	_ PROTECTION FROM ABUSE ORDER nded Order ☐ Amended Order	IN THE COURT OF C	IN THE COURT OF COMMON PLEAS OF COUNTY, PENNSYLVANIA NO.			
PLAINTIFF						
F:t	N A : al all a	Loot	Cutting Distriction DOI			
First	Middle	Last	Suffix Plaintiff's DOE			
Name(s) of all pro	tected persons, including minor child/ren and	ров:				
	V.					
DEFENDANT						
L First	Middle	Last	Suffix			
Defendant's Addre			FENDANT IDENTIFIERS			
Deferidant 3 Addre		DOB	HEIGHT			
		SEX	WEIGHT			
		RACE	EYES			
		HAIR				
		SSN				
CAUTION:		DRIVERS LICENSE #				
•	Involved	EXP DATE	STATE			
Weapon	Present on the Property	<u> </u>				
Weapon	Ordered Relinquished					
The Court Hereby	Finds: That it has jurisdiction over the parties an	d subject matter, and Defendant has	been provided with reasonable notice and			
opportunity to be he		a cas, command, and sommand has	and			
,						
The Court Hereby	Orders:					
Defendan	t shall not abuse, harass, stalk, threaten, or atte	mpt or threaten to use physical force	against any of the above persons in			
any place where the	ey might be found.					
Except as	s provided in Paragraph 5 of this order, Defendar	nt shall not contact Plaintiff, or any oth	ner person protected under this			
 order, by telephone	or by any other means, including through third pe	ersons.				
	I findings of this order are set forth below.					
Order Effective Da		Order Expiration Date				
J. SO. Elicotivo Da	···					

NOTICE TO DEFENDANT

Defendant is hereby notified that failure to obey this order may result in arrest as set forth in 23 Pa.C.S. § 6113 and that violation of the order may result in a charge of indirect criminal contempt as set forth in 23 Pa.C.S. § 6114. Violation may also subject you to prosecution and criminal penalties under the Pennsylvania Crimes Code. A violation of this order may result in the revocation of the safekeeping permit, which will require the immediate relinquishment of your firearms, other weapons, or ammunition to the sheriff or the appropriate law enforcement agency. Plaintiff's consent to contact by Defendant shall not invalidate this order which can only be modified by further order of court. 23 Pa.C.S. § 6108(g).

This order is enforceable in all fifty (50) States, the District of Columbia, Tribal Lands, U.S. Territories, and the Commonwealth of Puerto Rico under the Violence Against Women Act, 18 U.S.C. § 2265. If you travel outside of the state and intentionally violate this order, you may be subject to federal criminal proceedings under that act. 18 U.S.C. §§ 2261-2262. If you possess a firearm or any ammunition while this order is in effect, you may be charged with a federal criminal offense even if this Pennsylvania order does not expressly prohibit you from possessing firearms or ammunition under 18 U.S.C. § 922(g)(8) or state criminal offenses and state criminal penalties under 18 Pa.C.S. § 6105.

CHECK ALL THAT APPLY:

Plaintiff or Protected Person(s) is/are:
spouse or former spouse of Defendant
parent of a child with Defendant
current or former sexual or intimate partner with Defendant child of Plaintiff
child of Defendant
family member related by blood (consanguinity) to Defendant
family member related by marriage or affinity to Defendant
sibling (person who shares parenthood) of Defendant
Defendant was served in accordance with Pa.R.C.P. No. 1930.4 and provided notice of the time, date, and location of the hearing scheduled in this matter.
AND NOW, this day of, 20, the court having jurisdiction over the parties and the subject-matter, it is ORDERED, ADJUDGED, and DECREED as follows:
This order is entered by (check one) by agreement by agreement without an admission after a hearing and decision by the court after a hearing which Defendant was not present, despite proper service being made by default. Without regard as to how the order was entered, this is a final order of court subject to full enforcement pursuant to the Protection From Abuse Act.
Note: Space is provided to allow for 1) the court's general findings of abuse; 2) inclusion of the terms under which the order was entered (e.g., that the order was entered with the consent of the parties, or that Defendant, though properly served, failed to appear for the hearing, or the reasons why the plaintiff's request for a final PFA order was denied); or 3) information that may be helpful to law enforcement (e.g., whether a firearm or other weapon was involved in the incident of abuse or whether Defendant is believed to be armed and dangerous).
Plaintiff's request for a final protection order is denied. OR
Plaintiff's request for a final protection order is granted.
— — — — — — — — — — — — — — — — — — —
1. Defendant shall not abuse, stalk, harass, threaten, or attempt or threaten to use physical force against Plaintiff or any other protected person in any place where they migh be found

