					COURT
PETITIONER V.	PARISI	H/CITY O	F		
٧.		OF LOU			
DEFENDANT	DIVISIO	ON:	_ NUMBI	ER:	
	FILE: _		Cl	LERK:	
Parent/Guardian name if defendant is a mir	nor				
Why Pro La. R.S. 46:2131 et seq., La. R.S. 46:215	RULE TO SHOW CA otective Order Should Not Is 51, La. Ch. C. Article 1564 et seq.,	ssue, Pur		., or La. R.S. 4	6:2181 et seq.
IT IS ORDERED that defendant	show cause on		(mo	onth/day/year) a	ıt o'clock
M. in Courtroom No.	of the			Co	ourt, located at
		, in_			, La.,
why the following relief requeste	ed by petitioner should not be made	de protectiv	e orders:		
DOMESTIC ABUSE, DATING VIOL	ENCE, STALKING OR SEX	JAL ASS	AULT		
monitor or threaten the protected	nersonisi in any manner whaisc			ondon onloaid	not morado trio
monitor or threaten the protected use, attempted use, or threatened 2. WHY THE DEFENDANT SHOUL through a third party, or via public messaging, or social media) commexceptions (if any):	use of physical force that would LD NOT BE ORDERED NOT c posting, by any means, include nunication, without the express w	l reasonab TO conta ling writtel written per	ly be expect to the protein, telephone	ected to cause ected person e, or electron	(s) personally,
use, attempted use, or threatened 2. WHY THE DEFENDANT SHOUL through a third party, or via public messaging, or social media) commesceptions (if any):	use of physical force that would LD NOT BE ORDERED NOT composting, by any means, include nunication, without the express value of the property	TO conta ling written written per	ly be expected the protein, telephone mission of the mission of th	ected to cause ected person e, or electron his court.	(s) personally,
use, attempted use, or threatened 2. WHY THE DEFENDANT SHOUL through a third party, or via public messaging, or social media) commesceptions (if any): 3. WHY THE DEFENDANT SHOUL protected person(s), without the experiments	use of physical force that would D NOT BE ORDERED NOT composting, by any means, include nunication, without the express value. D NOT BE ORDERED NOT 1 express written permission of this public process.	TO containing written per TO go with court.	ly be expected the protein, telephone mission of the mission of th	ected to cause ected person e, or electron his court.	istance) of the
use, attempted use, or threatened 2. WHY THE DEFENDANT SHOUL through a third party, or via public messaging, or social media) common Exceptions (if any): 3. WHY THE DEFENDANT SHOUL protected person(s), without the exceptions (if any): 4. WHY THE DEFENDANT SHOULD AND SHOULD SHOUL	use of physical force that would D NOT BE ORDERED NOT composting, by any means, include nunication, without the express value. D NOT BE ORDERED NOT 1 express written permission of this public process.	TO containing written per TO go with court.	ly be expected the protein, telephone mission of the mission of th	ected to cause ected person e, or electron his court.	istance) of the
use, attempted use, or threatened 2. WHY THE DEFENDANT SHOUL through a third party, or via public messaging, or social media) commexceptions (if any): 3. WHY THE DEFENDANT SHOUL protected person(s), without the exceptions (if any): 4. WHY THE DEFENDANT SHOUL residence, apartment complex, or	LD NOT BE ORDERED NOT Composting, by any means, include nunication, without the express value of the property	TO conta TO conta ling written written per TO go with court. TO go rotected per City	ly be expect the protein, telephone mission of t min within one erson(s) loc	cted to cause ected person e, or electron his court. hundred (10 ated at:	(s) personally, nic (text, email, listance) of the Zip Code
use, attempted use, or threatened □ 2. WHY THE DEFENDANT SHOUL through a third party, or via public messaging, or social media) commesceptions (if any): □ 3. WHY THE DEFENDANT SHOUL protected person(s), without the expected person (if any): □ 4. WHY THE DEFENDANT SHOUL residence, apartment complex, or No. & Street □ 5. WHY THE DEFENDANT SHOUL	LD NOT BE ORDERED NOT Composting, by any means, include nunication, without the express value of the property	TO conta TO conta ling written written per TO go with court. TO go rotected per City	ly be expect the protein, telephone mission of t min within one erson(s) loc	cted to cause ected person e, or electron his court. hundred (10 ated at:	(s) personally, nic (text, email, listance) of the Zip Code

the living conditions of the protected person(s).

