		1	COURT
PETITION	IER	PARISH/CITY OF	
	V.	STATE OF LOUISIANA	
		DIVISION: NUMBER:	
DEFENDA	ANT	FILED: CLERI	Κ:
Parent/Guar	dian name if defendant is a minor		
		TECTION FROM ABUSE 131 et seq. or La. R.S. 46:2151	
	This petition is:	Supplemental and Amending Petitic	n
The petition	n of your name	, born	
			h/day/year
a resident o	of the State of Louisiana, respectfully represents:		
	Para	agraph 1	
	files this petition on behalf of:		
a	Petitioner, and/or		
b	_ Minor child(ren) as follows: (Name, Date of Bi	rth, Relationship to Petitioner)	
·			
-			
_			
-			
C	_ Alleged incompetent as follows: (Name, Date	of Birth, Relationship to Petitioner)	
-			
	Para	agraph 2	
a	Petitioner requests that his/her address, o confidential to the court and files the address (Ask clerk of court for the Confidential Address)	pursuant to La. R.S. 46:2134(B).	d incompetent, remair
	•	OR	
b	Petitioner's current address:		
	No. & Street	Apt. No.	
	City	State	Zip Code
c	The minor child's or alleged incompetent's cu	urrent address:	
	No. & Street	Apt. No.	
	City	State	Zip Code
d	Petitioner requests interpreter service, for:		
	☐ self/protected person, in following langua	ge:	-
	☐ witness(es), in following language:		

	Petitioner requests criminal history	record from sheriff for:	
	☐ defendant		
	☐ witness(es) (see information or	n Addendum, page 8)	
		Paragraph 3	
		_, defendant, resides in	Parish at
	Abuser's Name		
	I. O Charact	Apt. No. State Zip Code	
1	No. & Street	Apr. No. State Zip code	
		Paragraph 4	
his Co	urt is the proper venue for this action beca	ause:	
T	he marital domicile is located in	Parish.	
	he household is located in	Parish.	
	he defendant resides or is domiciled in	Parish.	
	he abuse occurred in	Parish.	
		ciled in Parish.	
_ (Do not fill this out if address is to remain	in confidential.)	
		Paragraph 5	
he pro	tected person(s) is related to the defendar	nt as: (check all that apply)	
100	Current or former spouse	Current or former dating partner	
	Current or former intimate cohabitant	Parent, stepparent, or foster pare	ent
	Child, stepchild, or foster child	Grandparent or other ascendant	
	Child of defendant's current or former intimate p	partner Grandchild or other descendant	
	Child currently or formerly living with defendant		
_ '	Silila currently of formerly living with dolongane		
		Paragraph 6	
	A suit for divorce between the parties is no		
I I	NOTE: If you were NOT the petitioner in	ending (fill out page 8 of this form, "Addendum") In the divorce suit, use form LPOR B-R entitled "Petition the Pending Action as Petitioner-in-reconvention)	on for Protect " instead of
Т	here is a suit for custody pending involving	children named in this petition (fill out page 8 of this form	ı, "Addendum"
T		children named in this petition (fill out page 8 of this form	
		Paragraph 7	
Т	he protected person(s) and defendant have	e child(ren) in common.	
	()	Paragraph 8	
n. 1	Defendant abused protected person(s) in t	he following manner:	
. 2	Slapped protected person(s)	Threatened protected person(s) with bodily h	arm
72 - 720	Punched protected person(s)	Threatened protected person(s)' life	
	Choked protected person(s)	Threatened protected person(s) with a weap	on
	Shoved protected person(s)	Sexually abused protected person(s)	
	Kicked protected person(s)	Abused petitioner's child(ren) or alleged inco	mpetent
:- ::-	Stalked protected person(s)	Abused or threatened to abuse pets or other	animals
	Other:		

	e facts and circumstances of the most recent incident of abuse	e which caused petitioner to file this petition	on happened on or abou	t
		month/day/year), at which time the defend		
		Paragraph 9		
cause issued	of the immediate and present immediately without bond:	danger of abuse, petitioner requests that	an <i>ex parte</i> Temporary I	Restraining Order
a.	the protected person(s) in	busing, harassing, assaulting, stalking, for any manner whatsoever. This prohib were that would reasonably be expected to	ition includes the use,	oring, or threatening attempted use,
b.	posting, by any means, inc	rom contacting the protected person(s) per cluding written, telephone, or electronic express written permission of this court.	ersonally, through a third (text, email, messagin	l party, or via pub g, or social medi
C.	prohibiting defendant from multiple family dwelling of	going within one hundred (100) yards the protected person(s) located at:	of the residence, apa	rtment complex,
	No. & Street Apt. No.	City	State	Zip Code