	2.	Defendant is completely evict	ted and excluded from the residence at or any oth
Excluright of	sive p or priv	possession of the residence is g	son protected under this order may live. granted to Plaintiff. Defendant shall have no the premises of Plaintiff or any other perso
	emer	d other personal effects, provid nt officer or sheriff when such re	nt may enter the residence to retrieve his/holed that Defendant is in the company of a la etrieval is made and [insert any other
other contac	perso ct at F	rom having ANY CONTACT wi in protected under this order, at Plaintiff's school, business, or p	raph 5 of this order, Defendant is ith Plaintiff, either directly or indirectly, or an any location, including but not limited to a lace of employment. Defendant is specificated to a specifications for the duration of this order.
		intiff, either directly or indirectly	raph 5 of this order, Defendant shall not y, or any other person protected under this s, including through third persons.
SUBJ	5. ECT		ninor children: [NAMES OF THE CHILDREN S PARAGRAPH] shall be as follows:
	STA	nat apply:. TE TO WHOM PRIMARY PHY: F PARTIAL CUSTODY, IF ANY	SICAL CUSTODY IS AWARDED; STATE
	Ther	e is a current custody order as	to the children of the parties:
	ty cou		(docket number)

	A custody petition is pending.
	A hearing is scheduled for
-	
(Date,	, time and location)
	THIS ORDER SHALL NOT SUPERSEDE THE CURRENT CUSTODY ORDER.
CUST	THIS ORDER SUPERSEDES ANY PRIOR ORDER RELATING TO CHILD ODY.
initiate 5340.	custody provisions of Paragraph 5 of this order are temporary. Either party may be custody proceedings pursuant to the custody statute at 23 Pa.C.S. §§ 5321 — Any valid custody order entered after the final Protection From Abuse order sedes the custody provisions of this order.
□ REST	6. FIREARMS, OTHER WEAPONS, OR AMMUNITION RICTIONS
Check	c all that apply:
of this	Defendant is prohibited from possessing or acquiring any firearms for the duration order.
agenc	Defendant shall relinquish to the sheriff or the appropriate law enforcement by the following firearm licenses owned or possessed by Defendant:
	Defendant is directed to relinquish to the sheriff or the appropriate law sement agency any firearm, other weapon, or ammunition listed in Attachment A al Order, which is incorporated herein by reference.

Defendant may relinquish any firearms, other weapons, or ammunition to the sheriff or the appropriate law enforcement agency. As an alternative, Defendant may either relinquish firearms, other weapons, or ammunition to a third party provided Defendant and the third party first comply with all the requirements to obtain a safekeeping permit, or relinquish firearms, other weapons, or ammunition to a licensed firearms dealer for consignment sale, lawful transfer, or safekeeping pursuant to 23 Pa.C.S. § 6108.2(e). Defendant must relinquish any firearm, other weapon, ammunition, or firearm license ordered to be relinquished no later than 24 hours after

	s order S.§6′	and may result in criminal conviction ur 05.	nder the Uniform Firearms Act, 18
satisf issue	ies the d unde not be	Any firearm delivered to the sheriff or ansferred to a licensed firearm dealer o procedural and substantive requirement 23 Pa. C.S. § 6108.3 pursuant to this returned to Defendant until further orde	r a qualified third party, who nts to obtain a safekeeping permit order or the temporary order,
accor	8. npany	The Pennsylvania State Police, the me Plaintiff to his or her residence to retriev	• •
	9.	The following additional relief is grante Act:	ed as authorized by § 6108 of the
	sing, as	ndant is prohibited from stalking, as defined in 18 Pa.C.S. § 2709, the follo Plaintiff:	
Name		Address (optional)	Relationship to Plaintiff
	Othe	relief:	
	10.	Defendant is directed to pay tempora	ry support for:
as fol	lows:		

service of this order. Failure to timely relinquish any firearm, other weapon,

ammunition, or any firearm license ordered to be relinquished shall result in a violation

