (Sheriff's office) to **evict** the defendant-in-reconvencion.

Said residence is:

- \_\_\_\_\_ jointly owned by defendant-in-reconvencion and petitioner-in-reconvencion or protected person(s).
- \_\_\_\_\_ jointly leased by defendant-in-reconvencion and petitioner-in-reconvencion or protected person(s).
- \_\_\_\_\_ solely leased by defendant who has a duty to support petitioner-in-reconvencion or protected person(s).  
(NOTE: If solely owned by defendant-in-reconvencion AND petitioner-in-reconvencion is awarded custody of child(ren) of the parties, check appropriate item in Paragraph 10.
- \_\_\_\_\_ solely owned or leased by petitioner-in-reconvencion or protected person(s).

Presently occupied by \_\_\_\_\_.

\_\_\_\_\_ g. granting petitioner-in-reconvencion or protected person(s) possession of the following property (including pets) **solely owned or leased by petitioner-in-reconvencion or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

granting petitioner-in-reconvencion or protected person(s) the exclusive use and possession of the following property (including pets) **jointly owned or leased by petitioner-in-reconvencion or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

for the following reasons: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

And ordering \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvencion to where the above listed property is located to allow petitioner-in-reconvencion to take possession of the property.

\_\_\_\_\_ h. prohibiting either party from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or necessary for the support of the petitioner-in-reconvencion and/or the minor child(ren) or alleged incompetent.

\_\_\_\_\_ i. allowing \_\_\_\_\_ to return to the residence at a date and time to be agreed upon by petitioner-in-reconvencion and law enforcement agency, to recover his/her personal clothing and necessities, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.

\_\_\_\_\_ j. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the family residence to recover her/his personal clothing and necessities.

\_\_\_\_\_ k. awarding the temporary custody of the minor child(ren) or alleged incompetent,

\_\_\_\_\_  
\_\_\_\_\_  
to petitioner-in-reconvention; the minor child(ren) or alleged incompetent is currently in the physical custody of  
\_\_\_\_\_

\_\_\_\_\_ l. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvention to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner-in-reconvention obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_\_ m. prohibiting defendant-in-reconvention from interfering with the custody of the minor child(ren) or alleged incompetent.

**Paragraph 10**

Petitioner-in-reconvention desires that a rule issue herein ordering defendant-in-reconvention to show cause why the orders requested in Paragraph 9 should not be made into protective orders, and why defendant-in-reconvention should not also be ordered:

- \_\_\_\_\_ to pay petitioner-in-reconvention a reasonable amount of child support in accordance with Louisiana Law.
- \_\_\_\_\_ to pay petitioner-in-reconvention a reasonable amount of spousal support (alimony).
- \_\_\_\_\_ to seek professional counseling or complete a court-monitored domestic abuse intervention program.
- \_\_\_\_\_ to pay costs of court in this matter.
- \_\_\_\_\_ to pay attorney fees.
- \_\_\_\_\_ to pay evaluation fees.
- \_\_\_\_\_ to pay expert witness fees.
- \_\_\_\_\_ to pay cost of medical and/or psychological care for the petitioner-in-reconvention, minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse or dating violence.
- \_\_\_\_\_ to vacate the residence or household, thereby granting petitioner-in-reconvention possession thereof.
- \_\_\_\_\_ other: \_\_\_\_\_.

**PRAYER**

**WHEREFORE**, petitioner-in-reconvention prays that service and citation issue herein, and that: *(check all that apply)*

- \_\_\_\_\_ *ex parte* orders requested in Paragraph 9 be granted.
- \_\_\_\_\_ a rule issue to show cause why protective orders as requested in Paragraph 10 should not be granted.
- \_\_\_\_\_ defendant-in-reconvention be cast with costs.
- \_\_\_\_\_ defendant-in-reconvention be advised of penalties for violating Abuse Prevention Orders.
- \_\_\_\_\_ all other equitable relief as the court deems proper and necessary.

Respectfully submitted by,

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION, IN PROPER PERSON

PLEASE SERVE DEFENDANT-IN-RECONVENTION: \_\_\_\_\_

personally at his/her home or place of employment at the following address:

_____		_____
_____	OR	_____
_____		_____
_____		_____

**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-reconvention 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-in-reconvention further said that s/he believes that the defendant-in-reconvention poses a threat to petitioner-in-reconvention's safety and/or to the child(ren) or to others for whom petitioner-in-reconvention has requested relief.

Petitioner-in-reconvention 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-IN-RECONVENTION

SWORN TO AND SUBSCRIBED before me, Notary Public, on \_\_\_\_\_ (month/day/year),  
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 parties:**

Suit Name: \_\_\_\_\_  
Suit Number: \_\_\_\_\_ Division: \_\_\_\_\_  
Court: \_\_\_\_\_  
Date of last hearing: \_\_\_\_\_ Date of next hearing: \_\_\_\_\_

**Custody suit pending involving children 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 children named in this petition (attach copy if available):**

Involving children (names): \_\_\_\_\_  
\_\_\_\_\_  
Date Order Signed by Court: \_\_\_\_\_ Division: \_\_\_\_\_  
Court: \_\_\_\_\_  
Custody terms/assignment: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ COURT  
 PETITIONER  
 V.  
 \_\_\_\_\_  
 DEFENDANT  
 \_\_\_\_\_  
 Parent/Guardian name if defendant is a minor

PARISH/CITY OF \_\_\_\_\_  
 STATE OF LOUISIANA  
 DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_  
 FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**PETITION FOR PROTECTION FROM ABUSE**

Pursuant to La. Children's Code Art. 1564 et seq.

This petition is:  Initial Petition  Supplemental and Amending Petition

The petition of \_\_\_\_\_, born \_\_\_\_\_  
*your name month/day/year*

a resident of the State of Louisiana, respectfully represents:

**Paragraph 1**

**Petitioner files this petition on behalf of:**

- a. \_\_\_\_\_ Petitioner, and/or
  - b. \_\_\_\_\_ Minor child(ren) as follows: (Name, Date of Birth, Relationship to Petitioner)
- \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

- c. \_\_\_\_\_ Alleged incompetent as follows: (Name, Date of Birth, Relationship to Petitioner)
- \_\_\_\_\_  
 \_\_\_\_\_

**Paragraph 2**

- a. \_\_\_\_\_ 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. Ch. Code Art. 1568(B). **(Ask clerk of court for the Confidential Address Form.)**

**OR**

- b. \_\_\_\_\_ Petitioner's current address:
- \_\_\_\_\_  
*No. & Street Apt. No.*
- \_\_\_\_\_  
*City State Zip Code*

- c. \_\_\_\_\_ The minor child's or alleged incompetent's current address:
- \_\_\_\_\_  
*No. & Street Apt. No.*
- \_\_\_\_\_  
*City State Zip Code*

**Paragraph 3**

\_\_\_\_\_, defendant, resides in \_\_\_\_\_ Parish at  
*Abuser's Name*

\_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

**Paragraph 4**

This Court is the proper venue for this action because:

- 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 protected person(s) is domiciled in \_\_\_\_\_ Parish.  
**(Do not fill this out if address is to remain confidential.)**
- The protected person(s) resides in \_\_\_\_\_ Parish.  
**(Do not fill this out if address is to remain confidential.)**

**Paragraph 5**

The protected person(s) is related to the defendant as: *(check all that apply):*

- Current or former spouse
- Current or former intimate cohabitant of opposite sex
- Current or former intimate cohabitant of same sex
- Child, stepchild, or foster child
- Child of defendant's current or former intimate partner
- Current or former dating partner
- Parent, stepparent, or foster parent
- Grandparent
- Grandchild

**Paragraph 6**

- A suit for divorce between the parties **is not** pending.
- A suit for divorce between the parties **is** pending (fill out page 8 of this form, "Addendum")  
**NOTE: If you were NOT the petitioner in the divorce suit, use form LPOR C-R entitled "Petition for Protection From Abuse, (Filed by the Defendant in the Pending Action as Petitioner-in-reconvention)" instead of this one.**
- There is a suit for custody pending involving children named in this petition (fill out page 8 of this form, "Addendum").
- There is a custody order in effect involving children named in this petition (fill out page 8 of this form, "Addendum", or attach a copy of the order if available).

**Paragraph 7**

- The protected person(s) and defendant have child(ren) in common.

**Paragraph 8**

- a. Defendant abused protected person(s) in the following manner:
  - Slapped protected person(s)
  - Punched protected person(s)
  - Choked protected person(s)
  - Shoved protected person(s)
  - Kicked protected person(s)
  - Stalked protected person(s)
  - Threatened protected person(s) with bodily harm
  - Threatened protected person(s)' life
  - Threatened protected person(s) with a weapon
  - Sexually abused protected person(s)
  - Abused petitioner's child(ren) or alleged incompetent
  - Other: \_\_\_\_\_

- b. The facts and circumstances of this abuse are as follows:  
The most recent incident of abuse which caused petitioner to file this petition happened on or about \_\_\_\_\_ (month/day/year), at which time the defendant did:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



\_\_\_\_\_ e. ordering the defendant not to damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).

\_\_\_\_\_ 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 any keys to that residence to the petitioner, and ordering \_\_\_\_\_ (Sheriff's office) to **evict** the defendant.

Said residence is:

- \_\_\_\_\_ jointly owned by defendant and petitioner or protected person(s).
- \_\_\_\_\_ jointly leased by defendant and petitioner or protected person(s).
- \_\_\_\_\_ solely leased by defendant who has a duty to support petitioner or protected person(s).
- \_\_\_\_\_ solely owned or leased by petitioner or protected person(s).

Presently occupied by \_\_\_\_\_.

\_\_\_\_\_ g. granting petitioner or protected person(s) possession of the following property (including pets) **solely owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

granting petitioner or protected person(s) the exclusive use and possession of the following property (including pets) **jointly owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

for the following reasons: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

And ordering \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the above listed property is located to allow petitioner to take possession of the property.

\_\_\_\_\_ h. prohibiting either party from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or necessary for the support of the petitioner and/or the minor child(ren) or alleged incompetent.

\_\_\_\_\_ i. allowing \_\_\_\_\_ 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, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. **NO FORCED ENTRY ALLOWED.**

\_\_\_\_\_ j. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the family residence to recover her/his personal clothing and necessities.

\_\_\_\_\_ k. awarding the temporary custody of the minor child(ren) or alleged incompetent,

\_\_\_\_\_  
\_\_\_\_\_ to petitioner; the minor child(ren) or alleged incompetent is currently in the physical custody of \_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ l. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_\_ m. prohibiting defendant from interfering with the custody of the minor child(ren) or alleged incompetent.

**Paragraph 10**

Petitioner desires that a rule issue herein ordering defendant to show cause why the orders requested in Paragraph 9 should not be made into protective orders, and why defendant should not also be ordered:

- \_\_\_ to pay petitioner a reasonable amount of child support in accordance with Louisiana Law.
- \_\_\_ to pay petitioner a reasonable amount of spousal support (alimony).
- \_\_\_ to seek professional counseling or complete a court-monitored domestic abuse intervention program.
- \_\_\_ to pay costs of court in this matter.
- \_\_\_ to pay attorney fees.
- \_\_\_ to pay evaluation fees.
- \_\_\_ to pay expert witness fees.
- \_\_\_ to pay cost of medical and/or psychological care for the petitioner, minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse.
- \_\_\_ other: \_\_\_\_\_.

**Paragraph 11**

Petitioner desires that after a contradictory hearing s/he be granted:

\_\_\_\_\_ a. 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 any keys to that residence to the petitioner, and ordering \_\_\_\_\_ (Sheriff's office) to **evict** the defendant.

Said residence is:

- \_\_\_ jointly owned by defendant and petitioner or protected person(s).
- \_\_\_ jointly leased by defendant and petitioner or protected person(s).
- \_\_\_ solely leased by defendant who has a duty to support petitioner or protected person(s).
- \_\_\_ solely owned or leased by petitioner or protected person(s).

Presently occupied by \_\_\_\_\_.

\_\_\_\_\_ b. granting petitioner or protected person(s) possession of the following property (including pets) **solely owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

granting petitioner or protected person(s) the exclusive use and possession of the following property (including pets) **jointly owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

for the following reasons: \_\_\_\_\_

\_\_\_\_\_

And ordering \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the above listed property is located to allow petitioner to take possession of the property.

\_\_\_\_ c. prohibiting either party from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or necessary for the support of the petitioner and/or the minor child(ren) or alleged incompetent.

\_\_\_\_ d. allowing \_\_\_\_\_ 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, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.

\_\_\_\_ e. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the family residence to recover her/his personal clothing and necessities.

\_\_\_\_ f. awarding the temporary custody of the minor child(ren) or alleged incompetent,

\_\_\_\_\_

to petitioner; the minor child(ren) or alleged incompetent is currently in the physical custody of \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_ g. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_ h. prohibiting defendant from interfering with the custody of the minor child(ren) or alleged incompetent.

**PRAYER**

**WHEREFORE**, petitioner prays that service and citation issue herein, and that: *(check all that apply)*

- \_\_\_ *ex parte* orders requested in Paragraph 9 be granted.
- \_\_\_ a rule issue to show cause why protective orders as requested in Paragraphs 10 and 11 should not be granted.
- \_\_\_ defendant be cast with costs.
- \_\_\_ defendant be advised of penalties for violating Abuse Prevention Orders.
- \_\_\_ all other equitable relief as the court deems proper and necessary.

Respectfully submitted by, \_\_\_\_\_

PETITIONER, IN PROPER PERSON

PLEASE SERVE DEFENDANT: \_\_\_\_\_

Personally at his/her home or place of employment at the following address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ OR \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**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 \_\_\_\_\_ (month/day/year),  
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 parties:**

Suit Name: \_\_\_\_\_  
Suit Number: \_\_\_\_\_ Division: \_\_\_\_\_  
Court: \_\_\_\_\_  
Date of last hearing: \_\_\_\_\_ Date of next hearing: \_\_\_\_\_

**Custody suit pending involving children 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 children named in this petition (attach copy if available):**

Involving children (names): \_\_\_\_\_  
\_\_\_\_\_  
Date Order Signed by Court: \_\_\_\_\_ Division: \_\_\_\_\_  
Court: \_\_\_\_\_  
Custody terms/assignment: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



**Paragraph 4**

This Court is the proper venue for this action because:

- The marital domicile is located in \_\_\_\_\_ Parish.
- The household is located in \_\_\_\_\_ Parish.
- The defendant-in-reconvencion resides or is domiciled in \_\_\_\_\_ Parish.
- The abuse occurred in \_\_\_\_\_ Parish.
- The protected person(s) is domiciled in \_\_\_\_\_ Parish.  
**(Do not fill this out if address is to remain confidential.)**
- The protected person(s) resides in \_\_\_\_\_ Parish.  
**(Do not fill this out if address is to remain confidential.)**

**Paragraph 5**

The protected person(s) is related to the defendant-in-reconvencion as: *(check all that apply)*:

- Current or former spouse
- Current or former intimate cohabitant of opposite sex
- Current or former intimate cohabitant of same sex
- Child, stepchild, or foster child
- Child of defendant-in-reconvencion's current or former intimate partner
- Current or former dating partner
- Parent, stepparent, or foster parent
- Grandparent
- Grandchild

**Paragraph 6**

- A suit for divorce between the parties **is not** pending.
- A suit for divorce between the parties **is** pending (fill out page 8 of this form, "Addendum")
- There is a suit for custody pending involving children named in this petition (fill out page 8 of this form, "Addendum").
- There is a custody order in effect involving children named in this petition (fill out page 8 of this form, "Addendum", or attach a copy of the order if available).

**Paragraph 7**

- The protected person(s) and defendant-in-reconvencion have child(ren) in common.

**Paragraph 8**

- a. Defendant-in-reconvencion abused protected person(s) in the following manner:
  - Slapped protected person(s)
  - Punched protected person(s)
  - Choked protected person(s)
  - Shoved protected person(s)
  - Kicked protected person(s)
  - Stalked protected person(s)
  - Threatened protected person(s) with bodily harm
  - Threatened protected person(s)' life
  - Threatened protected person(s) with a weapon
  - Sexually abused protected person(s)
  - Abused petitioner-in-reconvencion's child(ren) or alleged incompetent
  - Other: \_\_\_\_\_
- b. The facts and circumstances of this abuse are as follows:  
 The most recent incident of abuse which caused petitioner-in-reconvencion to file this petition happened on or about \_\_\_\_\_ *(month/day/year)*, at which time the defendant-in-reconvencion did:  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_



\_\_\_\_\_ e. ordering the defendant-in-reconvencion not to damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).

\_\_\_\_\_ f. granting the petitioner-in-reconvencion or protected person(s) the use of the residence located at:

\_\_\_\_\_ *No. & Street Apt. No.* \_\_\_\_\_ *City* \_\_\_\_\_ *State* \_\_\_\_\_ *Zip Code*

to the exclusion of defendant-in-reconvencion by **evicting** defendant-in-reconvencion and ordering the defendant-in-reconvencion to surrender any keys to that residence to the petitioner-in-reconvencion, and ordering \_\_\_\_\_ (Sheriff's office) to **evict** the defendant-in-reconvencion.

Said residence is:

- \_\_\_\_\_ jointly owned by defendant-in-reconvencion and petitioner-in-reconvencion or protected person(s).
- \_\_\_\_\_ jointly leased by defendant-in-reconvencion and petitioner-in-reconvencion or protected person(s).
- \_\_\_\_\_ solely leased by defendant-in-reconvencion who has a duty to support petitioner-in-reconvencion or protected person(s).
- \_\_\_\_\_ solely owned or leased by petitioner-in-reconvencion or protected person(s).

Presently occupied by \_\_\_\_\_.

\_\_\_\_\_ g. granting petitioner-in-reconvencion or protected person(s) possession of the following property (including pets) **solely owned or leased by petitioner-in-reconvencion or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

granting petitioner-in-reconvencion or protected person(s) the exclusive use and possession of the following property (including pets) **jointly owned or leased by petitioner-in-reconvencion or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

for the following reasons: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

And ordering \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvencion to where the above listed property is located to allow petitioner-in-reconvencion to take possession of the property.

\_\_\_\_\_ h. prohibiting either party from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or necessary for the support of the petitioner-in-reconvencion and/or the minor child(ren) or alleged incompetent.

\_\_\_\_\_ i. allowing \_\_\_\_\_ to return to the residence at a date and time to be agreed upon by petitioner-in-reconvencion and law enforcement agency, to recover his/her personal clothing and necessities, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.

\_\_\_\_\_ j. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the family residence to recover her/his personal clothing and necessities.

\_\_\_\_\_ k. awarding the temporary custody of the minor child(ren) or alleged incompetent,

\_\_\_\_\_  
\_\_\_\_\_ to petitioner-in-reconvention; the minor child(ren) or alleged incompetent is currently in the physical custody of \_\_\_\_\_.

\_\_\_\_\_ l. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvention to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner-in-reconvention obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_\_ m. prohibiting defendant-in-reconvention from interfering with the custody of the minor child(ren) or alleged incompetent.

**Paragraph 10**

Petitioner-in-reconvention desires that a rule issue herein ordering defendant-in-reconvention to show cause why the orders requested in Paragraph 9 should not be made into protective orders, and why defendant-in-reconvention should not also be ordered:

\_\_\_\_\_ to pay petitioner-in-reconvention a reasonable amount of child support in accordance with Louisiana Law.

\_\_\_\_\_ to pay petitioner-in-reconvention a reasonable amount of spousal support (alimony).

\_\_\_\_\_ to seek professional counseling or complete a court-monitored domestic abuse intervention program.

\_\_\_\_\_ to pay costs of court in this matter.

\_\_\_\_\_ to pay attorney fees.

\_\_\_\_\_ to pay evaluation fees.

\_\_\_\_\_ to pay expert witness fees.

\_\_\_\_\_ to pay cost of medical and/or psychological care for the protected person(s), minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse.

\_\_\_\_\_ other: \_\_\_\_\_.

**Paragraph 11**

Petitioner-in-reconvention desires that after a contradictory hearing s/he be granted:

\_\_\_\_\_ a. use of the residence located at:

\_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

to the exclusion of defendant-in-reconvention by **evicting** defendant-in-reconvention and ordering the defendant-in-reconvention to surrender any keys to that residence to the petitioner-in-reconvention, and ordering \_\_\_\_\_ (Sheriff's office) to **evict** the defendant-in-reconvention.

Said residence is:

\_\_\_\_\_ jointly owned by defendant-in-reconvention and petitioner-in-reconvention or protected person(s).

\_\_\_\_\_ jointly leased by defendant-in-reconvention and petitioner-in-reconvention or protected person(s).

\_\_\_\_\_ solely leased by defendant-in-reconvention who has a duty to support petitioner-in-reconvention or protected person(s).

\_\_\_\_\_ solely owned or leased by petitioner-in-reconvention or protected person(s).

Presently occupied by \_\_\_\_\_.

\_\_\_\_\_ b. granting petitioner-in-reconvention or protected person(s) possession of the following property (including pets) **solely owned or leased by petitioner-in-reconvention or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

granting petitioner-in-reconvencion or protected person(s) the exclusive use and possession of the following property (including pets) **jointly owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

for the following reasons: \_\_\_\_\_

\_\_\_\_\_

And ordering \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvencion to where the above listed property is located to allow petitioner-in-reconvencion to take possession of the property.

