FORM 10.01-A: GENERAL INFORMATION ABOUT DOMESTIC VIOLENCE PROTECTION ORDERS

DEFINITIONS YOU NEED TO KNOW

Domestic violence is when a family or household member uses physical violence, threats, intimidation, and/or emotional, sexual, and economic abuse to maintain power and control over the other person, usually within an intimate relationship. Domestic violence is most often a combination of psychological and physical actions; the physical results are just the most visible. Domestic violence is a pattern of conduct in which one intimate partner uses force or threats of force to control the other person.

State law has determined that some forms of abuse do not constitute criminal behavior or behavior requiring the Court's intervention. For example, psychological battering, economic abuse, or verbal harassment without evidence of threats or physical harm are not recognized by Ohio law as domestic violence that allows a petitioner to obtain a protection order or request that criminal charges be filed.

When a family or household member tries to cause you bodily harm by hitting, pushing, beating, or physically hurting you, that is domestic violence. When a family or household member makes you afraid that you will be harmed, that is domestic violence. When a family or household member stalks, commits sexually oriented offenses against you, or forces sexual relations on you, that is domestic violence. When a family or household member abuses your children, that is domestic violence.

IN A CIVIL DOMESTIC VIOLENCE CASE:

Petition for Domestic Violence Civil Protection Order ("CPO") is the document a domestic violence victim, the victim's parent, or an adult household member of the victim must file with the domestic relations court to obtain a civil protection order against an alleged offender.

Domestic Violence Civil Protection Order ("CPO") *Ex Parte* is an emergency order the Court issues in response to the Petition for a Civil Protection Order after an *ex parte* hearing. The *ex parte* hearing is described in this form on page 3.

Domestic Violence Civil Protection Order ("CPO") Full Hearing is the final order the Court issues after a full hearing. The full hearing is described in this form on page 3. The full hearing CPO replaces the ex parte CPO. Sometimes the final order issued by the Court is a **Consent Agreement and Domestic Violence Civil Protection Order**, Form 10.01-J, upon terms agreed to by the parties.

Petitioner is the person asking or "petitioning" the Court for protection. By filing the Petition for a CPO, <u>YOU</u> are the Petitioner.

Respondent is the alleged domestic violence offender. Petitioner seeks protection from the Respondent by filing for a CPO.

IN A CRIMINAL DOMESTIC VIOLENCE CASE:

Motion for a Criminal Domestic Violence Temporary Protection Order ("DVTPO") is the document that must be filed in a criminal case if a victim of domestic violence or victim of a sexually oriented offense wishes to obtain a protection order against an alleged offender, who is a family or household member. The criminal case must allege the offender committed negligent assault, criminal damaging or endangering, criminal mischief, burglary, aggravated trespass, endangering children, any offense of violence, or any sexually oriented offense against a family or household member. The prosecutor has a form for this purpose.

Domestic Violence Temporary Protection Order ("DVTPO") is the order the Court issues in response to the Motion for Temporary Protection Order. The DVTPO requires the offender to stop abusing and to stay away from the victims named in the Motion for Temporary Protection Order. A DVTPO expires when the alleged offender's criminal case ends or when a new CPO is issued based on the same facts.

Alleged Victim is the person asking the Court for protection in the Motion for a DVTPO.

Defendant is the person the Motion for a DVTPO is filed against. The Defendant is the person accused of the crimes of negligent assault, criminal damaging or endangering, criminal mischief, burglary, aggravated trespass, endangering children, any sexually oriented offense, or any offense of violence against a family or household member.

FEES

You **cannot** be charged any costs or fees for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, or obtaining a protection order.

DOMESTIC VIOLENCE CIVIL PROTECTION ORDERS (CPO)

What is a Domestic Violence Civil Protection Order ("CPO")?

A CPO is issued by a domestic relations court to protect a victim of domestic violence. A CPO is intended to prevent further domestic violence. It orders someone who has been abusive to do or not do certain things in the future. You may want to consider getting a CPO even if you have a DVTPO from a criminal court because a CPO lasts longer and provides more benefits – such as child custody and support orders. Domestic violence includes the commission of sexually oriented offenses.