No. & Street the exclusion of defendant by s to that residence to the pet Y THE COURT SHOULD NO owing property (including pets) why the court should not	OT GRANT THE PETITIONER s or other animals), and/or the	City Court should not order or protected person(s) return of protected person	State the defendant to the use and po son(s) property:	Zip Code o surrender an ossession of th
he exclusion of defendant by s to that residence to the pet Y THE COURT SHOULD NO owing property (including pets) why the court should not tioner to where the afore-men	t order	Court should not order or protected person(s) return of protected person	the defendant to the use and po son(s) property:	surrender and session of the
he exclusion of defendant by s to that residence to the pet Y THE COURT SHOULD NO owing property (including pets) why the court should not tioner to where the afore-men	t order	Court should not order or protected person(s) return of protected person	the defendant to the use and po son(s) property:	surrender and surrender are su
why the court should not tioner to where the afore-men	s or other animals), and/or the	return of protected pers	Sheriff's office)	
tioner to where the afore-me	ntioned property is located to a	(\$ Ilow petitioner to take p		to accompar
tioner to where the afore-me	ntioned property is located to a	(\$ Ilow petitioner to take p		to accompa
tioner to where the afore-me	ntioned property is located to a	() Ilow petitioner to take p		to accompa
tioner to where the afore-me	ntioned property is located to a	(Sow petitioner to take p		to accompa
Y THE COURT SHOULD	NOT DDONIBIT EITHED DA			
0 1 1 11 1	ned or leased, except in the nor minor child(ren) and/or alleged	mal course of busines		
	eed upon by petitioner and la if s/he is accompanied by a la		cy, to recover h	
Y THE COURT SHOULD N	OT ORDER a representative o	F	(S	Sheriff's office
accompany	to the residen	ce located at		
Y THE COURT SHOULD N	OT ORDER THE DEFENDANT	to pay:		
•	expert with expert	ness fees ner, minor child(ren),an	•	ompetent,
			_	
TIC ABUSE, DATING VIO	DLENCE ONLY			
	NOT GRANT TEMPORARY C		ing minor child((ren) or allege
7 H	recover her/his personal clot Y THE COURT SHOULD N all court costs evaluation fees cost of medical and/or ps necessitated by the dome Y THE COURT SHOULD N ort-monitored domestic abuse ental health evaluation. TIC ABUSE, DATING VIC	to the resident recover her/his personal clothing and necessities. Y THE COURT SHOULD NOT ORDER THE DEFENDANT all court costs attorney for evaluation fees expert with recessitated by the domestic abuse, dating violence, start-monitored domestic abuse intervention program, submit rental health evaluation. TIC ABUSE, DATING VIOLENCE ONLY Y THE COURT SHOULD NOT GRANT TEMPORARY Clothers.	recover her/his personal clothing and necessities. Y THE COURT SHOULD NOT ORDER THE DEFENDANT to pay: all court costs attorney fees expert witness fees cost of medical and/or psychological care for the petitioner, minor child(ren),an necessitated by the domestic abuse, dating violence, stalking or sexual assaulty THE COURT SHOULD NOT ORDER THE DEFENDANT to seek professional curt-monitored domestic abuse intervention program, submit to a medical evaluation. TIC ABUSE, DATING VIOLENCE ONLY	Y THE COURT SHOULD NOT ORDER THE DEFENDANT to pay: ☐ all court costs ☐ attorney fees ☐ evaluation fees ☐ expert witness fees ☐ cost of medical and/or psychological care for the petitioner, minor child(ren),and/or alleged inconnecessitated by the domestic abuse, dating violence, stalking or sexual assault. IY THE COURT SHOULD NOT ORDER THE DEFENDANT to seek professional counseling and/or art-monitored domestic abuse intervention program, submit to a medical evaluation and/or subsental health evaluation. IIC ABUSE, DATING VIOLENCE ONLY Y THE COURT SHOULD NOT GRANT TEMPORARY CUSTODY of the following minor child(

	Docket No
office) to accompany petitioner t	NOT ORDER a representative of (Sheriff's to where the minor child(ren) or alleged incompetent mentioned in paragraph above titioner obtaining physical custody of said child(ren) or alleged incompetent.
☐16. WHY THE DEFENDANT SHOUL child(ren) or alleged incompeten	LD NOT BE ORDERED NOT TO interfere with the physical custody of the minor t.
☐ 17. WHY THE COURT SHOULD NO pursuant to Louisiana law.	OT ORDER THE DEFENDANT to pay child support and/or spousal support (alimony)
STALKING, SEXUAL ASSAULT ON	VLY
☐18. WHY THE COURT SHOULD NO of the protected person(s).	T ORDER THE DEFENDANT NOT TO contact family members or acquaintances
DOMESTIC ABUSE, DATING VIOL	ENCE, STALKING OR SEXUAL ASSAULT
returns AND pay stub	ORDERS THE DEFENDANT to produce at the hearing: most recent income tax is and/or an employer statement documenting gross income to date for the defendant is self-employed, income and expense statements shall be produced.
CURRENT year. If the o	delendant is self-employed, income and expense statements shall be produced.
Date of Order	SIGNATURE OF JUDGE
month/day/year	PRINT OR STAMP JUDGE'S NAME
	FIREARM POSSESSION (Domestic abuse or dating violence ONLY): 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.

Docket No.		

<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 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- FIREARM TRANSFER AND SUSPENSION OF CONCEALED HANDGUN PERMIT (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.

 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.