				COURT		
PETITIONER-IN-RECONVENTION ADV. DEFENDANT-IN-RECONVENTION		PARISH/CITY OF STATE OF LOUISIANA				
		FILE: CLERK:				
		Parent/Guardian name if defendant-in-reconvention	is a minor			
	JLE TO SHOW e Order Should N Ch. C. Article 1564 et s	lot Issue, Pursua		3. 46:2181 et seq.		
IT IS ORDERED that defendant-in-reco	onvention show cau	se on		(month/day/year)		
at o'clockM. in Courtroo	m No of the			Court,		
located at		, in		, La.,		
why the following relief requested by per	titioner-in-reconventi	on should not be ma	nde protective orde	rs:		
DOMESTIC ABUSE, DATING VIOLENCE,	STALKING OR S	SEXUAL ASSAUL	.Т			
to cause bodily injury. 2. WHY THE DEFENDANT-IN-RECONVEN person(s) personally, through a third par electronic (text, email, messaging, or soc court. Exceptions (if any):	ty, or via public po	sting, by any mear	ns, including writte	en, telephone, or		
☐ 3. WHY THE DEFENDANT-IN-RECONVEN (distance) of the protected person(s), with Exceptions (if any):	out the express wri	tten permission of th	nis court.			
☐ 4. WHY THE DEFENDANT-IN-RECONVEN yards of the residence, apartment complete.			•	•		
No. & Street	Apt. No.	City	State	Zip Code		
☐ 5. WHY THE DEFENDANT-IN-RECONVEN person(s)' place of employment/school an				•		
Employment/school	Address	City	State	e Zip Code		
Employment/school	Address	City	State	Zip Code		
6. WHY THE DEFENDANT-IN-RECONVENTHE protected person(s), not to shut off and in any way interfere with the living condition	ny utilities, telephon	e service, or mail d	•			

7. WHY THE COURT SHOULD NOT of the residence located at:	. 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-reconvention	econvention by evicting defendar	nt-in-reconvention. Why	the Court should not			
☐ 8. WHY THE COURT SHOULD NO- and possession of the following p property:		•	. ,			
and why the court should not opetitioner-in-reconvention to where possession.			iff's office) to accompa ner-in-reconvention to ta			
☐ 9. WHY THE COURT SHOULD N disposing of property jointly owned the support of the petitioner-in-rec	d or leased, except in the normal	course of business or	that which is necessary			
☐ 10. WHY THE COURT SHOULD NO at a date and time to be agreed personal clothing and necessities and safety of the parties. NO FO	upon by petitioner-in-reconventions, only if s/he is accompanied by					
☐11. WHY THE COURT SHOULD NO	T ORDER a representative of		(Sheriff's office			
to accompany	to the residence le	ocated at	· · · · · · · · · · · · · · · · · · ·			
to recover her/his personal clothii						
\Box 12. WHY THE COURT SHOULD NO	T ORDER THE DEFENDANT-IN-	RECONVENTION to p	ау:			
☐ all court costs	☐ attorney fees					
	□ expert witnes chological care for the petitioner-issitated by the domestic abuse, or	n-reconvention, minor o				
☐13. WHY THE COURT SHOULD NO counseling and/or complete a couevaluation and/or submit to a	irt-monitored domestic abuse inte		•			
DOMESTIC ABUSE, DATING VIOL	ENCE ONLY					
	OT GRANT TEMPORARY CUST	•	` ,			

	Docket No		
office) to accompany petitioner	NOT ORDER a representative of (Sheriff's -in-reconvention to where the minor child(ren) or alleged incompetent mentioned in ntly, and to effect petitioner-in-reconvention obtaining physical custody of said nt.		
☐16. WHY THE DEFENDANT-IN-REcustody of the minor child(ren) o	CONVENTION SHOULD NOT BE ORDERED NOT TO interfere with the physical ralleged incompetent.		
☐17. WHY THE COURT SHOULD NO spousal support (alimony) pursu	OT ORDER THE DEFENDANT-IN-RECONVENTION to pay child support and/or ant to Louisiana law.		
STALKING, SEXUAL ASSAULT OF	NLY		
☐ 18. WHY THE COURT SHOULD NO members or acquaintances of the	OT ORDER THE DEFENDANT-IN-RECONVENTION NOT TO contact family e protected person(s).		
DOMESTIC ABUSE, DATING VIOL	ENCE, STALKING OR SEXUAL ASSAULT		
□19. Other:			
most recent income tax	Y ORDERS THE DEFENDANT-IN-RECONVENTION to produce at the hearing: creturns AND pay stubs and/or an employer statement documenting gross income ENT year. If the defendant-in-reconvention is self-employed, income and expense duced.		
Date of Order	SIGNATURE OF JUDGE		
month/day/year	PRINT OR STAMP JUDGE'S NAME		

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

IF A PROTECTIVE ORDER IS ISSUED AGAINST YOU, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, RECEIVE, SHIP, TRANSPORT OR PURCHASE A FIREARM, INCLUDING A RIFLE, PISTOL, OR REVOLVER, OR AMMUNITION, FOR THE DURATION OF THIS ORDER PURSUANT TO STATE AND/OR FEDERAL LAWS. See below.

If you have any questions whether these laws make it illegal for you to possess or purchase a firearm or ammunition, consult an attorney.

Federal law: 18 U.S.C. 922 (g)(8) prohibits a defendant from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition* for the duration of this order if the following conditions apply:

- Protected person(s) relationship to defendant is checked in Box A on page 2 of this order AND
- Notice and opportunity for a hearing provided AND
- EITHER Judicial finding of credible threat, <u>OR</u>
 Certain behaviors are prohibited (item 1 on page 3 of this order is initialed)

*Under 18 U.S.C. 921 the term "firearm" means (A) any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive; (B) the frame or receiver of any such weapon; (C) any firearm muffler or firearm silencer; or (D) any destructive device. Such term does not include an antique firearm. The term "ammunition" means ammunition or cartridge cases, primers, bullets, or propellant powder designed for use in any firearm.

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

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

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

- When a person is subject to a permanent injunction or a protective order pursuant to a court-approved consent agreement or pursuant to the provisions of R.S. 9:361 et seq., R.S. 9:372, R.S.46:2136, 2151, or 2173, Children's Code Article 1570, Code of Civil Procedure Article 3607.1, or C.Cr.P. Articles 30, 320, or 871.1.

 OR
- When a person is subject to a Uniform Abuse Prevention Order that includes terms prohibiting possession of a firearm or carrying a concealed weapon.