- \_\_\_\_ c. prohibiting either party from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or necessary for the support of the petitioner-in-reconvencion and/or the minor child(ren) or alleged incompetent.
- \_\_\_\_ d. allowing \_\_\_\_\_ to return to the residence at a date and time to be agreed upon by petitioner-in-reconvencion and law enforcement agency, to recover his/her personal clothing and necessities, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.
- \_\_\_\_ e. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the family residence to recover her/his personal clothing and necessities.
- \_\_\_\_ f. awarding the temporary custody of the minor child(ren) or alleged incompetent,

\_\_\_\_\_

to petitioner-in-reconvencion; the minor child(ren) or alleged incompetent is currently in the physical custody of

\_\_\_\_\_

- \_\_\_\_ g. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvencion to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner-in-reconvencion obtaining physical custody of said child(ren) or alleged incompetent.
- \_\_\_\_ h. prohibiting defendant-in-reconvencion from interfering with the custody of the minor child(ren) or alleged incompetent.

**PRAYER**

**WHEREFORE**, petitioner-in-reconvencion prays that service and citation issue herein, and that: *(check all that apply)*

- \_\_\_ *ex parte* orders requested in Paragraph 9 be granted.
- \_\_\_ a rule issue to show cause why protective orders as requested in Paragraphs 10 and 11 should not be granted.
- \_\_\_ defendant-in-reconvencion be cast with costs.
- \_\_\_ defendant-in-reconvencion be advised of penalties for violating Abuse Prevention Orders.
- \_\_\_ all other equitable relief as the court deems proper and necessary.

Respectfully submitted by, \_\_\_\_\_  
PETITIONER-IN-RECONVENTION, IN PROPER PERSON

PLEASE SERVE DEFENDANT-IN-RECONVENTION: \_\_\_\_\_

Personally at his/her home or place of employment at the following address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ OR \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**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-reconvention 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-in-reconvention further said that s/he believes that the defendant-in-reconvention poses a threat to the protected person(s)' safety and/or to the child(ren) or to others for whom petitioner-in-reconvention has requested relief.

Petitioner-in-reconvention 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-IN-RECONVENTION

SWORN TO AND SUBSCRIBED before me, Notary Public, on \_\_\_\_\_ (month/day/year),  
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 parties:**

Suit Name: \_\_\_\_\_

Suit Number: \_\_\_\_\_ Division: \_\_\_\_\_

Court: \_\_\_\_\_

Date of last hearing: \_\_\_\_\_ Date of next hearing: \_\_\_\_\_

**Custody suit pending involving children 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 children named in this petition (attach copy if available):**

Involving children (names): \_\_\_\_\_

Date Order Signed by Court: \_\_\_\_\_ Division: \_\_\_\_\_

Court: \_\_\_\_\_

Custody terms/assignment: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



**Paragraph 4**

This Court is the proper venue for this action because:

- The defendant resides in \_\_\_\_\_ Parish.
- The stalking or sexual assault occurred in \_\_\_\_\_ Parish.
- The protected person(s) resides in \_\_\_\_\_ Parish.  
*(Do not fill this out if address is to remain confidential.)*

**Paragraph 5**

The defendant is an acquaintance of or stranger/unknown to the protected person(s).

**Paragraph 6**

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:

- |   |   |
|---|---|
| <input type="checkbox"/> Followed protected person(s)   | <input type="checkbox"/> Implied or threatened protected person(s) with bodily injury   |
| <input type="checkbox"/> Harassed protected person(s)   | <input type="checkbox"/> Implied or threatened protected person(s)' life  |
| <input type="checkbox"/> Uninvited presence at protected person(s)' home  | <input type="checkbox"/> Used tracking device to monitor protected person(s)  |
| <input type="checkbox"/> Uninvited presence at protected person(s)' workplace   | <input type="checkbox"/> Stalked, harmed/threatened to harm protected person(s) or member of protected person(s)' family or acquaintance of protected person(s) |
| <input type="checkbox"/> Uninvited presence at protected person(s)' school  | <input type="checkbox"/> Implied or threatened protected person(s) with kidnapping  |
| <input type="checkbox"/> Uninvited presence at other places   | <input type="checkbox"/> Implied or threatened protected person(s) with sexual assault  |
| <input type="checkbox"/> Made/sent telephone calls, texts, emails or other electronic communications to protected person(s) | <input type="checkbox"/> Possessed a dangerous weapon during any of the foregoing behaviors   |
| <input type="checkbox"/> Sent messages via a third party, letters, pictures, public posts to social media                   | <input type="checkbox"/> Threatened protected person(s) with a dangerous weapon   |
| <input type="checkbox"/> Sent unwanted gifts to protected person(s)   |   |
| <input type="checkbox"/> Other: _____   |   |

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 lawful consent of the protected person.
- Viewed or spied on the protected person at a private residence without consent for defendant's sexual gratification.
- Used an image or video recording device to view or observe the protected person without consent for a lewd or lascivious 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.
- Other: \_\_\_\_\_



- \_\_\_\_\_ d. ordering the defendant to stay away from the protected person(s)' place of employment/school and not to interfere in any manner with such employment/school.
- \_\_\_\_\_ e. ordering the defendant not to damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).
- \_\_\_\_\_ 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 any keys to that residence to the petitioner, and ordering \_\_\_\_\_ (Sheriff's office) to **evict** the defendant.

Said residence is:

- \_\_\_\_\_ jointly owned by defendant and petitioner or protected person(s).
- \_\_\_\_\_ jointly leased by defendant and petitioner or protected person(s).
- \_\_\_\_\_ solely owned or leased by petitioner or protected person(s).

Presently occupied by \_\_\_\_\_.

- \_\_\_\_\_ g. granting petitioner or protected person(s) possession of the following property (including pets) **solely owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

granting petitioner or protected person(s) the exclusive use and possession of the following property (including pets) **jointly owned or leased by petitioner or protected person(s)** (state location of each item by street address and who is presently in possession).

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

for the following reasons: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

And ordering \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the above listed property is located to allow petitioner to take possession of the property.

- \_\_\_\_\_ h. prohibiting either party from transferring, encumbering, or otherwise disposing of property jointly owned or leased, except in the normal course of business or necessary for the support of the petitioner and/or the minor child(ren) or alleged incompetent.
- \_\_\_\_\_ i. allowing \_\_\_\_\_ 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, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.
- \_\_\_\_\_ j. ordering a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the residence to recover her/his personal clothing and necessities.
- \_\_\_\_\_ k. prohibiting the defendant from contacting protected person(s)' family members, or individuals with whom protected person(s) is acquainted.

**Paragraph 8**

Petitioner desires that a rule issue herein ordering defendant to show cause why the orders requested in Paragraph 7 should not be made into protective orders, and why defendant should not also be ordered:

- to seek professional counseling.
- to pay costs of court in this matter.
- to pay attorney fees.
- to pay evaluation fees.
- to pay expert witness fees.
- to pay cost of medical and/or psychological care for the protected person(s), necessitated by the stalking or sexual assault.
- other: \_\_\_\_\_.

**PRAYER**

**WHEREFORE**, petitioner prays that service and citation issue herein, and: *(check all that apply)*

- that *ex parte* orders requested in Paragraph 7 be granted.
- a rule issue to show cause why protective orders as requested in Paragraph 8 should not be granted.
- defendant be cast with costs.
- defendant be advised of penalties for violating Stalking or Sexual Assault Prevention Orders.
- all other equitable relief as the court deems proper and necessary.

Respectfully submitted by,

\_\_\_\_\_  
PETITIONER, IN PROPER PERSON

PLEASE SERVE DEFENDANT:

\_\_\_\_\_ personally at his/her home or place of employment at the following address:

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 or  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**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 Stalking or Sexual Assault, 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 \_\_\_\_\_ (date)  
at \_\_\_\_\_, Louisiana.

\_\_\_\_\_  
NOTARY PUBLIC

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
PARISH OF \_\_\_\_\_ COURT

V.

STATE OF LOUISIANA

DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_

\_\_\_\_\_  
DEFENDANT

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

\_\_\_\_\_  
Parent/Guardian name if defendant is a minor

**PETITION TO MAKE FOREIGN PROTECTIVE ORDER EXECUTORY  
IN LOUISIANA**

Pursuant to La. R.S. 13:4248

The petition of \_\_\_\_\_, born \_\_\_\_\_,  
*your name* *month/day/year*

a resident of the State of \_\_\_\_\_, respectfully represents:

**Paragraph 1**

**Petitioner files this petition on behalf of:**

a. \_\_\_\_\_ Petitioner, and/or

b. \_\_\_\_\_ Minor child(ren) as follows:

Name \_\_\_\_\_ DOB \_\_\_\_\_ Relationship to petitioner \_\_\_\_\_

c. \_\_\_\_\_ Alleged incompetent:

Name \_\_\_\_\_ DOB \_\_\_\_\_ Relationship to petitioner \_\_\_\_\_

Name \_\_\_\_\_ DOB \_\_\_\_\_ Relationship to petitioner \_\_\_\_\_

**Paragraph 2**

a. \_\_\_\_\_ 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. 13:4248(A).  
**(Ask clerk of court for the Confidential Address Form.)**

**OR**

b. \_\_\_\_\_ Petitioner's current address:

\_\_\_\_\_  
*No. & Street* *Apt. No.*

\_\_\_\_\_  
*City* *State* *Zip Code*

c. \_\_\_\_\_ The minor child's or alleged incompetent's current address:

\_\_\_\_\_  
*No. & Street* *Apt. No.*

\_\_\_\_\_  
*City* *State* *Zip Code*

**Paragraph 3**

\_\_\_\_\_, defendant, resides in \_\_\_\_\_ Parish/County,  
*Abuser's Name*

at \_\_\_\_\_  
*No. & Street* *Apt. No.* *City* *State* *Zip Code*

**Paragraph 4**

This Court is the proper venue for this action because:

- protected person(s) resides in \_\_\_\_\_ Parish.
- protected person(s) is domiciled in \_\_\_\_\_ Parish.
- defendant resides in \_\_\_\_\_ Parish.
- defendant is domiciled in \_\_\_\_\_ Parish.
- protected person(s) is employed in \_\_\_\_\_ Parish.
- the parties exchange the minor child(ren) in \_\_\_\_\_ Parish.

**Paragraph 5**

The protected person(s) is related to the defendant as: *(check all that apply)*

- Current or former spouse
- Current or former intimate cohabitant of opposite sex
- Current or former intimate cohabitant of same sex
- Child, stepchild, or foster child
- Child of defendant’s current or former intimate partner
- Current or former dating partner
- Parent, stepparent, or foster parent
- Grandparent
- Grandchild

**OR**

- Acquaintance or stranger to defendant (STALKING OR SEXUAL ASSAULT CASES ONLY)

**Paragraph 6**

- Petitioner and defendant have child(ren) in common.

**Paragraph 7**

Petitioner was granted a \_\_\_\_\_ on \_\_\_\_\_ (date) by \_\_\_\_\_ Court and signed by Judge \_\_\_\_\_, in Suit Number \_\_\_\_\_, Division \_\_\_\_\_, entitled \_\_\_\_\_. Said order granted Petitioner the relief enumerated in the certified copy of said Order, attached hereto and made a part hereof.

**Paragraph 8**

The afore-mentioned Order expires on \_\_\_\_\_ (date); therefore, it is still in full force and effect.

**Paragraph 9**

Petitioner desires that the afore-mentioned Order be made executory in Louisiana and further requests that this honorable court sign the attached Louisiana Uniform Abuse Prevention Order and forward said Order to the Clerk of Court for filing, all without delay for the following reasons:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

WHEREFORE, PETITIONER PRAYS that the attached protective order be made executory in Louisiana and that this honorable court sign the attached Louisiana Uniform Abuse Prevention Order and forward it without delay to the Clerk of Court.

Respectfully submitted by,

\_\_\_\_\_

PETITIONER, IN PROPER 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 \_\_\_\_\_ (name), Petitioner in the foregoing Petition to Make Foreign Protective Order Executory in Louisiana, 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 \_\_\_\_\_ (month/day/year), at \_\_\_\_\_, Louisiana.

\_\_\_\_\_

NOTARY PUBLIC

**ORDER**

Considering the foregoing Petition,

IT IS ORDERED that the \_\_\_\_\_, issued on \_\_\_\_\_ (month/day/year) by \_\_\_\_\_ Court and signed by Judge \_\_\_\_\_, in Suit Number \_\_\_\_\_, Division \_\_\_\_\_, entitled \_\_\_\_\_ be and the same is hereby made executory in the State of Louisiana.

\_\_\_\_\_, Louisiana \_\_\_\_\_ (Date)

\_\_\_\_\_  
JUDGE





**INFORMATION FOR SERVICE OF PROCESS  
PROVIDED BY PETITIONER/PETITIONER-IN-RECONVENTION**

PLEASE PROVIDE AS MUCH INFORMATION AS POSSIBLE. THIS INFORMATION WILL HELP LAW ENFORCEMENT LOCATE DEFENDANT (or DEFENDANT-IN-RECONVENTION) TO SERVE A COPY OF THE PETITION AND TEMPORARY RESTRAINING ORDER (IF ISSUED). THE FOLLOWING INFORMATION IS NEEDED ON THE **DEFENDANT** (or **DEFENDANT-IN-RECONVENTION**).

**NAME** \_\_\_\_\_

Name of minor defendant's (or defendant-in-reconvension's) parent or guardian: \_\_\_\_\_

**OTHER NAMES USED** \_\_\_\_\_

**DATE OF BIRTH** \_\_\_\_\_ (month/day/year)      **SOCIAL SECURITY #** \_\_\_\_\_

**DRIVERS LICENSE #** \_\_\_\_\_      **STATE** \_\_\_\_\_      **EXP. DATE** \_\_\_\_\_

**HOME ADDRESS** \_\_\_\_\_

*No. & Street* \_\_\_\_\_ *Apt. No.* \_\_\_\_\_

*City* \_\_\_\_\_ *State* \_\_\_\_\_ *Zip Code* \_\_\_\_\_      TEL. NO. \_\_\_\_\_

**WORK ADDRESS** \_\_\_\_\_

*Name of employer* \_\_\_\_\_

*No. & Street* \_\_\_\_\_ *Apt. No.* \_\_\_\_\_

*City* \_\_\_\_\_ *State* \_\_\_\_\_ *Zip Code* \_\_\_\_\_      DEPARTMENT \_\_\_\_\_

TEL NO. \_\_\_\_\_ WORK DAYS/HOURS \_\_\_\_\_

**PHYSICAL DESCRIPTION:**       MALE     FEMALE      RACE \_\_\_\_\_

EYE COLOR \_\_\_\_\_ HAIR COLOR \_\_\_\_\_ HEIGHT \_\_\_\_\_ WEIGHT \_\_\_\_\_

DISTINGUISHING FEATURES (scars, tattoos, facial hair, etc.) \_\_\_\_\_

**MOTOR VEHICLE:**

LICENSE PLATE # \_\_\_\_\_ YEAR \_\_\_\_\_ MAKE \_\_\_\_\_ COLOR \_\_\_\_\_

**DOES THE DEFENDANT (or DEFENDANT-IN-RECONVENTION):**

HAVE A HISTORY OF VIOLENCE TOWARDS OTHERS (OTHER THAN VICTIM)?       YES     NO

HAVE A HISTORY OF USING/ABUSING DRUGS OR ALCOHOL?       YES     NO

CARRY A WEAPON?       YES     NO

IF YES, WHAT KIND OF WEAPON? \_\_\_\_\_

**OTHER PLACES AND TIMES S/HE MAY BE FOUND:** (Friends, relatives, bars, hangouts)

\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT/DEFENDANT-IN-RECONVENTION CURRENTLY INCARCERATED**

Where: \_\_\_\_\_

**DEFENDANT/DEFENDANT-IN-RECONVENTION CURRENTLY ON PROBATION/PAROLE**

Probation or parole officer/department: \_\_\_\_\_

**ANY OTHER INFORMATION WHICH MAY BE HELPFUL:** \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Petitioner's / Petitioner-in-Reconvension's Signature



4.

Petitioner requests this honorable court schedule a hearing and issue a rule to show cause directed to the defendant to appear before this honorable court and show why s/he should not be held in contempt of court for violation of the aforementioned Order/Injunction, be punished for his/her contempt, and ordered to pay all costs. Petitioner understands that s/he must appear at this hearing and prove the allegations made herein.

5.

Petitioner requests that the court direct that the defendant be served with a copy of this Rule.

\_\_\_\_\_  
PETITIONER, IN PROPER PERSON

\_\_\_\_\_  
*Street Address*

\_\_\_\_\_  
*City* *State* *Zip*

\_\_\_\_\_  
*Telephone*

**(Do not fill out if address to remain confidential)**

<b>ORDER</b>	
IT IS ORDERED that _____, defendant herein, be served with a copy of this rule and ordered to show cause on _____ ( <i>month/day/year</i> ), at _____ o'clock _____M., in courtroom no. _____ of the _____ Court, located at _____, in _____, La., why s/he should not be held in contempt of court for violation of the afore-mentioned Order/Injunction, be punished for his/her contempt, and ordered to pay all costs.	
<b>Date of Order</b>  _____ <i>month/day/year</i>	_____ <b>SIGNATURE OF JUDGE</b>  _____ <b>PRINT OR STAMP JUDGE'S NAME</b>

**PLEASE SERVE DEFENDANT, \_\_\_\_\_, PERSONALLY AT HIS/HER HOME OR PLACE OF EMPLOYMENT AT THE FOLLOWING ADDRESS:**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 OR  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_



4.

Petitioner-in-reconvention requests this honorable court schedule a hearing and issue a rule to show cause directed to the defendant-in-reconvention to appear before this honorable court and show why s/he should not be held in contempt of court for violation of the afore-mentioned Order/Injunction, be punished for his/her contempt, and ordered to pay all costs. Petitioner-in-reconvention understands that s/he must appear at this hearing and prove the allegations made herein.

5.

Petitioner-in-reconvention requests that the court direct that the defendant-in-reconvention be served with a copy of this Rule.

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION, IN PROPER PERSON

\_\_\_\_\_  
*Street Address*

\_\_\_\_\_  
*City* *State* *Zip*

\_\_\_\_\_  
*Telephone*

**(Do not fill out if address to remain confidential)**

<b>ORDER</b>	
IT IS ORDERED that _____, defendant-in-reconvention herein, be served with a copy of this rule and ordered to show cause on _____ (month/day/year), at _____ o'clock ____ .M., in courtroom no. _____ of the _____ Court, located at _____, in _____, La., why s/he should not be held in contempt of court for violation of the afore-mentioned Order/Injunction, be punished for his/her contempt, and ordered to pay all costs.	
<b>Date of Order</b>  _____ <i>month/day/year</i>	_____ <b>SIGNATURE OF JUDGE</b>  _____ <b>PRINT OR STAMP JUDGE'S NAME</b>

**PLEASE SERVE DEFENDANT-IN-RECONVENTION, \_\_\_\_\_, PERSONALLY AT HIS/HER HOME OR PLACE OF EMPLOYMENT AT THE FOLLOWING ADDRESS:**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 OR  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

\_\_\_\_\_ COURT  
 PETITIONER V. \_\_\_\_\_  
 \_\_\_\_\_  
 DEFENDANT \_\_\_\_\_  
 \_\_\_\_\_  
 Parent/Guardian name if defendant is a minor

PARISH/CITY OF \_\_\_\_\_  
 STATE OF LOUISIANA  
 DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_  
 FILE: \_\_\_\_\_ CLERK: \_\_\_\_\_

**RULE TO SHOW CAUSE**

**Why Protective Order Should Not Issue, Pursuant to:**

La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., or La. R.S. 46:2181 et seq.

IT IS 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 following relief requested by petitioner should not be made protective orders:

**DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT**

- 1. WHY THE DEFENDANT SHOULD NOT BE ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor or threaten the protected person(s) in any manner whatsoever. Why this prohibition should not include the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.
  
- 2. WHY THE DEFENDANT SHOULD NOT BE ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication, without the express written permission of this court.  
 Exceptions (if any): \_\_\_\_\_  
 \_\_\_\_\_
  
- 3. WHY THE DEFENDANT SHOULD NOT BE ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person(s), without the express written permission of this court.  
 Exceptions (if any): \_\_\_\_\_  
 \_\_\_\_\_
  
- 4. WHY THE DEFENDANT SHOULD NOT BE ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s) located at:  
 \_\_\_\_\_  

No. & Street	Apt. No.	City	State	Zip Code
--------------	----------	------	-------	----------
  
- 5. WHY THE DEFENDANT SHOULD NOT BE 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
  
- 6. WHY THE DEFENDANT SHOULD NOT BE ORDERED NOT TO damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).



Docket No. \_\_\_\_\_

15. WHY THE COURT SHOULD NOT ORDER a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.

16. WHY THE DEFENDANT SHOULD NOT BE ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.

17. WHY THE COURT SHOULD NOT ORDER THE DEFENDANT to pay child support and/or spousal support (alimony) pursuant to Louisiana law.

**STALKING, SEXUAL ASSAULT ONLY**

18. WHY THE COURT SHOULD NOT ORDER THE DEFENDANT NOT TO contact family members or acquaintances of the protected person(s).

**DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT**

19. Other: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

20. **THE COURT HEREBY ORDERS THE DEFENDANT** to produce at the hearing: most recent income tax returns AND pay stubs and/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.

