LOUISIANA UNIFORM A	BUSE	PREVE	NTION ORDE	R		
Order of Protection  Temporary Restraining Order  Initial order  Modified/Amended Order	Cour	Parish	Cler	Stat	e ouisiana	
PETITIONER  First Middle Last  Protected person is: Petitioner Other(s) Lis	Date o	of birth		ace	Sex: F	e Sex: M
DEFENDANT NAME AND ADDRESS	V.  DEFE	NDANT I	DENTIFIERS DOB		НТ	WT
First Middle Last  Name of minor defendant's parent or guardian  Defendant's Alias:	EYES	HAIR	SOCIAL SECUR	UTY#		
No. & Street Apt. No.  City State Zip Code	DRIVER	R'S LICEN	SE#	STATE	EXP DA	ATE
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, ar notice and opportunity to be heard. Additional findings of this THE COURT HEREBY ORDERS: That the above-named defendant be restrained from commit assault. Additional terms of this order are as set forth on the	s court are	e as set for er acts of a	orth on the followin	ig pages.		
ENFORCEMENT:  This order shall be effective to the shall be effective	fective thr		59 PM on month/day/year)			

and may be enforced by Tribal Lands (18 U.S.C. Section 2265).

# **WARNINGS TO DEFENDANT:**

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.

Docket No.	
DOGNOLINO.	

LOUISIANA UNIFORM ABUSE PREVENTION ORDER			
TEMPORARY RESTRAINING ORDER  Pursuant to:			
☐ La. R.S. 46:2131 et seq. (Domestic Abuse)	☐ La. R.S. 46:2171 et seq. (Non-intimate stalking)  46:2171 and 46:2181 valid for		
☐ La. R.S. 46:2151 (Dating Violence)	La. R.S. 46:2181 et seq. (Non-intimate sexual assault)		
☐ La. Ch. C. Article	1564 et seq. (Children's Code Domestic Abuse)		
PETITIONER Protected person is:  Petitioner  other(s)  V.  DEFENDANT			
The protected person(s) is related to the defe	ndant as: (check all that apply)		
A ☐ 1. current or former spouse ☐ 2. current or former intimate cohabitant ☐ 3. child, stepchild, or foster child ☐ 4. child of defendant's current or former intimate partner ☐ 5. protected person and defendant have a child(ren) in common ☐ Select ONLY if R.S. 46:2171 or 46:2181 is			
	marked above ☐ 1. stranger/no relationship ☐ 2. acquaintance		
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:			
E	The court orders the sheriff to provide criminal history records of defendant and/or witnesses		

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

# DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT ONLY ORDERS INITIALED BY A JUDGE, HEARING OFFICER, OR COMMISSIONER SHALL APPLY

	protected person(s) in ar	RDERED NOT TO abuse, harass ny manner whatsoever. This prohi t would reasonably be expected to	bition includes the use,		
🗆 :	or via public posting, by media) communication w	ORDERED NOT TO contact the any means, including written, teleprithout the express written permiss	phone, or electronic (texton of this court.	t, email, messa	
🗆	person(s), without the ex	RDERED NOT TO go within press written permission of this co	urt.	,	the protected
🗆 ·		ORDERED NOT TO go within on ily dwelling of the protected persor		of the residen	nce, apartment
	No. & Street	Apt. No.	City	State	Zip Code
🗆 :		RDERED TO STAY AWAY from punner with such employment/school		e of employme	ent/school and
	Employment/School	Address	City	State	Zip Code
	Employment/School	Address	City	State	Zip Code
□	not to shut off any utilitie	RDERED NOT TO damage any b s, telephone service, or mail deliv of the protected person(s).			
D	7. THE COURT GRANTS	THE PETITIONER or protected	I person(s) the use of	the residence	e located at:
	No. & Street	Apt. No. City		State	Zip Code
	to the exclusion of defen that residence to the peti	dant by <b>evicting</b> defendant. The tioner.			
			(Sheriff's office) is or	dered to <b>evict</b> t	the defendant.
🗆	(including pets or other telephones/other commu birth certificates/other fo	HE PETITIONER or protected pers animals) and/or the return of prot inication equipment, computers, r rms of identification, tools of the as or personal effects of protected	ected person(s) propert nedications, clothing, to trade, checkbooks, keys	y including but iletries, social s	t not limited to security cards
_					
🗆 9		representative ofobtain property listed in Order No.	8 above.	(Sh	eriff's office) to