Violating a CPO is a crime. If the Respondent violates the CPO, he or she may be arrested, jailed, and fined for disobeying the CPO. A CPO can remain in effect for up to 5 years. If the Respondent violates the CPO, you can call the police, go back to the domestic relations court to file a contempt charge, and go to the prosecutor's office to have the Respondent charged with the crime of violating the CPO.

Why get a Domestic Violence Civil Protection Order?

If you are a victim of domestic violence, a CPO may help you. Once domestic violence starts, the violence often happens more often and gets increasingly severe. A CPO may stop this cycle of violence because the Court orders the Respondent to stop hurting or threatening you and your family or household members. The Court can use a CPO to order the Respondent to stay away from you for up to five years. A CPO can give you time to "sort things out" and decide what you want to do next without having to be afraid all of the time. If your children have seen domestic violence, a CPO may give all of you a chance to get some help so that you and your children are safe.

Domestic violence is a crime. A CPO tells the Respondent you and the Court are serious about requiring the Respondent to stop his or her abusive behavior and not to hurt or threaten you again.

A CPO sets some "rules" that the Respondent must obey while the CPO is in effect. These rules may require the Respondent to pay child or spousal support; give up possession of a home or car; and/or obey the Court's orders about visitation.

A CPO issued by a domestic relations court may last longer than a DVTPO issued by a criminal court and can provide more kinds of help. You should know that if you get a CPO based upon the same facts as the DVTPO, the DVTPO from the criminal court will automatically end, even if the criminal case continues.

Who can get a Domestic Violence Civil Protection Order?

You can apply for a CPO if you are related to the Respondent by blood or marriage AND have lived with Respondent at any time; OR you are living with or have lived with the Respondent during the past five years; OR you used to be married to the Respondent; OR you have a child with the Respondent, whether or not you ever married or lived together.

You can also get a CPO for any member of your household.

You <u>may</u> be able to get a CPO if you have been dating the Respondent; if you share family or financial responsibilities with the Respondent; AND you have an intimate relationship with the Respondent.

Remember that a CPO has limits. If you suspect that the Respondent will not obey the terms of a CPO, contact your local domestic violence program or the Ohio Domestic Violence Network at 800-934-9840.

Do I need an attorney for me to obtain a Domestic Violence Civil Protection Order?

No, but you are often better off having legal representation in your CPO proceeding. Neither the Clerk of Court nor other Court employees can give you legal advice. Having an attorney represent you is especially helpful when your case involves contested custody and visitation and/or when an attorney represents the Respondent. If you cannot afford an attorney, contact your local legal aid office at 866-LAWOHIO (toll free), bar association, or Ohio State Legal Services (800-589-5888) for information on low cost or free legal representation.

Must there be a court hearing for me to obtain a Domestic Violence Civil Protection Order?

Yes. There are two hearings involved in a CPO case: the ex parte hearing and the full hearing.

Ex Parte Hearing: At this hearing, only you are present. The Respondent is not present.

An *ex parte* hearing is held on the same day a Petition for Civil Protection Order is filed. If a Petition for a CPO is filed early enough in the day, an *ex parte* hearing is held that same day. At the *ex parte* hearing, you take an oath to tell the truth and a judge or magistrate hears your statement of what happened. If the judge or magistrate finds that the events you described meet the requirements of the law, the Court will issue an *Ex Parte* CPO and schedule a full hearing. If the Respondent is asked to vacate the home in which you live, there will be a full hearing within 7 business days. Otherwise, a full hearing will be set within 10 business days. The Court can hold a full hearing only after the Respondent has been served with the *Ex Parte* CPO. You may need to fill out forms for the Clerk of Court to cause service.

Full Hearing: The full hearing is the final hearing.

At this hearing, both you and the Respondent can testify. You must be present at the full hearing. You should bring any witnesses and other evidence to support your case. If the Court issues a Full Hearing CPO, it remains in force until the date indicated in the CPO, with 5 years being the maximum.

If the Respondent does not show up for the full hearing, you can still obtain a final CPO. However, if the Respondent is not served with the *Ex Parte* CPO before the full hearing, the Court postpones the full hearing until the Respondent is served. If the full hearing is postponed, the *Ex Parte* CPO remains in effect until the full hearing is held.