Employment/School	Address	City	State	Zip Code
Employment/School	Address	City	State	Zip Code
ordering the defendant not to dama telephone service, or mail delivery the protected person(s).	age any belongings of the proto the protected person(s), or in	ntected person(n any way inter	(s), not to shut of fere with the livir	off any utilities
granting the petitioner or protected p	person(s) the use of the reside	nce located at:		
No. & Street Apt. No.	City		State	Zip Code
jointly leased by defendant a solely leased by defendant w (NOTE: If solely owned by de appropriate item in Paragraph	eringnd petitioner or protected persond petitioner or protected person has a duty to support petition fendant AND petitioner is awar	on(s). on(s). oner or protecte rded custody o	(Sheriff's off	fice) to evict th
granting petitioner or protected pers solely owned or leased by petition who is presently in possession).	son(s) possession of the follow	ving property (i	ncluding pets or of each by stre	other animals et address an
granting petitioner or protected persolely owned or leased by petition	son(s) possession of the follow oner or protected person(s) son(s) the exclusive use and ped or leased by petitioner or	ving property (i (state location	of each by stre	et address an
granting petitioner or protected persolely owned or leased by petition who is presently in possession). granting petitioner or protected persolets or other animals) jointly owned	son(s) possession of the follow oner or protected person(s) son(s) the exclusive use and ped or leased by petitioner or	ving property (i (state location	of each by stre	et address and
granting petitioner or protected persolely owned or leased by petition who is presently in possession). granting petitioner or protected persolets or other animals) jointly owned	son(s) possession of the followoner or protected person(s) son(s) the exclusive use and ped or leased by petitioner or ntly in possession).	ving property (i (state location	he following proerson(s) (state le	perty (including ocation of eac

l.	allowingupon by petitioner aris accompanied by a ENTRY ALLOWED.	nd law enforcement agency, to a law enforcement officer to	to return to the resident to recover his/her personal consure the protection and s	nce at a date and time to be agreed clothing and necessities, only if s/he safety of the parties. NO FORCED
i.	ordering a represent	ative of		(Sheriff's office) to
J.				to recover her/his personal clothing
	and necessities.			ļ
k.		rary custody of the minor child	l(ren) or alleged incompeter	nt.
K.		ary odolody or the fillion or the	The state of the s	
	to petitioner; the min	or child(ren) or alleged incom	petent is currently in the ph	ysical custody of
l.	where the minor ch obtaining physical cu	ntative of	ent mentioned above is/ar eged incompetent.	office) to accompany petitioner to be currently and to effect petitioner
m.	pronibiling delendan	t from interiering with the cus	tody of the minor child(len)	or alleged incompetent.
		Paragraph	n 10	
Petitioner not be ma	desires that a rule iss de into protective orde	ue herein ordering defendant ers, and why defendant shoul	to show cause why the orded not also be ordered:	ers requested in Paragraph 9 should
to p to s to s to p	eek professional cour submit to a medical everage costs of court in the pay attorney fees. way evaluation fees. way expert witness feed way cost of medical and essitated by the dome areacate the residence of	S.	ort (alimony). onitored domestic abuse int th evaluation e petitioner, minor child(ren) g petitioner possession there	tervention program.), and/or alleged incompetent,
		PI	RAYER	
WHEREF	ORE, petitioner prays	that service and citation issue	e herein, and that: (check all t	that apply)
ord ord a ru def def	ers authorizing crimin ers requested in Para ale issue to show cause endant be cast with co endant be advised of	rpreter be granted ex parte. al history records be granted graph 9 be granted ex parte. se why protective orders as re- posts. penalties for violating Abuse as the court deems proper and	equested in Paragraph 10 st Prevention Orders.	hould not be granted.
Respectfu	lly submitted by			
	,	PETITIONER, IN PROPE	ER PERSON	
ATTORNE	EY Signature	Print Name	Э	La. Bar Roll No.
Phone No	 . Ph	ysical Address		
	5 · ·	A manufacture (
Alternate /	Address (for service)			