<p><b>Date of Order</b></p> <p>_____</p> <p><i>month/day/year</i></p>	<p>_____</p> <p><b>SIGNATURE OF JUDGE</b></p> <p>_____</p> <p><b>PRINT OR STAMP JUDGE'S NAME</b></p>
---	--

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION  
ADV.

\_\_\_\_\_  
COURT  
PARISH/CITY OF \_\_\_\_\_  
STATE OF LOUISIANA

\_\_\_\_\_  
DEFENDANT-IN-RECONVENTION

DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_  
FILE: \_\_\_\_\_ CLERK: \_\_\_\_\_

Parent/Guardian name if defendant-in-reconvension is a minor

### RULE TO SHOW CAUSE

#### Why Protective Order Should Not Issue, Pursuant to:

La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., or La. R.S. 46:2181 et seq.

<p><input type="checkbox"/> IT IS ORDERED that defendant-in-reconvension show cause on _____ (month/day/year) at _____ o'clock _____ .M. in Courtroom No. _____ of the _____ Court, located at _____, in _____, La., why the following relief requested by petitioner-in-reconvension should not be made protective orders:</p>
---

<b>DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT</b>
--

- 1. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor or threaten the protected person(s) in any manner whatsoever. Why this prohibition should not include the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.
  
- 2. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication, without the express written permission of this court.  
Exceptions (if any): \_\_\_\_\_  
\_\_\_\_\_
  
- 3. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person(s), without the express written permission of this court.  
Exceptions (if any): \_\_\_\_\_  
\_\_\_\_\_
  
- 4. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s) located at:  

_____ <i>No. &amp; Street</i>	_____ <i>Apt. No.</i>	_____ <i>City</i>	_____ <i>State</i>	_____ <i>Zip Code</i>
----------------------------------	--------------------------	----------------------	-----------------------	--------------------------
  
- 5. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE 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:  

_____ <i>Employment/school</i>	_____ <i>Address</i>	_____ <i>City</i>	_____ <i>State</i>	_____ <i>Zip Code</i>
_____ <i>Employment/school</i>	_____ <i>Address</i>	_____ <i>City</i>	_____ <i>State</i>	_____ <i>Zip Code</i>
  
- 6. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE ORDERED NOT TO damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).

- 7. WHY THE COURT SHOULD NOT GRANT THE PETITIONER-IN-RECONVENTION or protected person(s) the use of the residence located at:

No. & Street Apt. No. City State Zip Code

to the exclusion of defendant-in-reconvencion by evicting defendant-in-reconvencion. Why the Court should not order the defendant-in-reconvencion to surrender any keys to that residence to the petitioner-in-reconvencion.

- 8. WHY THE COURT SHOULD NOT GRANT THE PETITIONER-IN-RECONVENTION or protected person(s) the use and possession of the following property (including pets), and/or the return of protected person(s) property:

Multiple horizontal lines for property description.

and why the court should not order \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvencion to where the afore-mentioned property is located to allow petitioner-in-reconvencion to take possession of the property.

- 9. WHY THE COURT SHOULD NOT PROHIBIT 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-in-reconvencion, the minor child(ren) and/or alleged incompetent.

- 10. WHY THE COURT SHOULD NOT ALLOW \_\_\_\_\_ to return to the residence at a date and time to be agreed upon by petitioner-in-reconvencion and law enforcement agency, to recover his/her personal clothing and necessities, only if s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.

- 11. WHY THE COURT SHOULD NOT ORDER a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the residence located at \_\_\_\_\_ to recover her/his personal clothing and necessities.

- 12. WHY THE COURT SHOULD NOT ORDER THE DEFENDANT-IN-RECONVENTION to pay:

- all court costs attorney fees
evaluation fees expert witness fees
cost of medical and/or psychological care for the petitioner-in-reconvencion, minor child(ren),and/or alleged incompetent, necessitated by the domestic abuse, dating violence, stalking or sexual assault.

- 13. WHY THE COURT SHOULD NOT ORDER THE DEFENDANT-IN-RECONVENTION to seek professional counseling and/or complete a court-monitored domestic abuse intervention program.

DOMESTIC ABUSE, DATING VIOLENCE ONLY

- 14. WHY THE COURT SHOULD NOT GRANT TEMPORARY CUSTODY of the following minor child(ren) or alleged incompetent to the petitioner-in-reconvencion: (name, date of birth, and relationship to petitioner-in-reconvencion)

Horizontal lines for child/property information.

Docket No. \_\_\_\_\_

- 15. WHY THE COURT SHOULD NOT ORDER a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvention to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner-in-reconvention obtaining physical custody of said child(ren) or alleged incompetent.
- 16. WHY THE DEFENDANT-IN-RECONVENTION SHOULD NOT BE ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.
- 17. WHY THE COURT SHOULD NOT ORDER THE DEFENDANT-IN-RECONVENTION to pay child support and/or spousal support (alimony) pursuant to Louisiana law.

**STALKING, SEXUAL ASSAULT ONLY**

- 18. WHY THE COURT SHOULD NOT ORDER THE DEFENDANT-IN-RECONVENTION NOT TO contact family members or acquaintances of the protected person(s).

**DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT**

- 19. Other: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

20. **THE COURT HEREBY ORDERS THE DEFENDANT-IN-RECONVENTION** to produce at the hearing: most recent income tax returns AND pay stubs and/or an employer statement documenting gross income to date for the CURRENT year. If the defendant-in-reconvention is self-employed, income and expense statements shall be produced.

<p style="text-align: center;"><b>Date of Order</b></p> <p style="text-align: center;">_____ <i>month/day/year</i></p>	<p style="text-align: center;">_____ <b>SIGNATURE OF JUDGE</b></p> <p style="text-align: center;">_____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>
--	--

\_\_\_\_\_ COURT  
PETITIONER

V.

PARISH/CITY OF \_\_\_\_\_

STATE OF LOUISIANA

DEFENDANT

DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

Parent/Guardian name if defendant is a minor

**PETITION FOR TEMPORARY RESTRAINING ORDER, PRELIMINARY AND PERMANENT INJUNCTION**

Pursuant to La. Code of Civil Procedure Article 3601 et seq.

This petition is:  Initial Petition  Supplemental and Amending Petition

The petition of \_\_\_\_\_, born \_\_\_\_\_,  
*your name* *month/day/year*

a resident of the full age of majority of the Parish/City of \_\_\_\_\_, respectfully represents:

**Paragraph 1**

**Petitioner files this petition on behalf of:**

- a. \_\_\_\_\_ Petitioner, and/or
- b. \_\_\_\_\_ Minor child(ren) as follows: (Name, Date of Birth, Relationship to Petitioner)

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

- c. \_\_\_\_\_ Alleged incompetent: (Name, Date of Birth, Relationship to Petitioner)

_____	_____	_____
_____	_____	_____

**Paragraph 2**

- a. \_\_\_\_\_ Petitioner's current address:

_____		_____
<i>No. &amp; Street</i>		<i>Apt. No.</i>
_____		_____
<i>City</i>	<i>State</i>	<i>Zip Code</i>

- b. \_\_\_\_\_ The minor child(ren)'s or alleged incompetent's current address:

_____		_____
<i>No. &amp; Street</i>		<i>Apt. No.</i>
_____		_____
<i>City</i>	<i>State</i>	<i>Zip Code</i>

**Paragraph 3**

\_\_\_\_\_, defendant, resides in \_\_\_\_\_ Parish  
*Defendant's Name*

at \_\_\_\_\_  
*No. & Street* *Apt. No.* *City* *State* *Zip Code*

**Paragraph 4**

This Court is the proper venue for this action because:

- The defendant is domiciled in \_\_\_\_\_ Parish/city.
- The behavior sought to be enjoined is likely to occur in \_\_\_\_\_ Parish/city.
- Other: \_\_\_\_\_

**Paragraph 5**

**a. Domestic abuse or dating violence:**

The protected person(s) is related to the defendant as: *(check all that apply)*

- |  |   |
|--|---|
| <input type="checkbox"/> Current or former spouse                                | <input type="checkbox"/> Current or former dating partner     |
| <input type="checkbox"/> Current or former intimate cohabitant of opposite sex   | <input type="checkbox"/> Parent, stepparent, or foster parent |
| <input type="checkbox"/> Current or former intimate cohabitant of same sex       | <input type="checkbox"/> Grandparent                          |
| <input type="checkbox"/> Child, stepchild, or foster child                       | <input type="checkbox"/> Grandchild                           |
| <input type="checkbox"/> Child of defendant’s current or former intimate partner |   |

**OR**

**b. Stalking or sexual assault:**

- The defendant is an acquaintance of or stranger/unknown to the protected person(s).

**Paragraph 6**

Defendant has abused and/or harassed protected person(s) and protected person(s) fears for her/his safety and believes that irreparable injury, loss, or damage may otherwise result to protected person(s) if defendant is not prohibited from committing certain acts through the rendition of a temporary restraining order, without notice, and thereafter a preliminary and permanent injunction to the same effect.

**Paragraph 7**

**a. Domestic abuse or dating violence:** Defendant abused protected person(s) in the following manner:

- |  |  |
|--|--|
| <input type="checkbox"/> Slapped protected person(s) | <input type="checkbox"/> Threatened protected person(s) with bodily harm       |
| <input type="checkbox"/> Punched protected person(s) | <input type="checkbox"/> Threatened protected person(s)’ life                  |
| <input type="checkbox"/> Choked protected person(s)  | <input type="checkbox"/> Threatened protected person(s) with a weapon          |
| <input type="checkbox"/> Shoved protected person(s)  | <input type="checkbox"/> Sexually abused protected person(s)                   |
| <input type="checkbox"/> Kicked protected person(s)  | <input type="checkbox"/> Abused petitioner’s child(ren) or alleged incompetent |
| <input type="checkbox"/> Stalked protected person(s) | <input type="checkbox"/> Other: _____  |

**b. Stalking:** Defendant intentionally and repeatedly engaged in the following behavior(s) which caused the protected person to feel alarmed or to suffer emotional distress:

- |   |   |
|---|---|
| <input type="checkbox"/> Followed protected person(s)   | <input type="checkbox"/> Implied or threatened protected person(s) with bodily injury   |
| <input type="checkbox"/> Harassed protected person(s)   | <input type="checkbox"/> Implied or threatened protected person(s)’ life  |
| <input type="checkbox"/> Uninvited presence at protected person(s)’ home  | <input type="checkbox"/> Used tracking device to monitor protected person(s)  |
| <input type="checkbox"/> Uninvited presence at protected person(s)’ workplace   | <input type="checkbox"/> Stalked, harmed/threatened to harm protected person(s) or member of protected person(s)’ family or acquaintance of protected person(s) |
| <input type="checkbox"/> Uninvited presence at protected person(s)’ school  | <input type="checkbox"/> Implied or threatened protected person(s) with kidnapping  |
| <input type="checkbox"/> Uninvited presence at other places   | <input type="checkbox"/> Implied or threatened protected person(s) with sexual assault  |
| <input type="checkbox"/> Made/sent telephone calls, texts, emails or other electronic communications to protected person(s) |   |
| <input type="checkbox"/> Sent messages via a third party, letters, pictures, public posts to social media                   | <input type="checkbox"/> Possessed a dangerous weapon during any of the foregoing behaviors   |
| <input type="checkbox"/> Sent unwanted gifts to protected person(s)   | <input type="checkbox"/> Threatened protected person(s) with a dangerous weapon   |
| <input type="checkbox"/> Other: _____   |   |



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**Paragraph 8**

Because of the immediate and present danger of abuse, stalking or sexual assault, petitioner requests that an *ex parte* Temporary Restraining Order be issued immediately without prior notice:

- a. \_\_\_\_\_ prohibiting defendant from abusing, harassing, assaulting, stalking, following, tracking, monitoring, or threatening the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened 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, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication without the express written permission of this court.
- c. \_\_\_\_\_ prohibiting defendant from going within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s) located at:

<i>No. &amp; Street</i>	<i>Apt. No.</i>	<i>City</i>	<i>State</i>	<i>Zip Code</i>
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- d. \_\_\_\_\_ ordering the defendant 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:

<i>Employment/school</i>	<i>Address</i>	<i>City</i>	<i>State</i>	<i>Zip Code</i>
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<i>Employment/school</i>	<i>Address</i>	<i>City</i>	<i>State</i>	<i>Zip Code</i>
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- e. \_\_\_\_\_ ordering the defendant not to damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).
- f. \_\_\_\_\_ ordering the defendant not to contact family members or acquaintances of the protected person(s).

**Paragraph 9**

Petitioner desires that a Rule Nisi issue herein ordering defendant to show cause why the temporary restraining order requested in Paragraph 8 should not be made a preliminary injunction and thereafter a permanent injunction and further why defendant should not be ordered:

\_\_\_\_\_ to pay all costs of court in this matter.

\_\_\_\_\_ to pay attorney fees.

**PRAYER**

**WHEREFORE**, petitioner prays that service and citation issue herein, and: *(check all that apply)*

- that *ex parte* temporary restraining order requested in Paragraph 8 be granted.
- a rule issue to show cause why a preliminary injunction and thereafter a permanent injunction as requested in Paragraph 9 should not be granted.
- defendant be cast with costs.
- defendant be advised of penalties for violating Abuse Prevention Orders.
- all other equitable relief as the court deems proper and necessary.

Respectfully submitted by:

\_\_\_\_\_  
PETITIONER, IN PROPER PERSON

\_\_\_\_\_  
*Street Address*

*Apt. No.*

\_\_\_\_\_  
*City*

*State*

*Zip Code*

\_\_\_\_\_  
*Telephone*

PLEASE SERVE DEFENDANT:

\_\_\_\_\_ personally at his/her home or place of  
employment at the following address:

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 Or  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**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 Temporary Restraining Order, Preliminary and Permanent Injunction, 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 or to others for whom petitioner has requested relief.

Petitioner further said that s/he believes that prior notice should not be required before the court issues the Temporary Restraining Order requested because defendant may further abuse and/or harass, stalk or assault petitioner or person on whose behalf this petition is brought before a hearing can be had and an order issued by the court; further, petitioner believes that irreparable injury, loss, or damage will result to her/him or person on whose behalf this petition is brought before defendant can be heard in opposition to petitioner's request.

Petitioner further said that s/he is aware that any false statement made under oath contained in the foregoing petition and this affidavit may constitute perjury.

\_\_\_\_\_  
PETITIONER

SWORN TO AND SUBSCRIBED before me, Notary Public, on \_\_\_\_\_ (month/day/year)  
at \_\_\_\_\_, Louisiana.

\_\_\_\_\_  
NOTARY PUBLIC

\_\_\_\_\_ COURT  
 PETITIONER \_\_\_\_\_  
 V. \_\_\_\_\_  
 PARISH/CITY OF \_\_\_\_\_  
 STATE OF LOUISIANA  
 DEFENDANT \_\_\_\_\_  
 DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_  
 FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_  
 Parent/Guardian name if defendant is a minor

**MOTION TO  MODIFY  DISSOLVE**  
**A PRIOR LOUISIANA UNIFORM ABUSE PREVENTION ORDER, pursuant to:**

La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., La. R.S. 46:2181 et seq.,  
 La. R.S. 9:372, La. R.S. 9:361 et seq. or La. C.C.P. Art. 3601 et seq.

Now into court comes the petitioner herein who respectfully represents that this honorable court issued a Louisiana Uniform Abuse Prevention Order on \_\_\_\_\_ (month/day/year) in the above captioned matter in the form of:

a Protective Order pursuant to:  La. R.S. 46:2131 et seq.  La. R.S. 46:2151  
 La. Ch. C. Art. 1564 et seq.  La. R.S. 46:2171 et seq.  La. R.S. 46:2181 et seq.

**OR**

a  Temporary Restraining Order  Preliminary Injunction  Permanent Injunction  
 pursuant to:  La. R.S. 9:372  La. R.S. 9:361 et seq.  La. C.C.P. Art. 3601 et seq.

1.

\_\_\_ a. Petitioner respectfully requests that this honorable court modify the above-described order/injunction as follows:  
*(Describe what you want the court to change, add, or remove from your original order/injunction.)*

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For the following reasons: *(Describe why you think the foregoing changes should be made to your order/injunction.)*

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**OR**

\_\_\_ b. Petitioner respectfully requests that the order/injunction described above be dissolved for the following reasons:  
*(Describe the reasons you think that the order/injunction should be dissolved, meaning that it should no longer exist and therefore the defendant would not be prohibited from doing certain things contained in that order/injunction and you as the petitioner would not be entitled to the specific relief that was granted in the order/injunction.)*

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2.

Petitioner requests that this honorable court schedule a hearing and issue a rule to show cause directed to the defendant to appear before this honorable court and show why the order/injunction should not be modified as requested above, or dissolved. Petitioner understands that s/he must appear at this hearing and prove the allegations made herein.

3.

Petitioner requests that the court direct that the defendant be served with a copy of this motion.

Respectfully submitted by:

\_\_\_\_\_  
PETITIONER, IN PROPER PERSON

\_\_\_\_\_  
*Street Address*

\_\_\_\_\_  
*Apt. No.*

\_\_\_\_\_  
*City*

\_\_\_\_\_  
*State*

\_\_\_\_\_  
*Zip Code*

\_\_\_\_\_  
*Telephone*

**Do not fill out if address to remain confidential**

<b>ORDER</b>	
IT IS ORDERED that _____, defendant herein, be served with a copy of this Motion and ordered to show cause on _____ (month/day/year) at ____ o'clock ____m., in courtroom number _____ of the _____ Court, located at _____, in _____, La., why the order/injunction should not be modified as requested in the foregoing motion, or dissolved.	
<b>Date of Order</b>  _____ <i>month/day/year</i>	_____ <b>SIGNATURE OF JUDGE</b>  _____ <b>PRINT OR STAMP JUDGE'S NAME</b>

**PLEASE SERVE DEFENDANT, \_\_\_\_\_, PERSONALLY AT HIS/HER HOME OR PLACE OF EMPLOYMENT AT THE FOLLOWING ADDRESS:**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
OR  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ COURT  
 PETITIONER-IN-RECONVENTION  
 ADV. PARISH/CITY OF \_\_\_\_\_  
 STATE OF LOUISIANA  
 DEFENDANT-IN-RECONVENTION DIVISION: \_\_\_\_\_ NUMBER: \_\_\_\_\_  
 FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_  
 Parent/Guardian name if defendant-in-reconvension is a minor

**MOTION TO  MODIFY  DISSOLVE**  
**A PRIOR LOUISIANA UNIFORM ABUSE PREVENTION ORDER, pursuant to:**

La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., La. R.S. 46:2181 et seq.,  
 La. R.S. 9:372, La. R.S. 9:361 et seq. or La. C.C.P. Art. 3601 et seq.

Now into court comes the petitioner-in-reconvension herein who respectfully represents that this honorable court issued a Louisiana Uniform Abuse Prevention Order on \_\_\_\_\_ (month/day/year) in the above captioned matter in the form of:

a Protective Order pursuant to:  La. R.S. 46:2131 et seq.  La. R.S. 46:2151  
 La. Ch. C. Art. 1564 et seq.  La. R.S. 46:2171 et seq.  La. R.S. 46:2181 et seq.

**OR**

a  Temporary Restraining Order  Preliminary Injunction  Permanent Injunction  
 pursuant to:  La. R.S. 9:372  La. R.S. 9:361 et seq.  La. C.C.P. Art. 3601 et seq.

1.

\_\_\_\_ a. Petitioner-in-reconvension respectfully requests that this honorable court modify the above-described order/injunction as follows: *(Describe what you want the court to change, add, or remove from your original order/injunction.)*

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For the following reasons: *(Describe why you think the foregoing changes should be made to your order/injunction.)*

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**OR**

\_\_\_\_ b. Petitioner-in-reconvension respectfully requests that the order/injunction described above be dissolved for the following reasons: *(Describe the reasons you think that the order/injunction should be dissolved, meaning that it should no longer exist and therefore the defendant-in-reconvension would not be prohibited from doing certain things contained in that order/injunction and you as the petitioner-in-reconvension would not be entitled to the specific relief that was granted in the order/injunction.)*

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2.

Petitioner-in-reconvention requests that this honorable court schedule a hearing and issue a rule to show cause directed to the defendant-in-reconvention to appear before this honorable court and show why the order/injunction should not be modified as requested above, or dissolved. Petitioner-in-reconvention understands that s/he must appear at this hearing and prove the allegations made herein.

3.

Petitioner-in-reconvention requests that the court direct that the defendant-in-reconvention be served with a copy of this motion.