You may bring an advocate with you to the *ex parte* and full hearings for support. Some domestic violence shelters and victim assistance programs can provide advocates to go with you to these hearings. Contact your local domestic violence program or the Ohio Domestic Violence Network, 800-934-9840, for program and shelter information.

CRIMINAL DOMESTIC VIOLENCE TEMPORARY PROTECTION ORDERS (DVTPO)

Your local criminal court grants a DVTPO. You ask the Court for a DVTPO when a criminal complaint is filed alleging someone has committed domestic violence or a sexually oriented offense against you. The DVTPO orders someone who has abused you to do or stop doing certain things in the future. Violating a DVTPO is a crime. If the Defendant violates the DVTPO, the Defendant may be arrested, jailed, and fined for disobeying the DVTPO. Violating a DVTPO is also a reason for the Court to revoke the Defendant's bail. A DVTPO lasts only until the criminal case is ended or a CPO, based on the same facts, is issued by a domestic relations court.

RESOURCES

You can find information about Domestic Violence Civil Protection Orders in R.C. 3113.31 and information about Domestic Violence Temporary Protection Orders in R.C. 2919.26.

You may be able to find additional information about domestic violence at the following web sites:

Ohio Domestic Violence Network www.odvn.org

Ohio Legal Help <u>www.ohiolegalhelp.org</u>

National Resource Center on Domestic Violence www.nrcdv.org

Supreme Court of Ohio – Domestic Violence Program www.supremecourt.ohio.gov/domviol

PLEASE NOTE: Computer use can be monitored. It is impossible to completely clear all website footprints. If you are in danger, please use a safer computer that your abuser cannot access directly or remotely. For example, computers at a public library, internet café, domestic violence shelter, or community technology center, may be safer computers.

Amended: April 15, 2021

Discard all previous versions of this form

IN THE COURT OF COMMON PLEAS COUNTY, OHIO Case No. Petitioner CONFIDENTIAL Judge/Magistrate Address (Safe mailing address) City, State, Zip Code PETITION FOR DATING VIOLENCE CIVIL PROTECTION ORDER (R.C. 3113.31) Date of Birth / / ٧. Respondent Address (If home address unknown, put work address) City, State, Zip Code Date of Birth / CHECK ALL BOXES THAT APPLY. IF YOU ARE ASKING FOR YOUR ADDRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS WHERE YOU CAN SAFELY RECEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF STATE'S ADDRESS CONFIDENTIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO YOU. THIS FORM IS A PUBLIC RECORD. I need or a witness needs a foreign language interpreter in ______ or an American Sign Language interpreter per Sup.R. 88.

if you are not seeking protection for other family or household members.)			
NAME	DATE OF BIRTH	RELATIONSHIP TO PETITIONER	

1. I want do not want an ex parte (emergency) protection order per R.C. 3113.31. Petitioner further requests a full hearing trial be scheduled, even if the ex parte protection order is granted.

2. I am filing the Petition because I am in fear of continuing danger. I was 18 years old or older when the violence took place, and I am or was in a dating relationship with Respondent within one year before

3. I have listed below all family or household members who need protection other than me (Leave blank

denied, or not requested.

the violence took place.

[Page 2 of 5 of Form 10.01-P]

- 4. Respondent committed an act of violence against me.
- 5. Respondent was 18 years old or older when the violence took place.
- 6. I have or had a romantic or intimate relationship with the Respondent.
- 7. My relationship with Respondent was **neither** a casual acquaintance **nor** an ordinary business or social relationship.
- 8. You **must** describe the relationship with Respondent. You may include: (If you need more space, attach an additional page.)
 - Whether you developed a special bond beyond a casual acquaintanceship or an ordinary business or social relationship
 - Length of the relationship with Respondent
 - Nature and frequency of contact with Respondent, including whether you had an intimate relationship with Respondent and communications that would show the relationship with Respondent was more than a casual acquaintanceship or an ordinary business or social relationship
 - Expectations about the relationship with Respondent
 - Statements or conduct by Respondent or you that could show to the Court the depth of or commitment to the relationship
 Any other reason or explanation to prove the dating relationship

9.	You must describe Respondent's threats or actions that made you afraid. When did it happen (if you do not know exact dates, give approximate dates)? Explain why you believe you are in danger. If you need more space, attach an additional page.