This order for support shall remain in effect until a final support order is entered by this court. However, this order shall lapse automatically if Plaintiff does not file a complaint for support with the Domestic Relations Section of the court within two weeks of the date of this order. The amount of this temporary order does not necessarily reflect Defendant's correct support obligation, which shall be determined in accordance with the guidelines at the support hearing. Any adjustments in the final amount of support shall be credited, retroactive to this date, to the appropriate party.

	11.		(a)	The costs of this action are imposed on Defendant.
			with a time a addition	Because this order followed a contested proceeding, or a get which Defendant was not present, despite being served copy of the petition, temporary order and notice of the date, and place of the hearing, Defendant is ordered to pay an onal \$100 surcharge to the court, which shall be distributed manner set forth in 23 Pa C.S. §6106(d).
			(c) unable	Upon a showing of good cause or a finding that Defendant is to pay, the costs of this action are waived.
comp	12. ensatio			nall pay \$ to Plaintiff by as out-of-pocket losses, which are as follows:
		An in	stallme	ent schedule is ordered as follows:
OR				
Defe	Plaint	_	anted le	eave to present a petition, with appropriate notice to
requi itemi an o	esting rezing all	ecovery claimed eduling	d out-of a hea	rof-pocket losses. The petition shall include an exhibit f-pocket losses, copies of all bills and estimates of repair, and ring. No fee shall be required by the prothonotary's office for
	13. DER OBT ENDAN	TAINED		R SUPERSEDES ANY PRIOR PROTECTION FROM ABUSE HE SAME PLAINTIFF AGAINST THE SAME
	14.	All pro	visions	s of this order shall expire:
CHE	CK ONE	Ē		
	in			on
	in three	e years	, on	

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NOTICE TO SHERIFF, POLICE, AND LAW ENFORCEMENT OFFICIALS

The police and sheriff who have jurisdiction over Plaintiff's residence OR any location where a violation of this order occurs OR where Defendant may be located, shall enforce this order. The court shall have jurisdiction over any indirect criminal contempt proceeding, either in the county where the violation occurred or where this protective order was entered. An arrest for violation of Paragraphs 1 through 7 of this order may be without warrant, based solely on probable cause, whether or not the violation is committed in the presence of the police or any sheriff. 23 Pa.C.S. § 6113.

Subsequent to an arrest, and without the necessity of a warrant, the police officer or sheriff shall seize all firearms, other weapons, and ammunition in Defendant's possession that were used or threatened to be used during the violation of the protection order or during prior incidents of abuse and any other firearms in Defendant's possession. The [insert the appropriate name or title] shall maintain possession of the firearms, other weapons, or ammunition until further order of this court.

When Defendant is placed under arrest for violation of the order, Defendant shall be taken to the appropriate authority or authorities before whom Defendant is to be arraigned. A "Complaint for Indirect Criminal Contempt" shall then be completed and signed by the police officer, sheriff, OR Plaintiff. Plaintiff's presence and signature are

not required to file the complaint.

If sufficient grounds for violation of this order are alleged, Defendant shall be arraigned, bond set, if appropriate, and both parties given notice of the date of the hearing.

BY THE COURT:	
	Judge
	Date
This order was entered pursuant	to the consent of Plaintiff and Defendant:
Plaintiff's Signature	 Defendant's Signature

ATTACHMENT A TO FINAL ORDER FIREARMS, OTHER WEAPONS AND AMMUNITION INVENTORY

It is hereby ordered that Defendant relinquish the following firearms, other weapons, and ammunition to the sheriff or the appropriate law enforcement agency:

Firearm/Other Weapon/Ammunition	Location
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	
All firearms, other weapons, and am	nmunition owned or possessed by Defendant
BY THE COURT	
Jud	ge
Date	e:
NOTICE: This attachment will be w	ithheld from public inspection in
accordance with 23 Pa. C.S. § 6108(a)(7)(v).	

* * *