Respectfully submitted by:

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION, IN PROPER PERSON

\_\_\_\_\_  
*Street Address*

\_\_\_\_\_  
*Apt. No.*

\_\_\_\_\_  
*City*

\_\_\_\_\_  
*State*

\_\_\_\_\_  
*Zip Code*

\_\_\_\_\_  
*Telephone*

**Do not fill out if address to remain confidential**

<b>ORDER</b>	
IT IS ORDERED that _____, defendant-in-reconvention herein, be served with a copy of this Motion and ordered to show cause on _____ (month/day/year) at _____ o'clock ____m., in courtroom number _____ of the _____ Court, located at _____, in _____, La., why the order/injunction should not be modified as requested in the foregoing motion, or dissolved.	
<p style="text-align: center;"><b>Date of Order</b></p> <p style="text-align: center;">_____ <i>month/day/year</i></p>	<p style="text-align: center;">_____ <b>SIGNATURE OF JUDGE</b></p> <p style="text-align: center;">_____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>

**PLEASE SERVE DEFENDANT-IN-RECONVENTION, \_\_\_\_\_,  
PERSONALLY AT HIS/HER HOME OR PLACE OF EMPLOYMENT AT THE FOLLOWING ADDRESS:**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
OR  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

## INSTRUCTIONS FOR COMPLETING PETITION FOR PROTECTION FROM STALKING OR SEXUAL ASSAULT

**The Protection from Stalking Act (La. R.S. 46:2171 et seq.) and the Protection for Victims of Sexual Assault Act (La. R.S. 46:2181 et seq.) enable victims of stalking or sexual assault by a stranger or acquaintance to ask for court orders to protect them from further stalking or sexual assault.**

*NOTE: If the person committing stalking or sexual assault is related to the victim as a family or household member, the victim can file a petition for protection under the Domestic Abuse Assistance Act (La. R.S. 46:2131 et seq.) to seek more expansive relief. If the victim is or was dating the person committing stalking or sexual assault, the victim may file under the Protection from Dating Violence Act (La. R.S. 46:2151) to seek more expansive relief.*

The **petition** is the form that begins the process. The petition is an application, or a request to the court for protection from the person committing stalking or sexual assault. The petition describes the stalking or sexual assault, and lists the kinds of protection the victim is seeking from the court. The person who files a petition for protection is called the **petitioner**; the person against whom the petition is filed (the person committing stalking or sexual assault) is called the **defendant**. The **protected person** is usually the petitioner, but not always. For instance, if a parent or guardian files for protection of a minor, the parent or guardian is the petitioner and the minor is the protected person. The petitioner can fill out and file the petition without using an attorney. The necessary forms are available in the clerk of court's office in each parish.

You do not have to pre-pay the court costs in order to file. If the protective order is granted, the judge should hold the person committing stalking or sexual assault responsible for the court costs.

These instructions can help you understand which forms to use, and how to fill them out. In some areas of the state, the clerk of court's office or the local sexual assault or battered women's program may be able to assist you in filling out the forms.

### ***Who may apply for protection under the Protection from Stalking Act or the Protection for Victims of Sexual Assault Act?***

Protective orders are available to protect people who have experienced stalking or sexual assault by an acquaintance or stranger. You can apply for protection for yourself, or you can apply on behalf of minor children. You can file on behalf of an **incompetent** (also called an **alleged incompetent**) person, who is not capable of filing for him or herself due to a medical or mental disability.

### ***Where can you file your petition?***

**Venue** means the place (parish) where you can apply for a protective order. There are several possibilities of where you can file the petition. You can apply to the court in the parish where the stalking or sexual assault occurred, in the parish where the petitioner resides, or in the parish where the defendant resides. If those parishes are not the same, you must select one in which to file the petition. Once the order has been granted, it will be good throughout the state and nation.

### ***Which forms should be used?***

Petition form LPOR D, and Information for Service of Process form LPOR H.

### ***How can you get an order?***

1. **FILL OUT FORMS AND HAVE THEM NOTARIZED.** Fill out the forms using the instructions that follow (Petition and Information for Service of Process Form). As you will be swearing that what you have written in the forms is true and can be used as evidence in court, you must sign parts of the forms in the presence of a Notary Public. A Notary Public is a person who has the authority to certify that you signed a document. In most areas of the state, the clerk of court will provide the service of a Notary.
2. **JUDGE or HEARING OFFICER SIGNS FORMS, ISSUES TEMPORARY ORDER and ASSIGNS A HEARING DATE.** The clerk of court will assign a suit number and allot the case to the proper division of court, and then direct your signed forms to the judge/hearing officer who will review your

request. If the judge agrees that immediate protection is necessary, s/he will grant you a Temporary Restraining Order (TRO) with a date to come back to court for a hearing. The TRO will contain some or all of the requests you made in the petition. The TRO will be in effect until at least the date of that court hearing. The clerk of court should provide you with a copy of the petition and a certified copy of the TRO, which you should keep with you at all times. (You may wish to make additional copies of the TRO for your employer, as well as for schools, day care centers or sitters of any children listed in the petition.) The clerk of court should tell you the date and time of the hearing for your protective order (information which is also written on your TRO), and will give a copy of the petition and the order to the sheriff's office to serve the defendant. The defendant will be notified to be present in court on the date of the hearing. It is not required that you have an attorney; you may represent yourself at the hearing. However, if you wish to be represented at the hearing, take your papers to an attorney or the nearest sexual assault program immediately after the petition is filed to find out whether legal representation can be provided.

3. COURT HEARING. At the hearing the judge will decide whether to grant the requests made in the petition and issue a Protective Order (PO). On the date of the hearing, come to court with any witnesses you may have (people who know of or have observed the stalking or sexual assault you described in the petition). If you are representing yourself at the hearing, the judge may ask you to explain what orders you feel are necessary to protect you from further stalking or sexual assault. The defendant will be given an opportunity to respond. If you do not come to court on the date of the hearing, the temporary order (TRO) will expire, you will not be protected and the judge may dismiss your petition.
4. AFTER THE HEARING. If the judge is satisfied that you need protection, s/he will sign the Protective Order (PO) which will now be in effect for up to 18 months. The judge may grant that certain parts of the order (those related to staying away and not contacting the protected person) do not expire. You should again ask the clerk of court for certified copies of the order, and keep a copy with you at all times.
5. IF A HEARING OFFICER PRESIDES AT THE HEARING. the hearing officer will write his/her recommendation to the judge regarding whether you should be granted a Protective Order and what specific relief you should get. The hearing officer will give you a copy of this written recommendation and will also give a copy to the defendant. The hearing officer will give the recommendation to the judge also. If you do not agree with the hearing officer's recommendation, you must ask for a hearing before the judge following your hearing before the hearing officer. The defendant can do the same if the defendant is unhappy with the hearing officer's recommendation. The hearing officer's recommendation to the judge is NOT a protective order - only the judge can issue a protective order. However, your temporary restraining order (TRO) should still be good for 15 days after the hearing or until the judge signs the protective order, whichever occurs last. Before you leave court, make sure that your temporary restraining order expiration date is a date at least 15 days beyond the hearing in which you just participated. If either you or the defendant has objected to the recommendation, a new hearing will be held before the judge and you will need to attend that hearing to prove your case again. If the defendant does not object to the hearing officer's recommendation and if you do not object either, the judge will sign a protective order. Before you leave, find out who to call and when to check on whether a new hearing will occur or whether your Protective Order has been signed by the judge. Also, find out when and how you can get a certified copy of your Protective Order.
6. EXTENDING THE ORDER. If you need to extend any of the expiring protections under the Protective Order beyond the period the judge granted, you must file a form to modify the Protective Order **before it expires**. The court will set a hearing, and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at the hearing to tell the Judge why you need the Protective Order to last for a longer period of time. These forms are available from the clerk of court. Be sure to get a new copy of the order if the Judge grants the extension.
7. IF THE DEFENDANT VIOLATES THE ORDER. It is a crime to violate a temporary restraining order after the defendant has been served, or a protective order. You may call the police when the order has been violated. You may also inform the court that a violation has occurred by filing a "**Rule to Show Cause Why the Defendant Should Not Be Held in Contempt.**" These forms are available from the clerk of court. When the contempt forms are filed, the court will set a hearing and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at that hearing to tell the judge what the defendant did to violate the order.

8. **MODIFYING THE ORDER.** You may not change on your own the terms or conditions of the court order. If it is necessary to change the Protective Order, a motion to modify the order must be filed with the court. The court will set a hearing and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at the hearing to tell the Judge why you need to change the terms of the Protective Order. Be sure to get a new copy of the order if the Judge grants a modification.

### ***HOW TO FILL OUT A PETITION:***

In the upper left corner, fill in your name on the top line as petitioner and the name of the person committing stalking or sexual assault as defendant. Leave the lines on the top right corner of the form blank.

Check "Initial Petition" if you are beginning this court action.

Check "Supplemental and Amending Petition" if you have previously filed a petition that has not yet been heard before the court, and you are filing this petition to change or add to that petition. On the first line of the petition under the heading, fill in your name and date of birth.

#### Paragraph 1:

If you are filing this petition on your own behalf, check "a." If you are filing on behalf of a minor child/children, check "b" and fill in their names, dates of birth, and relationship to you. If you are filing on behalf of someone in your care who you believe is incompetent, check "c" and fill in their name, date of birth, and relationship to you. **If you check "b" or "c," be sure to include information in Paragraph 6 about the stalking behavior toward the child or incompetent person.**

#### Paragraph 2:

If you do not want the defendant to know your current address, check "a." If you choose "a" you must also ask for and fill out a form called "Confidential Address Form." The clerk of court will file your address under seal to be kept confidential to the court. If you do not need to hide your current address, fill in "b" and/or "c."

#### Paragraph 3:

Provide the information requested about the defendant.

#### Paragraph 4:

Check all of the places listed that describe the parish you are filing this form in, and write the parish name in the blank for every one that you check.

#### Paragraph 6:

In "a," if you are filing for protection from stalking, check all the behaviors exhibited by the defendant.

In "b," if you are filing for protection from sexual assault, check all the behaviors exhibited by the defendant.

In "c", describe the most recent incident of stalking or sexual assault which caused you to file this petition. Be specific; give the date and details. If police were called, or others witnessed the stalking or sexual assault, include this information in your description. If you are filing on behalf of a child or incompetent person, describe the stalking or sexually assaultive behavior toward that person. Then describe past incidents.

#### Paragraph 7:

This paragraph lists all the things you may ask the judge to grant immediately, before the hearing.

Check "a" if you are asking that the defendant be ordered not to abuse, harass, stalk, assault, follow, track, monitor or threaten you (or the protected person).

Check "b" if you are asking that the defendant not contact you (or the protected person) in any way, or send gifts.

Check "c" if you want the defendant to stay at least 100 yards away from where you (or the protected person) are staying.

Check "d" if you want the defendant to stay away from your (or the protected person's) school or job.

Check "e" if you want the defendant ordered not to damage your (or the protected person's) property, and not to cut off your utilities, phone, or mail service.

Check "f" if you want the defendant evicted from the home so that you (or the protected person) may live there. Fill in the local Sheriff's office, and indicate who owns or leases and who occupies the residence.

Check "g" if you (or the protected person) want to have or to use certain property or pets that are solely owned or leased by you (or the protected person), and fill in the current location of the property or pets.

Also, check “g” if you are asking for jointly owned or leased property or pets, and fill in the current location of the jointly owned property or pets. Explain why you are asking for the jointly owned property or pets. Fill in the name of the local sheriff’s department that will assist you in retrieving the requested property or pets. Check “h” to order both the protected person and the defendant not to give away, sell, or destroy any of the shared property.

Check “i” if you (or the protected person) want to return to the residence with law enforcement officers one time to get personal belongings, and write “petitioner” or your name in the blank. If you (or the protected person) are staying in the residence that was once shared with the defendant, check “i” and write in “defendant” or the defendant’s name in the blank to allow him/her to return with law enforcement officers once ONLY to get personal belongings.

Check “j” to ask the court to order assistance from the local Sheriff’s office to accompany the person listed in “i” to the residence to get his/her belongings. Fill in the name of the local Sheriff’s office.

Check “k” if you want the defendant ordered not to contact the protected person’s family members or acquaintances.

#### Paragraph 8:

Check any of the items listed that you would like the judge to grant at the hearing. Unlike the things you have asked for in Paragraph 7, these requests can **not** be granted until the hearing. Even though the judge signs your temporary order, these requests will not be in effect until the judge decides at the hearing whether s/he will grant them.

Prayer: This section summarizes all that you are asking for. Place a check mark next to all items that apply. Sign your name on the line provided for the petitioner. Fill in the defendant’s name and address on the line provided under “Please Serve Defendant.” Make sure you give his/her home and/or work address (not a post office box) where s/he may be served in person, if you have that information.

Affidavit/Verification: This is the part of the form that must be signed in the presence of the Notary Public. By signing this form, you are swearing that all information you have given is true, that you believe that the defendant poses a threat to you, and that you understand that punishment (a fine and/or a jail sentence) can result from your giving false information in this petition.

#### **Information for Service of Process Form Instructions:**

The clerk of court should provide you with a copy of this form. The defendant must be served by the sheriff’s office with a certified copy of the petition, the order, and notice to come to court on the assigned day of the hearing. To assist the sheriff’s office in locating the defendant, fill out this form as completely as possible. List all the places the defendant may be found, times s/he may be in those places, and other people who may know of the defendant’s whereabouts.

If the defendant is not located, and has not received a copy of the order and notice of the hearing, s/he cannot be arrested for violating the order. However, if the defendant is not served, you should still attend the hearing in order to receive a new TRO from the court to continue your protection and give the Sheriff additional time to serve the defendant.

#### **Confidential Address Form Instructions:**

If you checked “a” in Paragraph 2 of the petition, you must fill out this form, which is available from the clerk of court. Your address will be kept confidential by the court and the defendant will not receive notice of where you are currently living.

**INSTRUCTIONS FOR COMPLETING  
PETITION FOR TEMPORARY RESTRAINING ORDER  
OR PRELIMINARY OR PERMANENT INJUNCTION  
under La. Code of Civil Procedure Article 3601 et seq.**

**La. Code of Civil Procedure Article 3601 et seq. provides for a person to seek an injunction against another person in cases where “irreparable injury, loss or damage may otherwise result to the applicant.” The purpose of the restraining order or injunction is to prevent any further abuse. The protection available includes ordering the abusive person to stay away from the victim, not to contact the victim, and not to go to the victim’s residence, school, or place of employment.**

*NOTE: There are Louisiana statutes that provide more comprehensive protection to victims of domestic and dating violence, or to victims of stalking or sexual assault by a stranger or acquaintance. You can ask for form LPOR A (domestic abuse or dating violence) or LPOR Y (stalking or sexual assault by stranger or acquaintance) to help you determine if you are eligible for protection under these statutes.*

The **petition** is the form that begins the process. The petition is an application, or a request to the court for protection from the abusive person. The petition describes the abuse, and lists the kinds of protection the victim is seeking from the court. The person who files a petition is called the **petitioner**; the person against whom the petition is filed (the abusive person) is called the **defendant**. The **protected person** is usually the petitioner, but not always. For instance, if a parent or guardian files for protection of a minor, the parent or guardian is the petitioner and the minor is the protected person. The petitioner can fill out and file the petition without using an attorney. The necessary forms are available in the clerk of court’s office in each parish.

You do not have to pre-pay the court costs in order to file. If the restraining order or injunction is granted, the judge should hold the abuser responsible for the court costs.

These instructions can help you understand which forms to use, and how to fill them out. In some areas of the state, the clerk of court’s office or the local battered women’s program or sexual assault program may be able to assist you in filling out the forms.

***Who may apply for protection under the La. Code of Civil Proc. Art. 3601 et seq.?***

Anyone who has been abused, stalked or sexually assaulted by someone and has reason to fear for his or her safety can ask the court for protection from that abusive person. You can apply for protection for yourself, or you can apply on behalf of children. You can file on behalf of an **incompetent** (also called an **alleged incompetent**) person, who is not capable of filing for him or herself due to a medical or mental disability.

***Where can you file your petition?***

**Venue** means the place (city or parish) where you can file a petition for a protective order. You may file in the city or parish where the defendant lives, or in the city or parish where the abuse you are trying to prevent MAY occur.

***Which forms should be used?***

Petition form LPOR O, and Information for Service of Process form LPOR H.

***How can you get an order?***

1. **FILL OUT FORMS AND HAVE THEM NOTARIZED.** Fill out the forms using the instructions that follow (Petition and Information for Service of Process Form). As you will be swearing that what you have written in the forms is true and can be used as evidence in court, you must sign parts of the forms in the presence of a Notary Public. A Notary Public is a person who has the authority to certify that you signed a document. In most areas of the state, the clerk of court will provide the service of a Notary.
2. **JUDGE or HEARING OFFICER SIGNS FORMS, ISSUES TEMPORARY ORDER and ASSIGNS A HEARING DATE.** The clerk of court will assign a suit number and allot the case to the proper division of court, and then direct your signed forms to the judge/hearing officer who will review your request.. If the judge agrees that immediate protection is necessary, s/he will grant you a Temporary Restraining Order (TRO) with a date to come back to court for a hearing. The TRO will contain some or all of the requests you made in the petition. The TRO will be in effect until the date of that court hearing, up to 10 days. The clerk of court should provide you with a

copy of the petition and a certified copy of the TRO, which you should keep with you at all times. (You may wish to make additional copies of the TRO for your employer, as well as for schools, day care centers or sitters of any children listed in the petition.) The clerk of court should tell you the date and time of the hearing (information which is also written on your TRO), and will give a copy of the petition and the order to the sheriff's office to serve the defendant. The defendant will be notified to be present in court on the date of the hearing. It is not required that you have an attorney; you may represent yourself at the hearing. However, if you wish to be represented at the hearing, take your papers to an attorney or contact the nearest family violence program or sexual assault program immediately after the petition is filed to find out whether legal representation can be provided.

3. COURT HEARING. At the hearing the judge will decide whether to grant the requests made in the petition and issue a preliminary or a permanent injunction. On the date of the hearing, come to court with any witnesses you may have (people who know of or have observed the abuse, stalking or sexual assault you described in the petition). If you are representing yourself at the hearing, the judge may ask you to explain what orders you feel are necessary to protect you from further abuse, stalking or sexual assault. The defendant will be given an opportunity to respond. If you do not come to court on the date of the hearing, the temporary order (TRO) will expire, you will not be protected and the judge may dismiss your petition.
4. AFTER THE HEARING. If the judge is satisfied that you need protection, s/he will issue a Preliminary Injunction, which will be in effect until the trial on the Permanent Injunction; after the trial on your request for a Permanent Injunction, if the judge believes you need protection, s/he will issue a Permanent Injunction. You should again ask the clerk of court for certified copies of the injunctions, and keep a copy with you at all times.
5. IF THE DEFENDANT VIOLATES THE ORDER. You may inform the court if a violation has occurred by filing a **"Rule to Show Cause Why the Defendant Should Not Be Held in Contempt."** These forms are available from the clerk of court. When the contempt forms are filed, the court will set a hearing and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at that hearing to tell the judge what the defendant did to violate the order.
6. MODIFYING THE ORDER. You may not change on your own the terms or conditions of the temporary restraining order or injunction. If it is necessary to change the temporary restraining order or injunction, a motion to modify must be filed with the court. The court will set a hearing and the defendant will be served with a copy of the papers and ordered to be present at the hearing. You must be present at the hearing to tell the judge why you need to change the terms of the temporary restraining order or injunction.

### ***HOW TO FILL OUT A PETITION:***

In the upper left corner, fill in your name on the top line as petitioner and the name of the person committing domestic abuse, dating violence, stalking or sexual assault as defendant. Leave the lines on the top right corner of the form blank.

Check "Initial Petition" if you are beginning this court action.

Check "Supplemental and Amending Petition" if you have previously filed a petition that has not yet been heard before the court, and you are filing this petition to change or add to that petition.

On the first line of the petition under the heading, fill in your name, date of birth, and the city or parish where you live.

#### Paragraph 1:

If you are filing this petition on your own behalf, check "a." If you are filing on behalf of a minor child/children, check "b" and fill in names, dates of birth and relationship to you. If you are filing on behalf of someone in your care who you believe is incompetent, check "c" and fill in that person's name, date of birth and relationship to you. If you check "b" or "c" be sure to include information in Paragraph 7 about the abuse of the child or incompetent person.

#### Paragraph 2:

Provide your address, or the address of the person on whose behalf you are filing.

#### Paragraph 3:

Provide the information requested about the defendant.

#### Paragraph 4:

Check the places listed that describe the parish/city where you are filing your petition, and write the parish/city name in the blank for every one that you check. If you check "other", please explain.

Paragraph 5:

Place a check next to the relationship(s) which best describes your relationship to the defendant, and/or the protected person(s)' relationship to the defendant.

Paragraph 7:

In "a," if you are filing for protection from domestic abuse or dating violence, check all the behaviors exhibited by the defendant.

In "b," if you are filing for protection from stalking, check all the behaviors exhibited by the defendant.

In "c," if you are filing for protection from sexual assault, check all the behaviors exhibited by the defendant.

In "d," describe the most recent incident of abuse, stalking or sexual assault which caused you to file this petition. In "b," describe the most recent incident of abuse or threats of abuse which caused you to file this petition. Be specific; give the date and details about the abuse. If police were called, if medical attention or other help was needed, or others witnessed the abuse, stalking or sexual assault, include this information in your description. If you are filing on behalf of a child or incompetent person, describe the abuse to that person. Then describe past incidents.

Paragraph 8:

This paragraph lists all the things you may ask the judge to grant immediately to protect you and/or the protected person(s).

Check "a" if you are asking that the defendant be ordered not to abuse, harass, assault, stalk, follow, track, monitor or threaten, you (or the protected person[s]).

Check "b" if you are asking that the defendant not contact you (or the protected person) in any way.

Check "c" if you want the defendant to stay at least 100 yards away from where you (or the protected person[s]) are staying, and fill in the address the defendant is to stay away from.

Check "d" if you want the defendant to stay away from your (or the protected person[s]) school or job, and fill in the address the defendant is to stay away from.