PLEASE SERVE DEFENDANT: place of employment at the following address:		personally at his/her home or
	- 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 ten thousand
dollars (\$10,000.00), 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 requesting an order for witness criminal history records in Paragraph 2 on page1 of this petition:

Identifying information for witness criminal history record:

Full legal name	Date of birth	Address*	Race*	Sex*	Other identifiers*
*optional					
3.83	if directed to do so	in Paragraph 6 on page 2	of this petition	:	
vorce suit pending be					
Suit Name:					
Suit Number:			Divi	sion:	
Court:				- 60	
Date of last hearing	g:	Date of	of next hearing	g:	
30					
Date of last hearing	g:	Date of	of next hearing	g:	
ustody order in effect	involving childre	en named in this petit	ion (attach c	opy if ava	ilable):
Accessor Screen Access					
Curata du tamma / aca	sianment:				
	signinient				
					
Date Order Signed	I by Court:				

FOR LP	OR USE ONLY
PNO#	
Date Entered: _	
Initials:	Verified by:

LOUISIANA UNIFORM ABL	JSE PREV	ENTION (RDER			
Order of Protection	Docket No).				
☐ Temporary Restraining Order					iv.: tate	
□ Preliminary Injunction□ Permanent Injunction	City/Paris	n			Louisiar	ıa
☐ Modified Preliminary or Permanent Injunction	Filed:		Clerl	<:		
PETITIONER	PETITIO	NER IDE	NTIFIERS		$\neg \vdash$	
First Middle/Maiden Last	Date of birth			Race	Sex:	F Sex: M
Protected person is: Petitioner other(s) List other(s)	name & da	te of birth:				
V	'.					
DEFENDANT NAME AND ADDRESS	DEFEN	IDANT ID	ENTIFIERS			
	SEX	RACE	DOB	.1	HT	WT
First Middle Last	EYES	HAIR	SC	CIAL SECU	JRITY#	
Defendant's Alias:	DB	IVER'S LIC	ENSE#	STATE	EXP D	ATE
No. & Street Apt. No.	DK	IVER 3 LIC	LNOL #	UIAIL		
City State Zip Code						
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and the and opportunity to be heard. Additional findings of this court are THE COURT HEREBY ORDERS: That the above named defendant be restrained from committing	as set 1011	TOTT THE TO	nowing pages			
order are as set forth on the following pages. This order shall be effective through 11:59 PM on (month/day/year)						
This order shall be enforced, even without registration, by t Territory, and may be enforced by Tribal Lands (18 U.S.C. S	he courts ection 220	of any sta 65).	ite, the Distri	ct of Colu	mbia, any	, U.S.

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 pages 5-6 of this Order.

ONLY THE COURT CAN CHANGE THIS ORDER.

49	LOUISIANA UNIFORM ABUSE PREVENTION ORDER
	☐ Temporary Restraining Order ☐ Preliminary Injunction ☐ Permanent Injunction
F	Pursuant to: La. R.S. 9:372 or La. R.S. 9:361 et seq.
☐ Court Approved Co	onsent Agreement
PETITIONER	Protected person is: ☐ Petitioner ☐ other(s)
DEFENDANT	
	d person(s) is related to the defendant as spouse, former spouse, child, or has a child in common
A with the defe	ndant.
	ONLY ORDERS CHECKED AND INITIALED BY A JUDGE SHALL APPLY
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:
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:
	ORDERO.
D — 🗆	THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S), THUS THE COURT ISSUES THE FOLLOWING ORDERS:
E — —	THIS ORDER IS ISSUED AS A <u>PERMANENT INJUNCTION</u> . THE COURT FINDS THAT THE DEFENDANT REPRESENTS A CREDIBLE THREAT TO THE PHYSICAL SAFETY OF A FAMILY OR HOUSEHOLD MEMBER, OR DATING PARTNER. THEREFORE, PURSUANT TO R. S. 46:2136.3, THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM FOR THE DURATION OF THIS ORDER.
F — 🗆	THE DEFENDANT IS HEREBY ORDERED TO TRANSFER ANY AND ALL FIREARMS OWNED OR POSSESSED; ANY CONCEALED HANDGUN PERMIT IS HEREBY SUSPENDED, PURSUANT TO LA. C.CR.P. ARTICLE 1001 ET SEQ. See timeframes and details on page 6 of this Order.