- 10. You may want to describe, **if you want and know**, about any of the following. Not describing these items in the Petition does not mean dating violence did not happen. **If you need more space, attach an additional page.**
 - Respondent's history of domestic violence or other violent acts
 - · Respondent's history of violating court orders
 - · Respondent's mental health
 - · Respondent's threats to other persons
 - Respondent's access to deadly weapons, firearms, and ammunition or use of deadly weapons and acts or threats of violence with deadly weapon
 - · Respondent's abuse alcohol or controlled substances (drugs)
 - Respondent's violence resulted in serious physical injury, forced sex, strangulation (or choking), abuse during pregnancy, abuse of the family's pet, and/or forced entry to gain access to Petitioner or Petitioner's family and household members
 - Recent separation from Respondent or relationship was recently terminated
 - Respondent's obsessive and controlling behaviors, including stalking, spying, following, and/or isolating you (Petitioner)
- Respondent's threats to kill self or others 11. Petitioner further requests that the Court grant relief under R.C. 3113.31 to protect Petitioner and/or the family or household members named in this Petition from domestic violence by granting a civil protection order that: (Check all boxes that apply.) Directs Respondent to not abuse Petitioner and the family or household members named in this Petition by harming, attempting to harm, threatening, following, stalking, harassing, forcing sexual relations upon them, or by committing sexually oriented offenses against them. Directs Respondent to not enter, approach, or contact by any means the residence, school, business, and place of employment of Petitioner and the family or household members named in this Petition. Directs Respondent to not approach or have contact by any means with Petitioner and the family or household members named in this Petition. Directs Respondent to not remove, damage, hide, harm, or dispose of any companion animals or pets owned or possessed by Petitioner. e. Grants Petitioner permission to take Petitioner's pets or companion animals, as described below, away from the possession of Respondent:

f. Directs Respondent to complete counseling, substance abuse counseling, or other treatment or

intervention as determined necessary by the Court.

[Page 4 of 5 of Form 10.01-P]

□g.	Directs the wireless service provider to separate Petitioner's account from Respondent's account, per R.C. 3113.45 to 3113.459. Petitioner will assume all financial responsibility for any costs associated with the wireless service number and any costs for the device associated with the wireless service number. The Respondent's billing telephone number is				
	Petitioner's contact information is on page 1 of this Petition. The wireless service numbers to be transferred to Petitioner which are used by Petitioner or the minor children in the care of Petitioner is:				
∏h.	Includes the following additional provisions:				
12.	Petitioner further requests that the Court issue no mutual protection orders or other orders against Petitioner unless all of the conditions of R.C. 3113.31(E)(4) are met.				
13.				vocate, the Court permit as required by R.C. 311	
14.	. Petitioner further requests at the ex parte hearing or full hearing that the Court grant such other relief as the Court considers equitable and fair, including orders or directives to law enforcement.				
15.	15. Petitioner has listed court cases (including children service/CPS case, animal cruelty, sexually oriented offense, no contact order, and protection order) and other legal matters regarding Respondent which may relate to this case: (If you need more space, attach an additional page.)				
CASI	ENAME	CASE NUMBER	COURT/COUNTY	TYPE OF CASE	RESULT OF CASE
I swear or affirm that the answers above are true, complete, and accurate to the best of my knowledge. I understand that making false statements in this document may result in a contempt of court finding against me, which could result in a jail sentence and fine, and may also subject me to criminal penalties for perjury under R.C. 2921.11.					
SIGNAT	SIGNATURE OF PETITIONER DATE				
IF YOU	DO NOT HA	VE AN ATTORNEY, PL	EASE LEAVE THE INF	ORMATION BELOW B	LANK.
Signatur	e of Attorne	у	Attorne	y's Registration Number	
Name of	f Attorney		Attorne	y's Telephone	·
Attorney	's Address		Attorne	y's Fax	