Check "e" if you want the defendant ordered not to damage your (or the protected person[s]) property, and not to cut off your utilities, phone, or mail service.

Check "f" if you want the defendant ordered not to contact the protected person's family members or acquaintances.

Paragraph 9:

Check any of the items listed that you would like the judge to grant at the hearing. Unlike the things you have asked for in Paragraph 7, these requests can **not** be granted until the hearing. Even though the judge signs your temporary order, these requests will not be in effect until the judge decides at the hearing whether s/he will grant them.

Prayer:

This section summarizes all that you are asking for. Place a check mark next to all items that apply. Sign your name on the line provided for the petitioner, and provide your address and phone number. Fill in the abuser's name and address on the lines provided under "Please Serve Defendant." Make sure you give his/her home and/or work address (not a post office box) where s/he may be served in person, if you have that information.

Affidavit/Verification: This is the part of the form that must be signed in the presence of the Notary Public. By signing this form, you are swearing that all information you have given is true, that you believe that the defendant poses a threat to you, and that you understand that punishment (a fine and/or a jail sentence) can result from your giving false information in this petition.

**Information for Service of Process Form Instructions:**

The clerk of court should provide you with a copy of this form. The defendant must be served with a certified copy of the petition and order and notice to come to court on the assigned day of the hearing. To assist in locating the defendant, fill out this form as completely as possible. List all the places the defendant may be found, times s/he may be in those places, and other people who may know of the defendant's whereabouts. If the defendant is not located, and has not received a copy of the order and notice of the hearing, s/he cannot be arrested for violating the order.

However, if the defendant is not served, you should still attend the hearing in order to receive a new TRO from the court to continue your protection and give the Sheriff additional time to serve the defendant.

**LOUISIANA PROTECTIVE ORDER REGISTRY  
INDEX OF UNIFORM ABUSE PREVENTION ORDER FORMS  
Version 9**

Forms LPOR 1 to 23 are mandatory according to La. R.S. 46:2136.2(C). These forms may not be altered and when completed are to be transmitted by the clerk of court to the Louisiana Protective Order Registry.

- LPOR 1**      **Temporary Restraining Order**, pursuant to La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., or La. R.S. 46:2181 et seq. (Domestic Abuse Assistance Act, Protection from Dating Violence Act, Children’s Code Domestic Abuse Assistance Act, Protection from Stalking Act, Protection for Victims of Sexual Assault Act)
- LPOR 1-R**    **Temporary Restraining Order, In-reconvencion** (pursuant to statutes listed for LPOR 1 above)
- LPOR 3**      **Protective Order**, pursuant to La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., or La. R.S. 46:2181 et seq. (Domestic Abuse Assistance Act, Protection from Dating Violence Act, Children’s Code Domestic Abuse Assistance Act, Protection from Stalking Act, Protection for Victims of Sexual Assault Act)
- LPOR 3-R**    **Protective Order, In-reconvencion**, pursuant to statutes listed for LPOR 3 above
- LPOR 5**      **Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order**, pursuant to La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., La. R.S. 46:2181 et seq., La. R.S. 9:372, La. R.S. 9:361 et seq., or La. C.C.P. Art. 3601 et seq.
- LPOR 5-R**    **Order to Modify or Dissolve A Prior Louisiana Uniform Abuse Prevention Order, In-reconvencion**, pursuant to statutes listed for LPOR 5 above
- LPOR 7**      **Judgment of Dismissal**, pursuant to La. R.S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R.S. 46:2171 et seq., or La. R.S. 46:2181 et seq. (Domestic Abuse Assistance Act, Protection from Dating Violence Act, Children’s Code Domestic Abuse Assistance Act, Protection from Stalking Act, Protection for Victims of Sexual Assault Act)
- LPOR 7-R**    **Judgment of Dismissal, In-reconvencion**, pursuant to statutes listed for LPOR 7 above
- LPOR 9**      **Temporary Restraining Order, Preliminary Injunction or Permanent Injunction**, pursuant to La. R.S. 9:372 (divorce action) or La. R.S. 9:361 et seq. (Post Separation Family Violence Relief Act)
- LPOR 9-R**    **Temporary Restraining Order, Preliminary Injunction or Permanent Injunction, In-reconvencion**, pursuant to statutes listed for LPOR 9 above
- LPOR 13**     **Temporary Restraining Order, Preliminary Injunction or Permanent Injunction**, pursuant to La. C.C.P. Art. 3601 et seq. (Code of Civil Procedure)
- LPOR 17**     **Criminal Order of Protection (Bail Restrictions, Sentencing Orders, Probation Conditions)**, (domestic abuse, dating violence, stalking or sexual assault)
- LPOR 18**     **Order to Modify or Dissolve Criminal Order of Protection (Bail Restrictions, Sentencing Orders, Probation Conditions)**, (domestic abuse, dating violence, stalking or sexual assault)
- LPOR 20**     **Order of Protection** (relief under more than one body of law)
- LPOR 20-R**   **Order of Protection, In-reconvencion** (relief under more than one body of law)
- LPOR 23**     **Peace bond** (domestic abuse, dating violence, stalking or sexual assault)

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish

State

**PETITIONER**

First Middle/Maiden Last

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

**PETITIONER IDENTIFIERS**

Date of birth

**V.**

**DEFENDANT**

First Middle Last

Name of minor defendant's parent or guardian

Defendant's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
EYES	HAIR	SOCIAL SECURITY #		
DRIVER'S LICENSE #		STATE	EXP DATE	

**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, stalking or sexual assault. Additional terms of this order are as set forth on the following pages.

This order shall be effective through 11:59 PM on  (month/day/year)

**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 page 6 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: _____	DOCKET No. _____ DIV. : _____
	FILED: _____ CLERK: _____

**TEMPORARY RESTRAINING ORDER**

Pursuant to:

<input type="checkbox"/> La. R.S. 46:2131 et seq. (Domestic Abuse)	<input type="checkbox"/> La. R.S. 46:2171 et seq. (Non-intimate stalking)
<input type="checkbox"/> La. R.S. 46:2151 (Dating Violence)	<input type="checkbox"/> La. R.S. 46:2181 et seq. (Non-intimate sexual assault)
<input type="checkbox"/> La. Ch. C. Art. 1564 et seq. (Children's Code Domestic Abuse)	

**PETITIONER'S NAME:** \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_

First Maiden/Middle Last

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_

\_\_\_\_\_

**V.**

**DEFENDANT'S NAME:** \_\_\_\_\_

Parent/Guardian name if defendant is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_

month/day/year

Address: \_\_\_\_\_

No. & Street Apt. No. City State Zip Code

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

**The protected person(s) is related to the defendant as: (check all that apply)**

<p><b>A</b></p> <input type="checkbox"/> 1. current or former spouse <input type="checkbox"/> 2. current or former intimate cohabitant of opposite sex <input type="checkbox"/> 3. current or former intimate cohabitant of same sex <input type="checkbox"/> 4. child, stepchild, or foster child <input type="checkbox"/> 5. child of defendant's current or former intimate partner <input type="checkbox"/> 6. protected person and defendant have a child(ren) in common	<p><b>B</b></p> <input type="checkbox"/> 1. current or former dating partner <input type="checkbox"/> 2. parent, stepparent, or foster parent <input type="checkbox"/> 3. grandparent <input type="checkbox"/> 4. grandchild <p><b>C</b> <b>(Stalking or sexual assault only)</b></p> <input type="checkbox"/> 1. stranger/no relationship <input type="checkbox"/> 2. acquaintance/co-worker/neighbor or other: _____
--	---

**D**

**FINDING: Domestic Abuse or Dating Violence**  
 THE COURT FINDS THAT THE ALLEGATIONS PRESENTED CONSTITUTE AN IMMEDIATE AND PRESENT DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S),

**FINDING: Stalking**  
 THE COURT FINDS THAT THE ALLEGATIONS PRESENTED CONSTITUTE AN IMMEDIATE AND PRESENT DANGER OF STALKING,

**FINDING: Sexual Assault**  
 THE COURT FINDS THAT THE ALLEGATIONS PRESENTED CONSTITUTE A SEXUAL ASSAULT,

THUS THE COURT ISSUES THE FOLLOWING ORDERS, WITHOUT A HEARING: *(only orders checked and initialed apply)*

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







**NOTICE TO DEFENDANT – FIREARMS (*Domestic abuse or dating violence ONLY*):**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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 the 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, **OR**  
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.*

**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

**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.**

When issued as a temporary restraining order, 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 SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_
- FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

**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.

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish

State

**PETITIONER-IN-RECONVENTION**

First Middle/Maiden Last

Protected person is:  Petitioner-in-reconvension  other(s) *List other(s) name & date of birth:*

**PETITIONER-IN-RECONVENTION IDENTIFIERS**

Date of birth

**ADV.**

**DEFENDANT-IN-RECONVENTION**

First Middle Last

Name of minor defendant-in-reconvension's parent or guardian

Defendant-in-reconvension's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT-IN-RECONVENTION IDENTIFIERS**

SEX	RACE	DOB	HT	WT
EYES	HAIR	SOCIAL SECURITY #		
DRIVER'S LICENSE #		STATE	EXP DATE	

**THE COURT HEREBY FINDS:**

That it has jurisdiction over the parties and subject matter, and the defendant-in-reconvension 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-in-reconvension be restrained from committing further acts of abuse or threats of abuse, stalking or sexual assault. Additional terms of this order are as set forth on the following pages.

This order shall be effective through 11:59 PM on

(month/day/year)

**WARNINGS TO DEFENDANT-IN-RECONVENTION:**

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 page 6 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**









**NOTICE TO DEFENDANT-IN-RECONVENTION – FIREARMS (*Domestic abuse or dating violence ONLY*):**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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-in-reconvencion from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition\* for the **duration** of the order if the following conditions apply:

- Protected person(s) relationship to defendant-in-reconvencion 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, **OR**  
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.*

**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-in-reconvencion was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvencion's right to due process before this order was issued; or if the order was issued *ex parte*, the court ordered that the defendant-in-reconvencion 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-in-reconvencion'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

**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.**

When issued as a temporary restraining order, 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-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish

State

**PETITIONER**

First Middle/Maiden Last

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_  
\_\_\_\_\_

**PETITIONER IDENTIFIERS**

Date of birth

\_\_\_\_\_  
\_\_\_\_\_

**V.**

**DEFENDANT**

First Middle Last

Name of minor defendant's parent or guardian

Defendant's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
EYES	HAIR	SOCIAL SECURITY #		
DRIVER'S LICENSE #		STATE	EXP DATE	

**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, stalking or sexual assault. Additional terms of this order are as set forth on the following pages.

This order shall be effective through 11:59 PM on  (month/day/year)

**NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.**

**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 pages 6-7 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

## LOUISIANA UNIFORM ABUSE PREVENTION ORDER

COURT NAME AND PARISH/CITY:	DOCKET No. _____ DIV. : _____
	FILED: _____ CLERK: _____

### PROTECTIVE ORDER

Pursuant to:

<input type="checkbox"/> La. R.S. 46:2131 et seq. (Domestic Abuse)	<input type="checkbox"/> La. R.S. 46:2171 et seq. (Non-intimate stalking)
<input type="checkbox"/> La. R.S. 46:2151 (Dating Violence)	<input type="checkbox"/> La. R.S. 46:2181 et seq. (Non-intimate sexual assault)
<input type="checkbox"/> La. Ch. C. Art. 1564 et seq. (Children's Code Domestic Abuse)	
<input type="checkbox"/> Court Approved Consent Agreement	

**PETITIONER'S NAME:** \_\_\_\_\_  
First Maiden/Middle Last

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
month/day/year

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*  
 \_\_\_\_\_  
 \_\_\_\_\_

**V.**

**DEFENDANT'S NAME:** \_\_\_\_\_

Parent/Guardian name if defendant is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
month/day/year

Address: \_\_\_\_\_  
No. & Street Apt. No. City State Zip Code

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_ Exp. \_\_\_\_\_ (date)

**The protected person(s) is related to the defendant as:** *(check all that apply)*

<b>A</b> <input type="checkbox"/> 1. current or former spouse <input type="checkbox"/> 2. current or former intimate cohabitant of opposite sex <input type="checkbox"/> 3. current or former intimate cohabitant of same sex <input type="checkbox"/> 4. child, stepchild, or foster child <input type="checkbox"/> 5. child of defendant's current or former intimate partner <input type="checkbox"/> 6. protected person and defendant have a child(ren) in common	<b>B</b> <input type="checkbox"/> 1. current or former dating partner <input type="checkbox"/> 2. parent, stepparent, or foster parent <input type="checkbox"/> 3. grandparent <input type="checkbox"/> 4. grandchild
	<b>C</b> <i>(Stalking or sexual assault only)</i> <input type="checkbox"/> 1. stranger/no relationship <input type="checkbox"/> 2. acquaintance/co-worker/neighbor or other: _____

**D** THIS ORDER WAS ISSUED AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT. THUS THE COURT ISSUES THE FOLLOWING ORDERS: *(only orders checked and initialed shall apply)*

**E**  1. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY MEMBER OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.

OR

2. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A NON FAMILY/HOUSEHOLD MEMBER.

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

**DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT**

\_\_\_\_  1. THE DEFENDANT IS ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.

Does not expire       Expires on the date shown on pages 1 & 6

\_\_\_\_  2. THE DEFENDANT IS ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication without the express written permission of this court.

Exceptions (if any): \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Does not expire       Expires on the date shown on pages 1 & 6

\_\_\_\_  3. THE DEFENDANT IS ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person(s), without the express written permission of this court.

Exceptions (if any): \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Does not expire       Expires on the date shown on pages 1 & 6

\_\_\_\_  4. THE DEFENDANT IS ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s).

\_\_\_\_\_

No. & Street	Apt. No.	City	State	Zip Code
--------------	----------	------	-------	----------

Does not expire       Expires on the date shown on pages 1 & 6

\_\_\_\_  5. THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s)' place of employment/school and not to interfere in any manner with such employment/school.

\_\_\_\_\_

Employment/School	Address	City	State	Zip Code
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\_\_\_\_\_

Employment/School	Address	City	State	Zip Code
-------------------	---------	------	-------	----------

Does not expire       Expires on the date shown on pages 1 & 6

\_\_\_\_  6. THE DEFENDANT IS ORDERED NOT TO damage any belongings or property of the protected person(s) and not to shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way interfere with the living conditions of the protected person(s).

\_\_\_\_  7. THE COURT GRANTS THE PETITIONER or protected person(s) the use of the residence located at:

\_\_\_\_\_

No. & Street	Apt. No.	City	State	Zip Code
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to the exclusion of defendant by **evicting** defendant. The Court orders the defendant to surrender any keys to that residence to the petitioner.

\_\_\_\_\_ (Sheriff's office) is ordered to **evict** the defendant.

\_\_\_\_  8. THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets) and/or the return of protected person(s) property:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_  9. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to obtain property listed in Order No. 8 above.

\_\_\_\_  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 at \_\_\_\_\_ to recover her/his personal clothing and necessities.

\_\_\_\_  13. THE DEFENDANT IS ORDERED TO pay:  
 all court costs, payable to \_\_\_\_\_  
\_\_\_\_\_ no later than \_\_\_\_\_ (date)

attorney fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

evaluation fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

expert witness fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

cost of medical and/or psychological care for the petitioner, the minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse, dating violence, stalking or sexual assault : \_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_  14. THE DEFENDANT IS ORDERED TO seek professional counseling and/or complete a court-monitored domestic abuse intervention program.  
\_\_\_\_\_  
\_\_\_\_\_

**DOMESTIC ABUSE, DATING VIOLENCE ONLY**

\_\_\_\_  15. THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) or alleged incompetent to the petitioner: (name, date of birth, and relationship to petitioner)  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_  16. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_  17. THE COURT GRANTS THE DEFENDANT  
 unsupervised  supervised visitation with minor child(ren) or alleged incompetent as follows:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



\_\_\_  22. THE DEFENDANT IS ORDERED TO appear at hearing(s) on:

1) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_

AND

2) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_

<p>Date of Order</p>  <p>_____ month/day/year</p>	<p>Order effective through 11:59 PM on</p>  <p>_____ month/day/year</p> <p>Some provisions of this order <b>MAY NOT EXPIRE</b> See paragraphs 1-5.</p>	<p>_____ <b>SIGNATURE OF JUDGE</b></p>  <p>_____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>
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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.

<b>NOTICE TO DEFENDANT - VIOLATION OF ORDER:</b>
<p>PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTED, JAILED, AND PROSECUTED.</p> <p>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.</p>
<b>NOTICE TO DEFENDANT – FIREARMS (<i>Domestic abuse or dating violence ONLY</i>):</b>
<p style="text-align: center;"><b>AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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.</b></p> <p><i>If you have any questions whether these laws make it illegal for you to possess or purchase a firearm or ammunition, consult an attorney.</i></p> <p><b>Federal law: 18 U.S.C. 922 (g)(8)</b> prohibits a defendant from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition* for the <b>duration</b> of the order if the following conditions apply:</p> <ul style="list-style-type: none"> <li>- Protected person(s) relationship to defendant is checked in Box <b>A</b> on page 2 of this order <b>AND</b></li> <li>- Notice and opportunity for a hearing provided (Box <b>D</b> on page 2 of this order). <b>AND</b></li> <li>- <b>EITHER</b> Judicial finding of credible threat, <b>OR</b> Certain behaviors are prohibited (item 1 on page 3 of this order is initialed)</li> </ul> <p><small>*Under 18 U.S.C. 921 the term <b>"firearm"</b> 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 <b>"ammunition"</b> means ammunition or cartridge cases, primers, bullets, or propellant powder designed for use in any firearm.</small></p>

**NOTICE TO DEFENDANT – FIREARMS (*Domestic abuse or dating violence ONLY*), continued:**

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of this order if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (Box **E**, checkbox No. 1 on page 2 of this order is initialed) and the protected person(s) is a family or household member (Box **A** on page 2 - No. 1, 2, 4, 5 or 6 of this order is checked, **OR** Box **B** on page 2 -No. 2, 3 or 4 of this order is checked)
- AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above).

*\*Under this statute, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
DEFENDANT

**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.**

DEFENDANT WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

**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.

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish

State

**PETITIONER-IN-RECONVENTION**

First Middle/Maiden Last

Protected person is:  Petitioner-in-reconvension  other(s) *List other(s) name & date of birth:*

**PETITIONER-IN-RECONVENTION IDENTIFIERS**

Date of birth

**ADV.**

**DEFENDANT-IN-RECONVENTION**

First Middle Last

Name of minor defendant-in-reconvension's parent or guardian

Defendant-in-reconvension's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT-IN-RECONVENTION IDENTIFIERS**

SEX	RACE	DOB	HT	WT
EYES	HAIR	SOCIAL SECURITY #		
DRIVER'S LICENSE #		STATE	EXP DATE	

**THE COURT HEREBY FINDS:**

That it has jurisdiction over the parties and subject matter, and the defendant-in-reconvension 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-in-reconvension be restrained from committing further acts of abuse or threats of abuse, stalking or sexual assault. Additional terms of this order are as set forth on the following pages.

This order shall be effective through 11:59 PM on  (month/day/year)

**NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.**

**WARNINGS TO DEFENDANT-IN-RECONVENTION:**

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 pages 6-7 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**





\_\_\_\_  9. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvention to obtain property listed in Order No. 8 above.

\_\_\_\_  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-in-reconvention 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-in-reconvention 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 at \_\_\_\_\_ to recover her/his personal clothing and necessities.

\_\_\_\_  13. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO pay:  
 all court costs, payable to \_\_\_\_\_  
\_\_\_\_\_ no later than \_\_\_\_\_ (date)

attorney fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

evaluation fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

expert witness fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

cost of medical and/or psychological care for the petitioner-in-reconvention, the minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse, dating violence, stalking or sexual assault:  
\_\_\_\_\_

\_\_\_\_  14. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO seek professional counseling and/or complete a court-monitored domestic abuse intervention program.  
\_\_\_\_\_  
\_\_\_\_\_

**DOMESTIC ABUSE, DATING VIOLENCE ONLY**

\_\_\_\_  15. THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) or alleged incompetent to the petitioner-in-reconvention: (name, date of birth, and relationship to petitioner-in-reconvention)  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_  16. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvention to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner-in-reconvention obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_\_  17. THE COURT GRANTS THE DEFENDANT-IN-RECONVENTION  
 unsupervised  supervised visitation with minor child(ren) or alleged incompetent as follows:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



\_\_\_  22. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO appear at hearing(s) on:

1) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_

AND

2) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_

<p>Date of Order</p>  <p>_____ month/day/year</p>	<p>Order effective through 11:59 PM on</p>  <p>_____ month/day/year</p> <p>Some provisions of this order <b>MAY NOT EXPIRE</b> See paragraphs 1-5.</p>	<p>_____ <b>SIGNATURE OF JUDGE</b></p>  <p>_____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>
---	--	---

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-IN-RECONVENTION - 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. 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.