	Docket No
□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.
	DOMESTIC ABUSE, DATING VIOLENCE ONLY ONLY ORDERS INITIALED BY A JUDGE, HEARING OFFICER, OR COMMISSIONER SHALL APPLY
🗆 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 DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.
🗆 16.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be evicted from the solely owned residence or household and the petitioner granted possession.
🗆 17.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to pay child support and/or spousal support (alimony) pursuant to Louisiana Law. The court further orders the defendant to produce at the hearing: most recent income tax returns AND pay stubs 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.
	STALKING, SEXUAL ASSAULT ONLY ONLY ORDERS INITIALED BY A JUDGE, HEARING OFFICER, OR COMMISSIONER SHALL APPLY
<b>1</b> 8.	THE DEFENDANT IS ORDERED NOT TO contact family members or acquaintances of the protected person(s).
	DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT ONLY ORDERS INITIALED BY A JUDGE, HEARING OFFICER, OR COMMISSIONER SHALL APPLY
🗆 19.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to pay the following:
	☐ all court costs ☐ attorney fees
	□ evaluation fees □ expert witness fees
	□cost of medical and/or psychological care for the petitioner, the minor child(ren), alleged incompetent, and/or other protected person(s) necessitated by the domestic abuse, dating violence, stalking or sexual assault.
\20.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to seek professional counseling, complete a court-monitored domestic abuse intervention program, submit to a medical evaluation and/or submit to a mental health evaluation.

			Docke	et No
🗆 21.	Other:			
IT IS FURT	HER ORDERED THA	AT DEFENDANT show o	eause on	(month/day/year)
at o'd	clock M. in Cou	troom No of the		Court, located
at			in	, La., why the
above Tem	porary Restraining O	der and other relief requ	uested should not be made Protective	Orders.
	FL	ILL FAITH AND CREDI	T pursuant to 18 U.S.C. § 2265	
jurisdiction over notice and an o the order was is within the time	the parties and the s pportunity to be heard ssued ex parte, the corequired by the laws	ubject matter under the I sufficient to protect the ourt ordered that the def	t Women Act (VAWA)18 U.S.C. See laws of the State of Louisiana; the defendant's right to due process beforendant be given reasonable notice area, and in any event, within a reasonals.	endant was given reasonable ore this order was issued; or if nd an opportunity to be heard
		ED VALID AND ENFOR S, AND COMMONWEA	CEABLE IN ALL 50 STATES, THE D LTHS.	ISTRICT OF COLUMBIA,
		1		
Date of Order	r Time of Order	Order effective	JUDGE / HEARING OFFICER / CO	OMMISSIONER:

Date of Order	Time of Order	Order effective through 11:59 PM on	JUDGE / HEARING OFFICER / COMMISSIONER:
			SIGNATURE  Order issued ex parte Order issued after notice and opportunity for hearing given to defendant
 month/day/year	□ам □рм	month/day/year	PRINT OR STAMP NAME

NOTICE: C.C.P. Article 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 AND LA. CH. C. ARTICLE 1571, 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.

Docket No	
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#### NOTICE TO DEFENDANT – FIREARM <u>POSSESSION</u> (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 THE PROTECTIVE 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.

<u>Federal law: 18 U.S.C. 922 (g)(8)</u> prohibits a defendant from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition\* for the duration of a protective 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 – FIREARM <u>TRANSFER</u> AND <u>SUSPENSION OF CONCEALED HANDGUN PERMIT</u> (Domestic abuse or dating violence ONLY)

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

### NOTICE TO LAW ENFORCEMENT

Pursuant to La. R.S. 14:79 - the crime of violation of protective orders – you shall use every reasonable means to enforce this order. La. Code of Criminal Procedure Article 211 provides that when you have reasonable grounds to believe a person committed the offense of domestic abuse battery, battery of a dating partner, <u>violation of protective orders</u>, stalking, or any other offense involving the use or threatened use of force or a deadly weapon upon the defendant's family member, household member, or dating partner, the officer shall make a CUSTODIAL arrest.

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 O	F HEARING.
Date	Clerk
FAXED or ELECTRONICALLY TRANSMITT	ED TO LOUISIANA PROTECTIVE ORDER REGISTRY
Date	Clerk

## COMPLETED ORDERS FAXED to 888-568-4558 or EMAILED to lpororders@lasc.org

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.