FORM 10.01-P: PETITION FOR DATING VIOLENCE CIVIL PROTECTION ORDER Adopted: April 15, 2021

IN THE COURT OF COMMON PLEAS

COUNTY, OHIO

Petitioner	Case No.	
v.	: Judge/Magistrate	
Respondent	<u> </u>	
•	EQUEST FOR SERVICE	
TO THE CLERK OF COURT:	espondent a copy of the Petition, ex parte protection orde	r, if
☐ Personal service ☐ Other (specify)	Certified Mail, Return Receipt Requested	
Other (address):		
☐ Personal Service	Certified Mail, Return Receipt Requested	
SPECIAL INSTRUCTIONS TO SHERIFF:		
	SIGNATURE OF ATTORNEY OR PETITION	ER
	RETURN OF SERVICE	
Respondent was served on	·	
Officer and Badge Number	Law Enforcement Agency	
Date		
CLERK	'S CERTIFICATE OF MAILING	
Service of Process was sent by	this	day of
Attest:	· Deputy Clerk	

FORM 10.01-P: PETITION FOR DATING VIOLENCE CIVIL PROTECTION ORDER Adopted: April 15, 2021

IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS COURT PORTAGE COUNTY, OHIO

	CASE NO:_	
	DATE:	
 		
PLAINTIFF	<u> </u>	
-VS-		
DEFENDANT		
		ATE TO THE RESPONDENT, , JUVENILE, CUSTODY, OR
CASE NUMBER	COURT/COUNTY	TYPE OF CASE
e		
		PETITIONER

PORTAGE COUNTY CLERK OF COURTS

DOMESTIC RELATIONS DIVISION

COMMON PLEAS COURT

	CASE NO.
PETITIONER	
VS.	
RESPONDENT	
RESPONDENTS HOME ADDRESS / PHONE NUMBER	RESPONDENTS WORK ADDRESS / PHONE NUMBER
RESPONDENTS VEHICLE DESCRIPTION	WORKING HOURS
YEARCOLOR	
MAKE	
LICENSE NO.	
SPECIAL INSTRUCTIONS AS NEEDED FOR THE TIME	AND PLACE:
SIGNATURE OF PETITIONER P	HONE NUMBER

OUT OF COUNTY SHERIFF SERVICE

IN ORDER FOR SERVICE TO BE PERFECTED BY ANY OTHER COUNTY, BESIDES PORTAGE, WE WILL NEED THE FOLLOWING INFORMATION.

WHAT COU	NTY SHERIFF?		
	ADDRESS?		
PHONE?			
	AREA CODE	NUMBER	
FAX?			
	AREA CODE	NUMBER	

Portage County Clerk of Courts Domestic Relations Division Common Pleas Court

Confidential address For Petitioner only

Name	 	
Address	 	
Phone Number ₋	 	
Email Address		

FORM 10-D: NOTICE TO RESPONDENT OR DEFENDANT ABOUT EXISTENCE OF PROTECTION ORDER

NOTICE TO RESPONDENT OR DEFENDANT ABOUT EXISTENCE OF PROTECTION ORDER

THIS NOTICE IS NOT A PROTECTION ORDER.	Pursuant to R.C. 2919.27(D), I am orally notifying you that a
Protection Order was issued against you on	by
Court and assigned Case No.	
for the safety and protection of the following partie	9 S:
Following are some of the terms in the Protection of any of these terms may result in your arrest. Y upon being served with it. This Notice is not the F	o Order that may apply to you. You are advised that a violation of our are also advised to read the Protection Order in its entirety, Protection Order issued against you.
	g, attempting to harm, threatening, following, harassing, stalking, ing sexually oriented offenses against the protected persons. ive possession of the residence.
	persons' residence, property, school, or place of employment.
You are prohibited from initiating or conta	cting the protected persons through any means (including social communication) or through another person.
•	d in the Order may be granted to Petitioner. You must read the
	ing or purchasing deadly weapons, including firearms, and
Acknowledgemen	nt of Respondent or Defendant
1	have been notified that a Protection Order has been
issued against me and have also been notified of to me. I further understand that the Protection Or my arrest.	, have been notified that a Protection Order has been some of the terms and conditions in the Order that may apply rder is enforceable and any violation of the Order may result in
Respondent/Defendant (signature)	Date
Decreased with 1D from leastly Address.	
Respondent's/Defendant's Address:	
Telephone	Email
Cer	rtificate of Notice
Respondent refused to sign acknowledgment.	
I hereby certify that on	in County
I hereby certify that on I gave notice to Respondent or Defendant about the	he existence of the Protection Order.
Officer and Badge Number	 Law Enforcement Agency
Onicer and badge Number	Law Emoloement Agency
	Court

This Notice shall be returned to the Clerk of Court of the court that issued the protection order for entry into the docket as soon as possible, but no later than three business days from the date the Notice was provided.