**NOTICE TO DEFENDANT-IN-RECONVENTION – FIREARMS (Domestic abuse or dating violence ONLY):**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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 defendant-in-reconvension from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition\* for the **duration** of the order if the following conditions apply:

- Protected person(s) relationship to defendant-in-reconvension is checked in Box **A** on page 2 of this order  
**AND**
- Notice and opportunity for a hearing provided (Box **D** on page 2 of this order).  
**AND**
- **EITHER** Judicial finding of credible threat, **OR**  
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-IN-RECONVENTION – FIREARMS (*Domestic abuse or dating violence ONLY*), continued:**

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of this order if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (Box **E**, checkbox No. 1 on page 2 of this order is initialed) and the protected person(s) is a family or household member (Box **A** on page 2 - No. 1, 2, 4, 5 or 6 of this order is checked, **OR** Box **B** on page 2 –No. 2, 3 or 4 of this order is checked)
- AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above).

*\*Under this statute, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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-in-reconvencion was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvencion's right to due process before this order was issued; or if the order was issued *ex parte*, the court ordered that the defendant-in-reconvencion 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-in-reconvencion'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

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
DEFENDANT

**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.**

DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

### LOUISIANA UNIFORM ABUSE PREVENTION ORDER

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV.: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

#### ORDER TO MODIFY DISSOLVE

#### A PRIOR LOUISIANA UNIFORM ABUSE PREVENTION ORDER, pursuant to:

La. R. S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R. S. 46:2171 et seq., La. R. S. 46:2181 et seq.,  
La. R.S. 9:372, La. R.S. 9:361 et seq. or La. C.C.P. Art. 3601 et seq.

Court Approved Consent Agreement

PETITIONER'S NAME: \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*First Maiden/Middle Last*  
*month/year/date*

Protected person is:  Petitioner  Other(s) *List other(s) name & date of birth:*

**V.**

DEFENDANT'S NAME: \_\_\_\_\_

Parent/Guardian name if defendant is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date*

Address: \_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

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

IT IS HEREBY ORDERED, ADJUDGED, and DECREED that the Louisiana Uniform Abuse Prevention Order issued on \_\_\_\_\_ (month/day/year) in the above-captioned and numbered matter in the form of

a Protective Order pursuant to:  La. R.S. 46:2131 et seq.  La. R.S. 46:2151  
 La. Ch. C. Art. 1564 et seq.  La. R.S. 46:2171 et seq.  La. R.S. 46:2181 et seq.

#### OR

A  Temporary Restraining Order  Preliminary Injunction  Permanent Injunction  
pursuant to:  La. R.S. 9:372  La. R.S. 9:361 et seq.  La. C.C.P. Art. 3601 et seq.

is **modified** on this date as indicated on the attached Louisiana Uniform Abuse Prevention Order form.

#### OR

is **dissolved**.

THE DEFENDANT IS ORDERED TO pay all court costs.

Date of Order

\_\_\_\_\_  
*month/day/year*

\_\_\_\_\_  
SIGNATURE OF JUDGE

\_\_\_\_\_  
PRINT OR STAMP JUDGE'S NAME

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
DEFENDANT

DEFENDANT WAS SERVED AT CLOSE OF HEARING.

Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY

Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV.: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**ORDER TO**  **MODIFY**  **DISSOLVE** **A PRIOR**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER (In-Reconvention), pursuant to:**

La. R. S. 46:2131 et seq., La. R.S. 46:2151, La. Ch. C. Art. 1564 et seq., La. R. S. 46:2171 et seq. or La. R. S. 46:2181 et seq.,  
La. R.S. 9:372, La. R.S. 9:361 et seq. or La. C.C.P. Art. 3601 et seq.

Court Approved Consent Agreement

**PETITIONER-IN RECONVENTION'S NAME:** \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date* *First Maiden/Middle Last*

Protected person is:  Petitioner-in-reconvention  Other(s) *List other(s) name & date of birth:*

**ADV.**

**DEFENDANT-IN RECONVENTION'S NAME:** \_\_\_\_\_

Parent/Guardian name if defendant-in-reconvention is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date*

Address: \_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_

**IT IS ORDERED THAT THE DEFENDANT-IN RECONVENTION BE SERVED WITH A COPY OF THIS ORDER.**

IT IS HEREBY ORDERED, ADJUDGED, and DECREED that the Louisiana Uniform Abuse Prevention Order issued on \_\_\_\_\_  
*(month/day/year)* in the above-captioned and numbered matter in the form of

a Protective Order pursuant to:  La. R.S. 46:2131 et seq.  La. R.S. 46:2151  
 La. Ch. C. Art. 1564 et seq.  La. R.S. 46:2171 et seq.  La. R.S. 46:2181 et seq.

**OR**

A  Temporary Restraining Order  Preliminary Injunction  Permanent Injunction  
pursuant to:  La. R.S. 9:372  La. R.S. 9:361 et seq.  La. C.C.P. Art. 3601 et seq.

is **modified** on this date as indicated on the attached Louisiana Uniform Abuse Prevention Order form.

**OR**

is **dissolved**.

THE DEFENDANT-IN-RECONVENTION IS ORDERED TO pay all court costs.

<b>Date of Order</b>  _____ <i>month/day/year</i>	_____ <b>SIGNATURE OF JUDGE</b>  _____ <b>PRINT OR STAMP JUDGE'S NAME</b>
--	---

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION

\_\_\_\_\_  
DEFENDANT-IN-RECONVENTION

DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_  
 FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV.: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**JUDGMENT OF DISMISSAL**

**PETITIONER'S NAME:** \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date* *First Maiden/Middle Last*

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

**V.**

**DEFENDANT'S NAME:** \_\_\_\_\_

Parent/Guardian name if defendant is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date*

Address: \_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_ Exp. \_\_\_\_\_ (date)

IT IS HEREBY ORDERED, ADJUDGED, and DECREED that the Petition for Protection From Abuse or the Petition for Protection From Stalking or Sexual Assault filed on \_\_\_\_\_ (month/day/year) be and the same is hereby dismissed:

WITHOUT PREJUDICE:

- on petitioner's motion
- on petitioner's failure to appear and proceed
- \_\_\_\_\_ (provide reason)

WITH PREJUDICE:

- on petitioner's failure to prove by the appropriate standard the allegations contained in the Petition For Protection From Abuse or the Petition for Protection from Stalking or Sexual Assault.
- \_\_\_\_\_ (provide reason)

**Date of Order**

**SIGNATURE OF JUDGE**

*month/day/year*

**PRINT OR STAMP JUDGE'S NAME**

FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY

DATE \_\_\_\_\_ CLERK \_\_\_\_\_

**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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV.: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**JUDGMENT OF DISMISSAL, In-reconvension**

PETITIONER-IN-RECONVENTION'S NAME: \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date* *First Maiden/Middle Last*

Protected person is:  Petitioner-in-reconvension  other(s) *List other(s) name & date of birth:*  
\_\_\_\_\_  
\_\_\_\_\_

**ADV.**

DEFENDANT-IN-RECONVENTION'S NAME: \_\_\_\_\_

Parent/Guardian name if defendant is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/year/date*

Address: \_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

IT IS HEREBY ORDERED, ADJUDGED, and DECREED that the Petition for Protection From Abuse or the Petition for Protection From Stalking or Sexual Assault filed on \_\_\_\_\_ (month/day/year) be and the same is hereby dismissed:

WITHOUT PREJUDICE:

- on petitioner-in-reconvension's motion
- on petitioner-in-reconvension's failure to appear and proceed
- \_\_\_\_\_ (provide reason)

WITH PREJUDICE:

- on petitioner-in-reconvension's failure to prove by the appropriate standard the allegations contained in the Petition For Protection From Abuse or the Petition for Protection from Stalking or Sexual Assault.
- \_\_\_\_\_ (provide reason)

<p><b>Date of Order</b></p> <p>_____</p> <p><i>month/day/year</i></p>	<p style="text-align: center;">_____ <b>SIGNATURE OF JUDGE</b></p> <p style="text-align: center;">_____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>
---	--

FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY

DATE \_\_\_\_\_ CLERK \_\_\_\_\_

**Copies to:** 1) Court file 2) Petitioner-in-reconvension/protected person(s) 3) Defendant-in-reconvension 4) Chief Law Enforcement Official of the parish where the protected person(s) resides 5) Louisiana Protective Order Registry

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish  State

**PETITIONER**

First Middle/Maiden Last

**PETITIONER IDENTIFIERS**

Date of birth

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_  
\_\_\_\_\_

**V.**

**DEFENDANT**

First Middle Last

Defendant's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
<input style="width: 100%;" type="text"/>				
EYES	HAIR	SOCIAL SECURITY #		
<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>		
DRIVER'S LICENSE #		STATE	EXP DATE	
<input style="width: 100%;" type="text"/>		<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	

**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.

This order shall be effective through 11:59 PM on  (month/day/year)

**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 page 5 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV.: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

Temporary Restraining Order     Preliminary Injunction

Permanent Injunction

Pursuant to:     La. R.S. 9:372    or     La. R.S. 9:361 et seq.

Court Approved Consent Agreement

**PETITIONER'S NAME:** \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M      Race: \_\_\_\_\_

Protected person is:     Petitioner     other(s) *List other(s) name & date of birth:*

**V.**

**DEFENDANT'S NAME:** \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M      Race: \_\_\_\_\_

Address: \_\_\_\_\_

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

**A**    The protected person(s) is related to the defendant as spouse, former spouse, child, or has a child in common with the defendant.

**B**     THE COURT FINDS THAT THE DEFENDANT REPRESENTS AN IMMEDIATE AND PRESENT DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S), THUS THE COURT ISSUES THE FOLLOWING ORDERS, WITHOUT A HEARING: (only orders checked and initialed shall apply)

**C**     THIS ORDER WAS ISSUED AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT, THUS THE COURT ISSUES THE FOLLOWING ORDERS: (only orders checked and initialed shall apply)

**D**     THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER, THUS THE COURT ISSUES THE FOLLOWING ORDERS: (only orders checked and initialed shall apply)

OR

THIS ORDER IS ISSUED AS A PERMANENT INJUNCTION. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER. (only orders checked and initialed shall apply)

**IT IS ORDERED THAT THE DEFENDANT BE SERVED WITH A COPY OF THIS TEMPORARY RESTRAINING ORDER OR INJUNCTION.**

\_\_\_\_  1. THE DEFENDANT IS ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.

\_\_\_  2. THE DEFENDANT IS ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication, except for communications expressly dealing with the education, health, and welfare of the children or for any other purpose expressly agreed to by the petitioner as follows:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_  3. THE DEFENDANT IS ORDERED NOT TO intentionally go within fifty (50) yards of the home, school, place of employment, or person of the protected person(s) without the express consent of the petitioner. THE DEFENDANT IS FURTHER ORDERED NOT TO go within fifty (50) feet of the automobiles of the protected person(s). These prohibitions do not apply when they conflict with court ordered visitation or except as otherwise necessitated by circumstances considering the proximity of the parties' residences or places of employment.

\_\_\_  4. THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner: *(name, date of birth, and relationship to petitioner)*

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_  5. THE COURT GRANTS DEFENDANT supervised visitation with the child(ren) as follows:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

The supervising person shall be: \_\_\_\_\_

(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be any relative, friend, therapist, or associate of the parent perpetrating family violence.)

Supervised visitation between the defendant and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner or the child(ren).

Exchange of child(ren) or alleged incompetent is to be effected as follows:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_  6. THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant's participation in and completion of a court-monitored domestic abuse intervention program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.

\_\_\_  7. THE DEFENDANT IS ORDERED TO participate in and complete a court-monitored domestic abuse intervention program conducted by: \_\_\_\_\_

\_\_\_\_\_

\_\_\_  8. THE DEFENDANT IS ORDERED TO pay:

all court costs, payable to \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_, no later than \_\_\_\_\_ (date)

attorney fees, payable to \_\_\_\_\_

\_\_\_\_\_

in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

evaluation fees, payable to \_\_\_\_\_

\_\_\_\_\_

in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

Docket No. \_\_\_\_\_

expert witness fees, payable to \_\_\_\_\_  
in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

supervised visitation fees, payable to \_\_\_\_\_  
\_\_\_\_\_

cost of medical and/or psychological care for the petitioner, the minor child(ren), and/or alleged incompetent, necessitated by the family violence: \_\_\_\_\_  
\_\_\_\_\_

\_\_\_  9. Other: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  10. THE DEFENDANT IS ORDERED TO appear at hearing(s) on:  
1) \_\_\_\_\_ (month/day/year), at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AND

2) \_\_\_\_\_ (month/day/year), at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  IT IS FURTHER ORDERED THAT THE DEFENDANT show cause on \_\_\_\_\_, (month/day/year), at \_\_\_\_\_ o'clock \_\_\_\_ M. in courtroom number \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_, in \_\_\_\_\_, La., why the foregoing Temporary Restraining Order should not be made a Preliminary Injunction or why the foregoing Preliminary Injunction should not be made permanent.

<p><b>Date of Order</b></p> <p>_____ month/day/year</p>	<p><b>Time of Order</b></p> <p>_____ <input type="checkbox"/> AM <input type="checkbox"/> PM</p>	<p><b>Order effective through 11:59 PM on</b></p> <p>_____ month/day/year</p>	<p>_____ <b>SIGNATURE OF JUDGE</b> ___ If TRO, issued <i>ex parte</i> ___ If TRO, issued after notice and opportunity for hearing given to defendant _____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>
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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 - 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, 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. ANY VIOLATION OF THIS ORDER MAY RESULT IN TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF LOUISIANA.**

**NOTICE TO DEFENDANT – FIREARMS:**

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

- Protected person(s) relationship to defendant is described in Box **A** on page 2 of this order  
**AND**
- Notice and opportunity for a hearing provided (Box **C** on page 2 of this order is checked)  
**AND**
- **EITHER** Judicial finding of credible threat (either box in Box **D** on page 2 of this order is checked)  
**OR** Certain behaviors are prohibited (item 1 on page 2 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.*

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of this order (if a Permanent Injunction) if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (second box in Box **D** on page 2 of this order is checked) and the protected person(s) is a family or household member (Box **A** on page 2 of this order).  
**AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above).

*\*Under this statute, “firearm” means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
DEFENDANT

**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.

When issued as a temporary restraining order, 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 SERVED AT CLOSE OF HEARING.

Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY

Date \_\_\_\_\_ Clerk \_\_\_\_\_

**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.

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish  State

**PETITIONER-IN-RECONVENTION**

First Middle/Maiden Last

**PETITIONER-IN-RECONVENTION IDENTIFIERS**

Date of birth

Protected person is:  Petitioner-in-reconvention  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_  
\_\_\_\_\_

**ADV.**

**DEFENDANT-IN-RECONVENTION**

First Middle Last

Defendant-in-reconvention's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT-IN-RECONVENTION IDENTIFIERS**

SEX	RACE	DOB	HT	WT
<input style="width: 100%;" type="text"/>				
EYES	HAIR	SOCIAL SECURITY #		
<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>		
DRIVER'S LICENSE #		STATE	EXP DATE	
<input style="width: 100%;" type="text"/>		<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	

**THE COURT HEREBY FINDS:**

That it has jurisdiction over the parties and subject matter, and the defendant-in-reconvention t 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-in-reconvention 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.

This order shall be effective through 11:59 PM on  (month/day/year)

**WARNINGS TO DEFENDANT-IN-RECONVENTION:**

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 page 5 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**



\_\_\_  2. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication, except for communications expressly dealing with the education, health, and welfare of the children or for any other purpose expressly agreed to by the petitioner as follows:

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  3. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO intentionally go within fifty (50) yards of the home, school, place of employment, or person of the protected person(s) without the express consent of the petitioner-in-reconvencion. THE DEFENDANT-IN-RECONVENTION IS FURTHER ORDERED NOT TO go within fifty (50) feet of the automobiles of the protected person(s). These prohibitions do not apply when they conflict with court ordered visitation or except as otherwise necessitated by circumstances considering the proximity of the parties' residences or places of employment.

\_\_\_  4. THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) to the petitioner-in-reconvencion: *(name, date of birth, and relationship to petitioner-in-reconvencion)*

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  5. THE COURT GRANTS DEFENDANT-IN-RECONVENTION supervised visitation with the child(ren) as follows:

\_\_\_\_\_  
\_\_\_\_\_

The supervising person shall be: \_\_\_\_\_

(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be any relative, friend, therapist, or associate of the parent perpetrating family violence.)

Supervised visitation between the defendant-in-reconvencion and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner-in-reconvencion or the child(ren).

Exchange of child(ren) or alleged incompetent is to be effected as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  6. THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant-in-reconvencion's participation in and completion of a court-monitored domestic abuse intervention program designed specifically for perpetrators of family violence and conducted by a licensed mental health professional with current and demonstrable training and experience working with perpetrators and victims of family violence.

\_\_\_  7. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO participate in and complete a court-monitored domestic abuse intervention program conducted by: \_\_\_\_\_

\_\_\_\_\_

\_\_\_  8. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO pay:

all court costs, payable to \_\_\_\_\_

\_\_\_\_\_, no later than \_\_\_\_\_ (date)

attorney fees, payable to \_\_\_\_\_

in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

evaluation fees, payable to \_\_\_\_\_

in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

Docket No. \_\_\_\_\_

expert witness fees, payable to \_\_\_\_\_  
in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

supervised visitation fees, payable to \_\_\_\_\_  
\_\_\_\_\_

cost of medical and/or psychological care for the petitioner-in-reconviction, the minor child(ren), and/or  
alleged incompetent, necessitated by the family violence: \_\_\_\_\_  
\_\_\_\_\_

\_\_\_  9. Other: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  10. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO appear at hearing(s) on:  
1) \_\_\_\_\_ (month/day/year), at \_\_\_\_\_ o'clock \_\_\_\_ . M. in Courtroom No. \_\_\_\_\_ of the  
\_\_\_\_\_ Court, located at \_\_\_\_\_  
in \_\_\_\_\_, La., to review \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AND

2) \_\_\_\_\_ (month/day/year), at \_\_\_\_\_ o'clock \_\_\_\_ . M. in Courtroom No. \_\_\_\_\_ of the  
\_\_\_\_\_ Court, located at \_\_\_\_\_  
in \_\_\_\_\_, La., to review \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  IT IS FURTHER ORDERED THAT THE DEFENDANT-IN-RECONVENTION show cause on \_\_\_\_\_,  
(month/day/year), at \_\_\_\_\_ o'clock \_\_\_\_ . M. in courtroom number \_\_\_\_\_ of the \_\_\_\_\_  
Court, located at \_\_\_\_\_, in \_\_\_\_\_,  
La., why the foregoing Temporary Restraining Order should not be made a Preliminary Injunction or why the  
foregoing Preliminary Injunction should not be made permanent.

<p><b>Date of Order</b></p> <p>_____ month/day/year</p>	<p><b>Time of Order</b></p> <p>_____ <input type="checkbox"/> AM <input type="checkbox"/> PM</p>	<p><b>Order effective through 11:59 PM on</b></p> <p>_____ month/day/year</p>	<p>_____ <b>SIGNATURE OF JUDGE</b> ___ If TRO, issued <i>ex parte</i> ___ If TRO, issued after notice and opportunity for hearing given to defendant-in-reconviction</p> <p>_____ <b>PRINT OR STAMP JUDGE'S NAME</b></p>
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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-IN-RECONVENTION - 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, 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. ANY VIOLATION OF THIS ORDER MAY RESULT IN TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF LOUISIANA.**

**NOTICE TO DEFENDANT-IN-RECONVENTION – FIREARMS:**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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 defendant-in-reconviction from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition\* for the **duration** of the order if the following conditions apply:

- Protected person(s) relationship to defendant-in-reconviction is described in Box **A** on page 2 of this order  
**AND**
- Notice and opportunity for a hearing provided (Box **C** on page 2 of this order is checked)  
**AND**
- **EITHER** Judicial finding of credible threat (either box in Box **D** on page 2 of this order is checked)  
**OR** Certain behaviors are prohibited (item 1 on page 2 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.*

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of this order (if a Permanent Injunction) if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (second box in Box **D** on page 2 of this order is checked) and the protected person(s) is a family or household member (Box **A** on page 2 of this order).  
**AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above).

*\*Under this statute, “firearm” means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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-in-reconvencion was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvencion's right to due process before this order was issued; or if the order was issued *ex parte*, the court ordered that the defendant-in-reconvencion 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-in-reconvencion'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

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION

\_\_\_\_\_  
DEFENDANT-IN-RECONVENTION

**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.**

When issued as a temporary restraining order, 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-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.

Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY

Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish  State Louisiana

**PETITIONER**

First Middle/Maiden Last

**PETITIONER IDENTIFIERS**

Date of birth

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_  
\_\_\_\_\_

**V.**

**DEFENDANT**

First Middle Last

Defendant's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
EYES	HAIR	SOCIAL SECURITY #		
DRIVER'S LICENSE #		STATE	EXP DATE	

**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.

This order shall be effective through 11:59 PM on  (month/day/year)

**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 page 4 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**





IT 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 foregoing Temporary Restraining Order should not be made a Preliminary Injunction or why the Preliminary Injunction should not be made permanent.

<b>Date of Order</b>  _____ <i>month/day/year</i>	<b>Time of Order</b>  _____ <input type="checkbox"/> AM <input type="checkbox"/> PM	<b>Order effective through 11:59 PM on</b>  _____ <i>month/day/year</i>	_____ <b>SIGNATURE OF JUDGE</b> _____ If TRO, issued <i>ex parte</i> _____ If TRO, issued after notice and opportunity for hearing given to defendant  _____ <b>PRINT OR STAMP JUDGE'S NAME</b>
--	--	--	---

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 - 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, 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.**

**NOTICE TO DEFENDANT – FIREARMS:**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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 the 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 (Box **E** on page 2 of this order is checked)  
**AND**
- **EITHER** Judicial finding of credible threat (item 1 in Box **F** or Box **G** on page 2 of this order is checked)  
**OR** 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.