Docket No. __

IT IS ORDERED THAT THE DEFENDANT BE SERVED WITH A COPY OF THIS TEMPORARY RESTRAINING ORDER OR INJUNCTION.

The court orders interpreter services

G

The court orders the sheriff to provide criminal history records of defendant and/or witnesses

	ONLY ORDERS CHECKED AND INITIALED BY A JUDGE SHALL APPLY
🗆 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 child(ren) 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 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 ☐ 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 PROHIBITED FROM removing the child(ren) from the jurisdiction of the court except for good cause shown and with the prior approval of the court.
🗆 8.	THE DEFENDANT IS ORDERED TO participate in and complete a court-monitored domestic abuse intervention program conducted by:
□ 9.	THE DEFENDANT IS ORDERED TO participate in and successfully complete a treatment program designed for sexual abusers conducted by:

Docket No. __

				Docket No		
□ 10.	THE D	EFENDANT IS (ORDERED TO pay:			
10.			ble to			
					an	
	□ atto	orney fees, payat	ole to			
					nan	
		Latin face no	rable to			
	⊔ eva	aluation fees, pay				ACC ACC STOR
			in amt. of \$	no later tha	an	(date
	□ ехр	ert witness fees,	payable to			
			in amt. of \$	no later tha	n	(date)
	□ sup	pervised visitation	n fees, payable to			
□11.	inc	ompetent, neces	or psychological care for the positated by the family violence: _			
□12.	1) _	the	ORDERED TO appear at heari (month/day/year), : Co	at o'clock urt, located at		
	2)	AND	(month/day/year), Co	at o'clock urt, located at	M. in Courtroom No	of

			Docket No	
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, 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.				
Date of Order month/day/year	Time of Order	Order effective through 11:59 PM on month/day/year	SIGNATURE OF JUDGE If TRO, issued ex parte If TRO, issued after notice and opportune hearing given to defendant PRINT OR STAMP JUDGE'S NAME	nity for
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.				
	NO	TICE 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 – FIREARM POSSESSION:				
1				

AS A RESULT OF THIS ORDER, 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 described in Box A on page 2 of this order
- Notice and opportunity for a hearing provided (Box C on page 2 of this order is checked)
- **EITHER** Judicial finding of credible threat (either Box **D** or Box **E** 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.

Docket No.	
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<u>Louisiana law: R.S. 46:2136.3</u> prohibits the possession of a firearm* for the duration of this order (if a <u>Permanent Injunction</u>) 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 on page 2 of this order is checked) and the protected person(s) is a family or household member or dating partner (Box A on page 3 of this order).
- 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 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.

NOTICE TO DEFENDANT - FIREARM TRANSFER AND SUSPENSION OF CONCEALED HANDGUN PERMIT

IF A <u>PERMANENT INJUNCTION</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.

Firearms transfer shall occur within 48 hours, exclusive of legal holidays. If firearms are sold or transferred prior to issuance of transfer order, you must provide a proof of transfer form signed by the receiver and a witness, within 10 days.

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	
g.		

PFT	ТΙΤΙ	\cap N	IFR	

DEFENDANT

D ()	
Docket No.	
DUCKELING.	

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	
FAX COMPLETED ORDERS TO 888-568-4558	
1) Out the 2) Detitionar/protected person(s) 3) Defendant 4) Chief Law Enforcement Official of the parish where the	

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) Sheriff of the parish where the defendant resides 6) Louisiana Protective Order Registry.