FORM 10-E: WIRELESS SERVICE TRANSFER ORDER IN DOMESTIC VIOLENCE CIVIL PROTECTION ORDER

IN THE COURT OF COMMON PLEAS

	COUNTY, OHIO
	: Case No.
Petitioner	: Judge/Magistrate
v.	: WIRELESS SERVICE TRANSFER ORDER IN DOMESTIC VIOLENCE CIVIL PROTECTION ORDER
Respondent	DOMESTIC VIOLENCE CIVIL PROTECTION ORDER
This Court issued a Domestic Violence Civil Pr	rotection Order, pursuant to R.C. 3113.31, on
Wireless service provider or reseller agent is _	
The account holder name and billing telephone	e number:
THE COURT HEREBY ORDERS:	
Within 72 hours after receipt of this Order, the	wireless service provider shall transfer to Petitioner each of the following telephone numbers listed below:
	cial responsibility for any costs associated with the wireless associated with the wireless service numbers from the date of
That this Order shall be automatically suspend that one of the following circumstances apply:	ed upon the wireless service provider's notification to Petitioner
1. The account holder named in this Order	
occurs.	prevent the functionality of a device on the network if transfer
	ons on network or service availability to Petitioner. prevents or impairs the use of the wireless service number if the
	Petitioner within 72 hours after receipt of the Order that based on uld not be operationally or technically completed.
Petitioner's contact information as listed in the	Domestic Violence Civil Protection Order Petition is:
IT IS SO ORDERED.	
MAGISTRATE	JUDGE
RE	QUEST FOR SERVICE
A copy of this Order shall be served pursuant the listed with the Ohio Secretary of State:	to R.C. 3113.454 on the wireless service provider or reseller agent
	

PLEASE HAVE THE RESPONDENT FILL IN THE BOTTOM OF THE ATTACHED FORM AND RETURN IT TO THE PORTAGE COUNTY DOMESTIC RELATIONS CLERKS OFFICE AT 203 W MAIN ST, RAVENNA, OHIO. IF YOU ARE MAILING IN RETURN TO PORTAGE COUNTY DOMESTIC RELATIONS CLERKS OFFICE AT PO BOX 1035, RAVENNA, OHIO 44266.

IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS DIVISION PORTAGE COUNTY, OHIO

,	CASE NO
PETITIONER,	
vs.	JUDGE PAULA C. GIULITTO
,	ORDER AND NOTICE
RESPONDENT.	TO RESPONDENT
	* * *
	quired to give a current address to receive notice of uty making service will request this information from tted to the Domestic Relations Clerks.
	d address at which you can receive notice will proceedings in addition to possible arrest and
notice for your appearance in court on to only notice of the hearing date. It is you	ne Domestic Relations Court Administrator will send he date and at the time specified. That will be your our responsibility to contact the Domestic Relations now has changed before the full hearing.
IT IS SO ORDERED.	
	NA CIOTRA TE
	MAGISTRATE
NAME	
ADDRESS	
CITY, STATE, ZIP CODE	
PHONE NUMBER	
EMAIL ADDRESS	
ACKNOWLEDGEMENT OF RECEIPT O	OF ORDER
SIGNA	ATURE OF RESPONDENT
DATE	OF SIGNATURE

IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS DIVISION PORTAGE COUNTY, OHIO

	,	CASE NO)
	PETITIONER,		
vs.	·	JUDGE P	AULA C. GIULITTO
			AND NOTICE
	RESPONDENT.	10 RESP	ONDENT
		* * *	
the full hea	aring in this matter.	u are required to give a current The deputy making service will be submitted to the Domestic Re	request this information from
	ou to contempt of	and valid address at which y f court proceedings in additi	
notice for your only notice	your appearance in ce of the hearing date	ddress, the Domestic Relations court on the date and at the time. The is your responsibility to congrue you give now has changed before	e specified. That will be your ntact the Domestic Relations
IT IS SO	ORDERED.		
			A.T.
		MAGISTF	RATE
NAME			_
ADDRESS	S		_
CITY, STA	ATE, ZIP CODE	- Adam -	_
PHONE N	UMBER		_
EMAIL AD	DRESS		_
ACKNOW	LEDGEMENT OF R	ECEIPT OF ORDER	
		SIGNATURE OF RESPOND	ENT
		DATE OF SIGNATURE	

Case	No		
Case	INU.		