Continued....

**NOTICE TO DEFENDANT – FIREARMS: (Continued)**

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of this order (if a Permanent Injunction) if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (Box **G** on page 2 of this order is checked) and the protected person(s) is a family or household member (Box **A** on page 2 - No. 1, 2, 4, 5, or 6 of this order is checked, **OR** Box **B** on page 2 –No. 2, 3 or 4 of this order is checked).  
**AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above).

*\*Under this statute, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
DEFENDANT

**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.**

When issued as a temporary restraining order, 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 this time period.

- DEFENDANT WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_
- FAXED or ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- Sentencing Order
- Probation Conditions
- Bail Restrictions
- Modified Order

Case No.

Court: \_\_\_\_\_

City/Parish  State

**PROTECTED PERSON**

First Middle/Maiden Last

**PROTECTED PERSON IDENTIFIERS**

Date of birth

**State of Louisiana**

**OR**

**City of** \_\_\_\_\_

**V.**

**DEFENDANT**

First Middle Last

Defendant's Address:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
<input style="width: 100%;" type="text"/>				
EYES	HAIR	SOCIAL SECURITY #		
<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>		
DRIVER'S LICENSE #		STATE	EXP DATE	
<input style="width: 100%;" type="text"/>		<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	

**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.

This order shall be effective through 11:59 PM on  (month/day/year)

**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 page 5 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**COURT NAME AND PARISH/CITY:** \_\_\_\_\_

ARREST / BOOKING / FILE or DOCKET No.: *(Circle)* \_\_\_\_\_

DIV.. \_\_\_\_\_

Item # \_\_\_\_\_

FILED: \_\_\_\_\_

CLERK: \_\_\_\_\_

**CRIMINAL ORDER OF PROTECTION**

STATE OF LOUISIANA  
V.

OR

CITY OF \_\_\_\_\_  
V.

**DEFENDANT'S NAME:** \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
*month/day/year*

Address: \_\_\_\_\_  
*No. & Street Apt. No. City State Zip Code*

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ *(date)*

**CRIMINAL CHARGE OR ORDINANCE VIOLATION # and name:** \_\_\_\_\_

**A**

SENTENCING ORDERS

PROBATION CONDITIONS

**Right to counsel:**

Defendant represented by counsel or waived counsel

**Right to jury trial:**

Not applicable under Louisiana law

Defendant tried by jury or waived jury

**B**

BAIL RESTRICTIONS

Hearing was held

No hearing was held.

**The protected person(s) is related to the defendant as:** *(check all that apply)*

**C**

- 1. current or former spouse
- 2. current or former intimate cohabitant of opposite sex
- 3. current or former intimate cohabitant of same sex
- 4. child, stepchild, or foster child
- 5. child of defendant's current or former intimate partner
- 6. protected person and defendant have a child(ren) in common

**D**

- 1. current or former dating partner
- 2. parent, stepparent, or foster parent
- 3. grandparent
- 4. grandchild
- 5. child currently or formerly living with defendant

**E**

***(Stalking or sexual assault only)***

- 1. stranger/no relationship
- 2. acquaintance/co-worker/neighbor or other:

**F**

1. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT OR DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S), HAS BEEN CHARGED WITH A CRIME AGAINST A FAMILY MEMBER, HOUSEHOLD MEMBER OR DATING PARTNER AND/OR HAS BEEN CHARGED WITH THE CRIME OF STALKING. THUS, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM PURSUANT TO LA. C.CR.P. ARTICLE 330.3, 335.1(A)(1)(c) AND/OR 335.2 AND THE COURT ISSUES THE FOLLOWING ORDERS, WITHOUT A HEARING: *(only orders checked and initialed shall apply)*

OR

2. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT OR DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S) AND HAS BEEN CHARGED WITH A SEXUAL ASSAULT OFFENSE AGAINST A STRANGER/ACQUAINTANCE, THUS THE COURT ISSUES THE FOLLOWING ORDERS WITHOUT A HEARING: *(only orders checked and initialed shall apply)*

THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM PURSUANT TO LA. C.CR.P. ARTICLE 335.1(A)(1)(d)

<b>G</b>	<input type="checkbox"/> 1. THIS ORDER WAS ISSUED <u>AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT.</u> THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT OR DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S), HAS BEEN CHARGED WITH A CRIME AGAINST A FAMILY MEMBER, HOUSEHOLD MEMBER OR DATING PARTNER AND/OR HAS BEEN CHARGED WITH THE CRIME OF STALKING. THUS, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM PURSUANT TO LA. C.CR.P. ARTICLE 330.3, 335.1(A)(1)(c), 335.2, R.S. 14:95.10 AND/OR 46:2136.3, AND THE COURT ISSUES THE FOLLOWING ORDERS: <i>(only orders checked and initialed shall apply)</i>  OR  <input type="checkbox"/> 2. THIS ORDER WAS ISSUED <u>AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT.</u> THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT OR DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S) AND HAS BEEN CHARGED WITH A SEXUAL ASSAULT OFFENSE AGAINST A STRANGER/ACQUAINTANCE, THUS THE COURT ISSUES THE FOLLOWING ORDERS: <i>(only orders checked and initialed shall apply)</i>  <input type="checkbox"/> THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM PURSUANT TO LA. C.CR.P. ARTICLE 335.1(A)(1)(d)
----------	---

1. YOU ARE ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person, \_\_\_\_\_, DOB: \_\_\_\_\_  
Name Sex Race month/day/year

This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.

2. YOU ARE ORDERED NOT TO contact the protected person personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication.

3. YOU ARE ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person.

4. YOU ARE ORDERED NOT TO contact the protected person's family personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication.

5. YOU ARE ORDERED NOT TO go within one hundred (100) yards of the residence or household of the protected person.

6. YOU ARE ORDERED NOT TO go to the protected person's school, or the protected person's place of employment.

7. THE COURT WILL ALLOW \_\_\_\_\_ to return to the residence at a date and time to be determined by the protected person 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.

8. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany \_\_\_\_\_ to the residence located at \_\_\_\_\_ to recover \_\_\_\_\_ personal clothing and necessities.

9. YOU ARE ORDERED TO pay the sum of \$ \_\_\_\_\_ to the \_\_\_\_\_ (Family Violence Program) no later than \_\_\_\_\_ (date).

10. YOU ARE ORDERED TO enroll in a court-monitored domestic abuse intervention program at/with: \_\_\_\_\_ and YOU ARE ORDERED TO successfully complete said program no later than \_\_\_\_\_ (date).

Docket No. \_\_\_\_\_

\_\_\_  11. YOU ARE ORDERED TO submit to a court-approved course of counseling or therapy at/with: \_\_\_\_\_ and YOU ARE ORDERED TO successfully complete said program no later than \_\_\_\_\_ (date).

\_\_\_  12. YOU ARE ORDERED TO undergo a psychiatric evaluation at/with: \_\_\_\_\_ no later than \_\_\_\_\_ (date).

\_\_\_  13. YOU ARE ORDERED TO provide restitution to the victim of this crime for the pecuniary loss to said victim and/or for the costs incurred by the victim in connection with the criminal prosecution in the amount of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date).

\_\_\_  14. YOU ARE ORDERED TO wear an electronic monitoring device and be actively electronically monitored. Electronic monitoring conditions include:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  15. Other: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  16. YOU ARE ORDERED TO RETURN TO COURT ON \_\_\_\_\_ (month/day/year), AT \_\_\_\_\_ O'CLOCK \_\_\_ M.

Date of Order	Order effective through 11:59 PM on	_____ SIGNATURE OF JUDGE
_____ month/ day /year	_____ month/ day /year	_____ PRINT OR STAMP JUDGE'S NAME

**NOTICE TO DEFENDANT – VIOLATION OF ORDER:**

**VIOLATION OF THIS ORDER MAY RESULT IN FORFEITURE OF BOND, REVOCATION OF PROBATION, A FINE OF UP TO \$500 AND/OR 6 MONTHS IMPRISONMENT.**

**A PERSON WHO VIOLATES THIS ORDER MAY BE IMMEDIATELY ARRESTED, JAILED, AND PROSECUTED PURSUANT TO LA. R.S. 14:79 AND/OR 14:95:10, MAY BE FINED UP TO \$2,000.00 AND IMPRISONED WITH OR WITHOUT HARD LABOR FOR UP TO FIVE YEARS.**

**A PERSON WHO VIOLATES THIS ORDER MAY BE FURTHER PUNISHED UNDER OTHER CRIMINAL LAWS OF THE STATE OF LOUISIANA.**

**NOTICE TO DEFENDANT – FIREARMS:**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, TRANSPORT OR PURCHASE A FIREARM, INCLUDING A RIFLE, PISTOL, OR REVOLVER, OR AMMUNITION, FOR THE DURATION OF THIS ORDER OR LONGER, PURSUANT TO STATE AND/OR FEDERAL LAW. 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 the **order** if the following conditions apply:

- Victim/protected person(s)' relationship to defendant is checked in Box **C** on page 2 of this order  
**AND**
- Notice and opportunity for a hearing provided (item 1 in Box **G** on page 3 of this order)  
**AND**
- **EITHER** Judicial finding of credible threat (item 1 in Box **G** on page 3 of this order)  
**OR** Certain behaviors are prohibited (item 1 on page 3 of this order is initialed)

**Federal law: 18 U.S.C. 922 (g)(9)** prohibits a defendant from purchasing, possessing, shipping, transporting, receiving firearms or ammunition\* if the following conditions apply:

- Defendant has been **CONVICTED** of a misdemeanor crime of domestic violence\*\*  
**AND**
- Victim/protected person(s)' relationship to defendant is checked in Box **C** on page 2 of this order **or** Number 4 in Box **D** on page 2 of this order.

*\*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.*

*\*\*18 U.S.C. 921: the term "misdemeanor crime of domestic violence" means an offense that is a misdemeanor under Federal, State, or Tribal law; and has, as an element, the use or attempted use of physical force, or the threatened use of a deadly weapon. In Louisiana, a "misdemeanor crime of domestic violence" includes R.S. 14:35 (simple battery), R.S. 35.3 (domestic abuse battery), R.S. 14:36 (assault), R.S. 14:37 (aggravated assault), R.S. 14:38 (simple assault), R.S. 14:103(A)(1) (disturbing the peace by fistful encounter) and R.S. 14:103(A)(4) (disturbing the peace by engaging in any act in a violent or tumultuous manner by any three or more persons).*

**Louisiana law: C.Cr.P. Art. 335.1(A)(1)(c)** prohibits the possession of a firearm\* for the **duration** of this **order** when issued as a bail restriction.

**Louisiana law: C.Cr.P. Art. 335.1(A)(1)(d)** – the court **may** prohibit the possession of a firearm\* for the **duration** of this **order** when issued as a bail restriction.

**AND**

**Louisiana law: R.S. 14:95.10** prohibits possession of a firearm\* or carrying of a concealed weapon by a defendant **CONVICTED** of **domestic abuse battery – R.S. 14:35.3 - IF**

- Defendant was represented by counsel in the case **or** knowingly and intelligently waived the right to counsel in the case (item in Box **A** on page 2 is checked)  
**AND**
- Defendant, if entitled to a trial by jury in the case, was tried by a jury **or** knowingly and intelligently waived the right to be tried by a jury, by guilty plea or otherwise (item in Box **A** on page 2 is checked).

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the **duration** of this **order** if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (item 1 in Box **G** on page 3 of this order) and the protected person(s) is a family or household member (Box **C** on page 2 - No. 1, 2, 4, 5, or 6 of this order is checked, **or** Box **D** on page 2 - No. 2, 3 or 4 of this order is checked).  
**AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3.

*\*Under these statutes, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

I have read and fully understand all conditions of the above orders, and I accept and agree to comply with all conditions and penalties herein.

\_\_\_\_\_  
DATE

\_\_\_\_\_  
SIGNATURE OF DEFENDANT

<b>FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265</b>
<p>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 <i>ex parte</i>, 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.</p> <p><b>THIS ORDER SHALL BE PRESUMED VALID AND ENFORCEABLE IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND COMMONWEALTHS.</b></p> <div style="text-align: right; margin-top: 20px;"> <p>_____ SIGNATURE OF JUDGE</p> <p>_____ PRINT OR STAMP JUDGE'S NAME</p> </div>

<b>NOTICE TO LAW ENFORCEMENT</b>
<p><b>It has been determined by a court of competent jurisdiction that the subject of this order poses a threat of danger to the protected person. Therefore, if the defendant is found in the presence of or in the immediate vicinity of the protected person, or if you as a law enforcement official have probable cause to believe that the defendant has been in the presence of or in the immediate vicinity of the protected person, you are directed to remand the defendant into custody pending a hearing before the issuing court.</b></p> <p><b>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.</b></p> <p><b>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.</b></p>

Faxed or Electronically transmitted to the Louisiana Protective Order Registry

DATE \_\_\_\_\_ CLERK \_\_\_\_\_

**Copies to:** 1) Court file 2) Protected Person 3) Defendant 4) Reporting/Investigating Law Enforcement Agency 5) Chief Law Enforcement Official of the parish where the protected person(s) resides, 6) Prosecuting Attorney, 7) Louisiana Protective Order Registry.

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No. \_\_\_\_\_ DIV.: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**ORDER TO**       **MODIFY**     **DISSOLVE**

**BAIL RESTRICTIONS**     **PROBATION CONDITIONS**     **SENTENCING ORDERS**     **PEACE BOND**

**STATE OF LOUISIANA**

**OR**

**CITY OF** \_\_\_\_\_

**V.**

**V.**

**DEFENDANT'S NAME:** \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_

*month/day/year*

Address: \_\_\_\_\_

*No. & Street*

*Apt. No.*

*City*

*State*

*Zip Code*

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_ Exp. \_\_\_\_\_ (date)

**ORDER**

1. IT IS HEREBY ORDERED THAT THE Louisiana Uniform Abuse Prevention Order in the form of an Order for:  
 Bail Restrictions     Probation Conditions     Sentencing Orders     Peace Bond  
issued in the above-captioned and numbered matter on \_\_\_\_\_ (month/day/year), be and the same is hereby **dissolved**.

**OR**

2. IT IS HEREBY ORDERED THAT THE Louisiana Uniform Abuse Prevention Order in the form of an Order for:  
 Bail Restrictions     Probation Conditions     Sentencing Orders     Peace Bond  
issued in the above-captioned and numbered matter on \_\_\_\_\_ (month/day/year), be and the same is hereby **modified** on this date as indicated on the attached Louisiana Uniform Abuse Prevention Order form LPOR 17.

**Date of Order**

\_\_\_\_\_  
*month/day/year*

\_\_\_\_\_  
**SIGNATURE OF JUDGE**

\_\_\_\_\_  
**PRINT OR STAMP JUDGE'S NAME**

FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY

DATE \_\_\_\_\_ CLERK \_\_\_\_\_

Copies to: 1) Court file 2) Protected Person 3) Defendant 4) Reporting/Investigating Law Enforcement Agency 5) Prosecuting Attorney 6) Chief Law Enforcement Officer in the parish where the protected person(s) resides 7) Louisiana Protective Order Registry

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish  State

**PETITIONER**

First Middle/Maiden Last

**PETITIONER IDENTIFIERS**

Date of birth

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_  
\_\_\_\_\_

**V.**

**DEFENDANT**

First Middle Last

Name of minor defendant's parent or guardian

Defendant's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
<input style="width: 100%;" type="text"/>				
EYES	HAIR	SOCIAL SECURITY #		
<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>		
DRIVER'S LICENSE #		STATE	EXP DATE	
<input style="width: 100%;" type="text"/>		<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	

**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.

This order shall be effective through 11:59 PM on  (month/day/year)

**NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.**

**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 page 6-7 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**ORDER OF PROTECTION, Pursuant to: (list applicable statutes)**

Court Approved Consent Agreement

**PETITIONER'S NAME:** \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
First Maiden/Middle Last

Protected person is:  Petitioner  other(s) *List other(s) name & date of birth:*

**V.**

**DEFENDANT'S NAME:** \_\_\_\_\_

Parent/Guardian name if defendant is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
month/day/year

Address: \_\_\_\_\_  
No. & Street Apt. No. City State Zip Code

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

**The protected person(s) is related to the defendant as: (check all that apply)**

- A**
- 1. current or former spouse
  - 2. current or former intimate cohabitant of opposite sex
  - 3. current or former intimate cohabitant of same sex
  - 4. child, stepchild, or foster child
  - 5. child of defendant's current or former intimate partner
  - 6. protected person and defendant have a child(ren) in common

- B**
- 1. current or former dating partner
  - 2. parent, stepparent, or foster parent
  - 3. grandparent
  - 4. grandchild

**C** THIS ORDER WAS ISSUED AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT. THUS THE COURT ISSUES THE FOLLOWING ORDERS: (only orders checked and initialed shall apply)

**D**  1. THIS ORDER IS ISSUED AS A PROTECTIVE ORDER. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY MEMBER OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.

OR

2. THIS ORDER IS ISSUED AS A PROTECTIVE ORDER. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A NON FAMILY/HOUSEHOLD MEMBER.

**E**  1. THIS ORDER IS ISSUED AS A PRELIMINARY INJUNCTION. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER.

OR

2. THIS ORDER IS ISSUED AS A PERMANENT INJUNCTION. THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.

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

\_\_\_  1. THE DEFENDANT IS ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  2. THE DEFENDANT IS ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication, without the express written permission of this court.

Exceptions (if any): \_\_\_\_\_

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  3. THE DEFENDANT IS ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person, without the express written permission of this court.

Exceptions (if any): \_\_\_\_\_

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  4. THE DEFENDANT IS ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s).

\_\_\_\_\_  
No. & Street                                      Apt. No.                                      City                                      State                                      Zip Code

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  5. THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s)' place of employment/school and not to interfere in any manner with such employment/school.

\_\_\_\_\_  
Employment/School                                      Address                                      City                                      State                                      Zip Code

\_\_\_\_\_  
Employment/School                                      Address                                      City                                      State                                      Zip Code

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  6. THE DEFENDANT IS ORDERED NOT TO damage any belongings or property of the protected person(s) and not to shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way interfere with the living conditions of the protected person(s).

\_\_\_  7. THE COURT GRANTS 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. The Court orders the defendant to surrender any keys to that residence to the petitioner.

\_\_\_\_\_ (Sheriff's office) is ordered to **evict** the defendant.

\_\_\_  8. THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets) and/or the return of protected person(s) property:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  9. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner to obtain property listed in Order No. 8 above.

\_\_\_  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 at \_\_\_\_\_ to recover her/his personal clothing and necessities.

\_\_\_  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 accompany petitioner to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_  15. THE COURT GRANTS THE DEFENDANT  
 **unsupervised**  **supervised** visitation with minor child(ren) or alleged incompetent as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The supervising person shall be: \_\_\_\_\_  
(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be any relative, friend, therapist, or associate of the parent perpetrating family violence.) Supervised visitation between the defendant and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner or the child(ren).

Exchange of child(ren) or alleged incompetent is to be effected as follows:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  16. THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant's participation in and completion of a court-monitored domestic abuse intervention program.

\_\_\_  17. THE DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the child(ren) or alleged incompetent.

\_\_\_  18. THE DEFENDANT IS ORDERED TO pay support for:  
 the petitioner at the rate of \$ \_\_\_\_\_ per  week  month  other: \_\_\_\_\_  
beginning \_\_\_\_\_ (date)

\_\_\_\_\_  
\_\_\_\_\_

the child(ren) at the rate of \$ \_\_\_\_\_ per  week  month  other: \_\_\_\_\_  
beginning \_\_\_\_\_ (date),  made payable directly to the petitioner

\_\_\_\_\_  
\_\_\_\_\_

other: \_\_\_\_\_  
\_\_\_\_\_

Docket No. \_\_\_\_\_

Payment by mail to:

OR  By direct deposit to:

\_\_\_\_\_  
*No. & Street*

\_\_\_\_\_  
*Apt. No.*

\_\_\_\_\_  
*City*

\_\_\_\_\_  
*State*

\_\_\_\_\_  
*Zip Code*

\_\_\_\_\_  
*Name of bank*

\_\_\_  19. THE DEFENDANT IS ORDERED to pay:

all court costs, payable to \_\_\_\_\_  
\_\_\_\_\_ no later than \_\_\_\_\_ (date)

attorney fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

evaluation fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

expert witness fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

cost of medical and/or psychological care for the petitioner, the minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse or dating violence: \_\_\_\_\_  
\_\_\_\_\_

\_\_\_  20. THE DEFENDANT IS ORDERED TO seek professional counseling and/or complete a court-monitored domestic abuse intervention program.

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  21. Other: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
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\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  22. THE COURT ORDERS THE DEFENDANT to appear at hearing(s) on:

1) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_\_. M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_

AND

Docket No. \_\_\_\_\_

2) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the  
\_\_\_\_\_ Court, located at \_\_\_\_\_ in  
\_\_\_\_\_, La., to review \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

<p>Date of Order</p> <p>_____</p> <p>month/day/year</p>	<p>Order effective through 11:59 PM on</p> <p>_____</p> <p>month/day/year</p> <p>Some provisions of this order <b>MAY NOT EXPIRE.</b></p> <p>See paragraphs 1-5.</p>	<p>_____</p> <p><b>SIGNATURE OF JUDGE</b></p> <p>_____</p> <p><b>PRINT OR STAMP JUDGE'S NAME</b></p>
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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 - VIOLATION OF ORDER:**

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

**A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000.00 OR BY IMPRISONMENT OF NOT MORE THAN 6 MONTHS, OR BOTH. FURTHER, ANY VIOLATION OF THIS ORDER MAY RESULT IN TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. A PERSON WHO VIOLATES THIS ORDER 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.**

**NOTICE TO DEFENDANT – FIREARMS:**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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, receiving firearms or ammunition\* for the **duration** of the 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 (Box **C** on page 2 of this order)
- AND**
- **EITHER** Judicial finding of credible threat (Box **D** or Box **E** on page 2 of this order)
- OR** 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.*

*Continued....*

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of a Protective Order or Permanent Injunction if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (Box **D-1** or **E-2** on page 2 of this order) and the protected person(s) is a family or household member (Box **A** on page 2 - No. 1, 2, 4, 5 or 6 of this order is checked, **OR** Box **B** on page 2 -No. 2, 3 or 4 of this order is checked).
- AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above)

*\*Under this statute, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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

\_\_\_\_\_  
PETITIONER

\_\_\_\_\_  
DEFENDANT

**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.**

- DEFENDANT WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_
- FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

- T.R.O.
- P.O./Preliminary or Permanent Injunction
- Modified P.O./ Preliminary or Permanent Injunction

Case No.

Court: \_\_\_\_\_

City/Parish  State

**PETITIONER-IN-RECONVENTION**

First Middle/Maiden Last

**PETITIONER-IN-RECONVENTION IDENTIFIERS**

Date of birth

Protected person is:  Petitioner-in-reconvension  other(s) *List other(s) name & date of birth:*

\_\_\_\_\_  
\_\_\_\_\_

**ADV.**

**DEFENDANT-IN-RECONVENTION**

First Middle Last

Name of minor defendant-in-reconvension's parent or guardian

Defendant-in-reconvension's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT-IN-RECONVENTION IDENTIFIERS**

SEX	RACE	DOB	HT	WT
<input style="width: 100%;" type="text"/>				
EYES	HAIR	SOCIAL SECURITY #		
<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>		
DRIVER'S LICENSE #		STATE	EXP DATE	
<input style="width: 100%;" type="text"/>		<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	

**THE COURT HEREBY FINDS:**

That it has jurisdiction over the parties and subject matter, and the defendant-in-reconvension 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-in-reconvension 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.

This order shall be effective through 11:59 PM on  (month/day/year)

**NOTE: Some provisions of this order MAY NOT EXPIRE. See paragraphs 1-5.**

**WARNINGS TO DEFENDANT-IN-RECONVENTION:**

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 page 6-7 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

COURT NAME AND PARISH/CITY: \_\_\_\_\_

DOCKET No.: \_\_\_\_\_ DIV: \_\_\_\_\_

FILED: \_\_\_\_\_ CLERK: \_\_\_\_\_

**ORDER OF PROTECTION, In-reconvention, Pursuant to: (list applicable statutes)**

Court Approved Consent Agreement

**PETITIONER-IN-RECONVENTION'S NAME:** \_\_\_\_\_

Date of Birth \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
First Maiden/Middle Last

Protected person is:  Petitioner  other(s) List other(s) name & date of birth: \_\_\_\_\_  
month/day/year

**ADV.**

**DEFENDANT-IN-RECONVENTION'S NAME:** \_\_\_\_\_

Parent/Guardian name if defendant-in-reconvention is a minor: \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
month/day/year

Address: \_\_\_\_\_  
No. & Street Apt. No. City State Zip Code

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

**The protected person(s) is related to the defendant-in-reconvention as: (check all that apply)**

- A**
- 1. current or former spouse
  - 2. current or former intimate cohabitant of opposite sex
  - 3. current or former intimate cohabitant of same sex
  - 4. child, stepchild, or foster child
  - 5. child of defendant-in-reconvention's current or former intimate partner
  - 6. protected person and defendant-in-reconvention have a child(ren) in common

- B**
- 1. current or former dating partner
  - 2. parent, stepparent, or foster parent
  - 3. grandparent
  - 4. grandchild

**C** THIS ORDER WAS ISSUED AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT-IN-RECONVENTION. THUS THE COURT ISSUES THE FOLLOWING ORDERS: (only orders checked and initialed shall apply)

**D**  1. THIS ORDER IS ISSUED AS A PROTECTIVE ORDER. THE COURT FINDS THAT THE DEFENDANT-IN-RECONVENTION REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY MEMBER OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT-IN-RECONVENTION IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.

OR

2. THIS ORDER IS ISSUED AS A PROTECTIVE ORDER. THE COURT FINDS THAT THE DEFENDANT-IN-RECONVENTION REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A NON FAMILY/HOUSEHOLD MEMBER.

**E**  1. THIS ORDER IS ISSUED AS A PRELIMINARY INJUNCTION. THE COURT FINDS THAT THE DEFENDANT-IN-RECONVENTION REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER.

OR

2. THIS ORDER IS ISSUED AS A PERMANENT INJUNCTION. THE COURT FINDS THAT THE DEFENDANT-IN-RECONVENTION REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT-IN-RECONVENTION IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.

**IT IS ORDERED THAT THE DEFENDANT-IN-RECONVENTION BE SERVED WITH A COPY OF THIS ORDER.**

\_\_\_  1. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  2. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication, without the express written permission of this court.

Exceptions (if any): \_\_\_\_\_

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  3. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person, without the express written permission of this court.

Exceptions (if any): \_\_\_\_\_

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  4. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s).

\_\_\_\_\_  
*No. & Street*    *Apt. No.*    *City*    *State*    *Zip Code*

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  5. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO STAY AWAY from protected person(s)' place of employment/school and not to interfere in any manner with such employment/school.

\_\_\_\_\_  
*Employment/School*    *Address*    *City*    *State*    *Zip Code*

\_\_\_\_\_  
*Employment/School*    *Address*    *City*    *State*    *Zip Code*

Does not expire                       Expires on date shown on pages 1 & 6

\_\_\_  6. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO damage any belongings or property of the protected person(s) and not to shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way interfere with the living conditions of the protected person(s).

\_\_\_  7. THE COURT GRANTS THE PETITIONER-IN-RECONVENTION or protected person(s) the use of the residence located at:

\_\_\_\_\_  
*No. & Street*    *Apt. No.*    *City*    *State*    *Zip Code*

to the exclusion of defendant-in-reconvension by **evicting** defendant-in-reconvension. The Court orders the defendant-in-reconvension to surrender any keys to that residence to the petitioner-in-reconvension.

\_\_\_\_\_ (Sheriff's office) is ordered to **evict** the defendant.

\_\_\_  8. THE COURT GRANTS THE PETITIONER-IN-RECONVENTION or protected person(s) the use and possession of the following property (including pets) and/or the return of protected person(s) property:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  9. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvension to obtain property listed in Order No. 8 above.

\_\_\_  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-in-reconvention 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-in-reconvention 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 at \_\_\_\_\_ to recover her/his personal clothing and necessities.

\_\_\_  13. THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) or alleged incompetent to the petitioner-in-reconvention: *(name, date of birth, and relationship to petitioner-in-reconvention)*

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  14. THE COURT ORDERS a representative of \_\_\_\_\_ (Sheriff's office) to accompany petitioner-in-reconvention to where the minor child(ren) or alleged incompetent mentioned in paragraph above is/are currently, and to effect petitioner-in-reconvention obtaining physical custody of said child(ren) or alleged incompetent.

\_\_\_  15. THE COURT GRANTS THE DEFENDANT-IN-RECONVENTION  
 **unsupervised**  **supervised** visitation with minor child(ren) or alleged incompetent as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The supervising person shall be: \_\_\_\_\_  
(NOTICE: La. R.S. 9:362(6) - The supervising person shall not be any relative, friend, therapist, or associate of the parent perpetrating family violence.) Supervised visitation between the defendant-in-reconvention and the child(ren) shall occur in the immediate presence of the supervising person under conditions which shall prevent any physical abuse, threat, intimidation, abduction, or humiliation of either the petitioner-in-reconvention or the child(ren).

Exchange of child(ren) or alleged incompetent is to be effected as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  16. THE COURT ORDERS that the foregoing supervised visitation is conditioned upon the defendant-in-reconvention's participation in and completion of a court-monitored domestic abuse intervention program.

\_\_\_  17. THE DEFENDANT-IN-RECONVENTION IS ORDERED NOT TO interfere with the physical custody of the child(ren) or alleged incompetent.

\_\_\_  18. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO pay support for:  
 the petitioner-in-reconvention at the rate of \$ \_\_\_\_\_ per  week  month  other: \_\_\_\_\_  
beginning \_\_\_\_\_ (date)

\_\_\_\_\_

the child(ren) at the rate of \$ \_\_\_\_\_ per  week  month  other: \_\_\_\_\_  
beginning \_\_\_\_\_ (date),  made payable directly to the petitioner-in-reconvention

\_\_\_\_\_

other: \_\_\_\_\_

\_\_\_\_\_

Docket No. \_\_\_\_\_

Payment by mail to:

OR  By direct deposit to:

\_\_\_\_\_  
*No. & Street*

\_\_\_\_\_  
*Apt. No.*

\_\_\_\_\_  
*City*

\_\_\_\_\_  
*State*

\_\_\_\_\_  
*Zip Code*

\_\_\_\_\_  
*Name of bank*

\_\_\_  19. THE DEFENDANT-IN-RECONVENTION IS ORDERED to pay:

all court costs, payable to \_\_\_\_\_  
\_\_\_\_\_ no later than \_\_\_\_\_ (date)

attorney fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

evaluation fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

expert witness fees, payable to \_\_\_\_\_  
\_\_\_\_\_ in amt. of \$ \_\_\_\_\_ no later than \_\_\_\_\_ (date)

cost of medical and/or psychological care for the protected person(s), the minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse or dating violence: \_\_\_\_\_  
\_\_\_\_\_

\_\_\_  20. THE DEFENDANT-IN-RECONVENTION IS ORDERED TO seek professional counseling and/or complete a court-monitored domestic abuse intervention program.

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  21. Other: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_  22. THE COURT ORDERS THE DEFENDANT-IN-RECONVENTION to appear at hearing(s) on:

1) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_\_. M. in Courtroom No. \_\_\_\_\_ of the  
\_\_\_\_\_ Court, located at \_\_\_\_\_ in  
\_\_\_\_\_, La., to review \_\_\_\_\_

AND

Docket No. \_\_\_\_\_

2) \_\_\_\_\_ (month/day/year) at \_\_\_\_\_ o'clock \_\_\_\_ M. in Courtroom No. \_\_\_\_\_ of the \_\_\_\_\_ Court, located at \_\_\_\_\_ in \_\_\_\_\_, La., to review \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

<p>Date of Order</p> <p>_____</p> <p>month/day/year</p>	<p>Order effective through 11:59 PM on</p> <p>_____</p> <p>month/day/year</p> <p>Some provisions of this order <b>MAY NOT EXPIRE.</b></p> <p>See paragraphs 1-5.</p>	<p>_____ SIGNATURE OF JUDGE</p> <p>_____ PRINT OR STAMP JUDGE'S NAME</p>
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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-IN-RECONVENTION - VIOLATION OF ORDER:**

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

**A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000.00 OR BY IMPRISONMENT OF NOT MORE THAN 6 MONTHS, OR BOTH. FURTHER, ANY VIOLATION OF THIS ORDER MAY RESULT IN TERMINATION OF ALL COURT-ORDERED CHILD VISITATION. A PERSON WHO VIOLATES THIS ORDER 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.**

**NOTICE TO DEFENDANT-IN-RECONVENTION – FIREARMS:**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, 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 defendant-in-reconvension from purchasing, possessing, shipping, transporting, receiving firearms or ammunition\* for the **duration** of the order if the following conditions apply:

- Protected person(s) relationship to defendant-in-reconvension is checked in Box **A** on page 2 of this order  
**AND**
- Notice and opportunity for a hearing provided (Box **C** on page 2 of this order)  
**AND**
- **EITHER** Judicial finding of credible threat (Box **D** or Box **E** on page 2 of this order)  
**OR** 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.*

*Continued....*

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the duration of a Protective Order or Permanent Injunction if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (Box **D-1** or **E-2** on page 2 of this order) and the protected person(s) is a family or household member (Box **A** on page 2 - No. 1, 2, 4, 5 or 6 of this order is checked, **OR** Box **B** on page 2 -No. 2, 3 or 4 of this order is checked).

**AND**

- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3 (above)

*\*Under this statute, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**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-in-reconvencion was given reasonable notice and an opportunity to be heard sufficient to protect the defendant-in-reconvencion's right to due process before this order was issued; or if the order was issued *ex parte*, the court ordered that the defendant-in-reconvencion 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-in-reconvencion'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**

\_\_\_\_\_  
PETITIONER-IN-RECONVENTION

\_\_\_\_\_  
DEFENDANT-IN-RECONVENTION

**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.**

DEFENDANT-IN-RECONVENTION WAS SERVED AT CLOSE OF HEARING.  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

FAXED OR ELECTRONICALLY TRANSMITTED TO LOUISIANA PROTECTIVE ORDER REGISTRY  
Date \_\_\_\_\_ Clerk \_\_\_\_\_

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

-----FOR LPOR USE ONLY-----

PNO# \_\_\_\_\_

Date Entered: \_\_\_\_\_

Initials: \_\_\_\_\_ Verified by: \_\_\_\_\_

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

**Order of Protection**

**PEACE BOND**

Case No.

Court: \_\_\_\_\_

City/Parish  State

**PROTECTED PERSON**

First Middle/Maiden Last

**PROTECTED PERSON IDENTIFIERS**

Date of birth

**DEFENDANT**

First Middle Last

Defendant's Address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**DEFENDANT IDENTIFIERS**

SEX	RACE	DOB	HT	WT
<input type="text"/>				
EYES	HAIR	SOCIAL SECURITY #		
<input type="text"/>	<input type="text"/>	<input type="text"/>		
DRIVER'S LICENSE #		STATE	EXP DATE	
<input type="text"/>		<input type="text"/>	<input type="text"/>	

**THE COURT HEREBY FINDS:**

That it has jurisdiction over the parties and subject matter, and the defendant has been 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 acts of abuse or threats of abuse. Additional terms of this order are as set forth on the following pages.

This order shall be effective through 11:59 PM on  (month/day/year)

**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 pages 3 and 4 of this order.

**ONLY THE COURT CAN CHANGE THIS ORDER.**

**LOUISIANA UNIFORM ABUSE PREVENTION ORDER**

<b>COURT NAME AND PARISH/CITY:</b>	FILE or DOCKET No.: _____	DIV.: _____ Item # _____
	FILED: _____ CLERK: _____	
<b>PEACE BOND</b>		

**DEFENDANT'S NAME:** \_\_\_\_\_

Alias: \_\_\_\_\_ Date of Birth: \_\_\_\_\_ Sex:  F  M Race: \_\_\_\_\_  
month/day/year

Address: \_\_\_\_\_  
No. & Street Apt. No. City State Zip Code

Social Security #: \_\_\_\_\_ Dr. Lic. # \_\_\_\_\_ State \_\_\_\_\_ Exp. \_\_\_\_\_ (date)

**The protected person(s) is related to the defendant as: (check all that apply)**

<b>A</b>	<input type="checkbox"/> 1. current or former spouse <input type="checkbox"/> 2. current or former intimate cohabitant of opposite sex <input type="checkbox"/> 3. current or former intimate cohabitant of same sex <input type="checkbox"/> 4. child, stepchild, or foster child <input type="checkbox"/> 5. child of defendant's current or former intimate partner <input type="checkbox"/> 6. protected person and defendant have a child(ren) in common	<b>B</b>	<input type="checkbox"/> 1. current or former dating partner <input type="checkbox"/> 2. parent, stepparent, or foster parent <input type="checkbox"/> 3. grandparent <input type="checkbox"/> 4. grandchild
		<b>C</b>	<b>(Stalking or sexual assault only)</b> <input type="checkbox"/> 1. stranger/no relationship <input type="checkbox"/> 2. acquaintance/co-worker/neighbor or other: _____

**D** \_\_\_\_\_  **THIS ORDER WAS ISSUED AFTER ACTUAL NOTICE AND AN OPPORTUNITY TO PARTICIPATE IN A HEARING WAS PROVIDED TO THE DEFENDANT, THUS THE FOLLOWING ORDERS ARE ISSUED: (only orders checked and initialed shall apply)**

**E** \_\_\_\_\_  **1. THE DEFENDANT HAS BEEN FOUND TO REPRESENT A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY MEMBER OR HOUSEHOLD MEMBER. THEREFORE, PURSUANT TO LA. R.S. 46:2136.3, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.**

**OR**

\_\_\_\_\_  **2. THE DEFENDANT HAS BEEN FOUND TO REPRESENT A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A NON-FAMILY/ HOUSEHOLD MEMBER.**

\_\_\_\_\_  1. YOU ARE ORDERED NOT TO abuse, harass, stalk, assault, follow, track, monitor, or threaten the protected person, \_\_\_\_\_, DOB: \_\_\_\_\_  
Name Sex Race month/day/year

This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.

- \_\_\_\_\_  2. YOU ARE ORDERED NOT TO contact the protected person personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication.
- \_\_\_\_\_  3. YOU ARE ORDERED NOT TO go within \_\_\_\_\_ (distance) of the protected person.
- \_\_\_\_\_  4. YOU ARE ORDERED NOT TO contact the protected person's family personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication.

Docket No. \_\_\_\_\_

- \_\_\_  5. YOU ARE ORDERED NOT TO go within one hundred (100) yards of the residence or household of the protected person.
- \_\_\_  6. YOU ARE ORDERED NOT TO go to the protected person's school, or the protected person's place of employment.
- \_\_\_  7. Other: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

Date of Order  _____ <i>month/ day /year</i>	Order effective through 11:59 PM on  _____ <i>month/ day /year</i>	_____ SIGNATURE OF JUDGE  _____ PRINT OR STAMP JUDGE'S NAME
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**NOTICE TO DEFENDANT – VIOLATION OF ORDER:**

**VIOLATION OF THIS ORDER MAY RESULT IN FORFEITURE OF BOND, A FINE OF UP TO \$500 AND/OR 6 MONTHS IMPRISONMENT.**

**A PERSON WHO VIOLATES THIS ORDER MAY BE IMMEDIATELY ARRESTED, JAILED, AND PROSECUTED PURSUANT TO LA. R.S. 14:79. A PERSON WHO VIOLATES THIS ORDER MAY BE FURTHER PUNISHED UNDER OTHER CRIMINAL LAWS OF THE STATE OF LOUISIANA.**

**NOTICE TO DEFENDANT – FIREARMS:**

**AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, TRANSPORT OR PURCHASE A FIREARM, INCLUDING A RIFLE, PISTOL, OR REVOLVER, OR AMMUNITION, FOR THE DURATION OF THIS ORDER OR LONGER, PURSUANT TO STATE AND/OR FEDERAL LAW. 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 the **order** if the following conditions apply:

- Victim/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 (Box **D** on page 2 of this order)  
**AND**
- **EITHER** Judicial finding of credible threat (Box **E** on page 2 of this order)  
**OR** Certain behaviors are prohibited (item 1 on page 2 of this order is initialed)

*\*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.*

*Continued...*

**NOTICE TO DEFENDANT – FIREARMS: (Continued)**

**Louisiana law: R.S. 46:2136.3** prohibits the possession of a firearm\* for the **duration** of this **order** if both of the following occur:

- The order includes a finding that the person subject to the order represents a credible threat to the physical safety of the protected person(s) (item 1 in Box **E** on page 2 of this order) and the protected person(s) is a family or household member (Box **A** on page 2 - No. 1, 2, 4, 5, or 6 of this order is checked, **or** Box **B** on page 2 - No. 2, 3 or 4 of this order is checked).
- AND**
- The order informs the person subject to the order that the person is prohibited from possessing a firearm pursuant to the provisions of 18 U.S.C. 922(g) (8) and R.S. 46:2136.3.

*\*Under these statutes, "firearm" means any pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, or assault rifle which is designed to fire or is capable of firing fixed cartridge ammunition or from which a shot or projectile is discharged by an explosive.*

**I have read and fully understand all conditions of the above orders, and I accept and agree to comply with all conditions and penalties herein.**

\_\_\_\_\_  
DATE

\_\_\_\_\_  
SIGNATURE OF DEFENDANT

**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

**NOTICE TO LAW ENFORCEMENT**

It has been determined by a court of competent jurisdiction that the subject of this order poses a threat of danger to the protected person. Therefore, if the defendant is found in the presence of or in the immediate vicinity of the protected person, or if you as a law enforcement official have probable cause to believe that the defendant has been in the presence of or in the immediate vicinity of the protected person, you are directed to remand the defendant into custody pending a hearing before the issuing court.

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.

Faxed or Electronically transmitted to the Louisiana Protective Order Registry

DATE \_\_\_\_\_ CLERK \_\_\_\_\_

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