FORM 10-C: WARNING CONCERNING THE ATTACHED PROTECTION ORDER OR CONSENT AGREEMENT

NOTE: Rules 10.01, 10.02, 10.03, and 10.05 of the Rules of Superintendence for the Courts of Ohio require this Warning to be attached to the FRONT of all civil and criminal EX PARTE or FULL HEARING protection orders issued by the courts of the State of Ohio.

WARNING TO RESPONDENT / DEFENDANT

<u>Violating the attached Protection Order is a crime, punishable by incarceration, fine, or both and may</u> cause the revocation of your bond or result in a contempt of court citation against you.

This Protection Order is enforceable in all counties in Ohio and 50 states, the District of Columbia, tribal lands, and U.S. territories pursuant to state law and the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to state and federal charges and punishment.

Only the Court may change the terms of this Protection Order. The Petitioner/Alleged Victim/Protected Person cannot give you legal permission to change this Order. If you go near the Petitioner/Alleged Victim/ Protected Person, even with the person's permission, you may be arrested. Only the Court may change or end this Protection Order. Unless the Court changes or ends this Order, you may be arrested for violating this Protection Order. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

WARNING TO PETITIONER / ALLEGED VICTIM

You **cannot** change the terms of this Order by your words or actions. Only the Court may allow the Respondent/Defendant to contact you or return to your residence. This Protection Order **cannot** be changed by either party without obtaining a written court order.

NOTICE ABOUT FIREARMS AND OTHER DEADLY WEAPONS

As a result of this Protection Order or Consent Agreement, it may be a federal crime for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to 18 U.S.C. 922(g)(8) for the duration of this Order. If you have any questions whether the law makes it illegal for you to possess or purchase a firearm or ammunition, you should consult with a lawyer.

This Protection Order may be subject to the exceptions pursuant to 18 U.S.C. 925(a)(1) **only** with respect to the official use of government-issued firearms or ammunition for the use of any department or agency of the United States, Ohio, or its political subdivision. This exception does not apply if the Defendant/ Respondent has been convicted of an offense of violence, for example, domestic violence, menacing by stalking, etc., against a family or household member.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all counties in Ohio. Violation of this Protection Order is a crime under R.C.2919.27. Law enforcement officers with powers to arrest under R.C. 2935.03 for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2151.34, 2903.213, 2903.214, 2919.26, 2919.27, and 3113.31. If you have reasonable grounds to believe that the Respondent/Defendant has violated this Protection Order, it is the preferred course of action in Ohio under R.C. 2935.03 to arrest and detain the Respondent/ Defendant until a warrant may be obtained. Federal and state law prohibits charging a fee for service of this Order to the Petitioner/Alleged Victim or protected parties.

IN THE COURT OF COMMON PLEAS

			COL	JNTY, OHIO		
Order of Pro		Case No.				
Per R.C. 3113.31(F)(3), this Ord	ler is indexed at					
		Judge/Magis	trate			
		State OF	IIO			
LAW ENFORCEMENT AGENC	Y WHERE INDEXED	oldio T				
		DATING V	OLENCE (CIVIL PROTECT	TION ORD	ER
PHONE NUME	BER	(DTCPO) E	X PARTE	(R.C. 3113.31)		
PETITIONE	R:	Pi	ERSON(S)	PROTECTED B	Y THIS O	RDER:
		Petitioner:	 		DOE	3:
		Petitioner's i		usehold Members ached.)	5 :	
					DOE	3:
First Middle	Last					3:
٧.					DOE	3:
••						J
RESPONDE	NT:		RES	PONDENT IDENT	TIFIERS	
		SEX	RACE	HGT		WGT
		E)/E0	LIAID		DOD	
First Middle	 Last	EYES	HAIR		DOB /	
		DRIVER'S L	IC. NO.	EXP. DATE	,	STATE
Petitioner is or was in a dating re Respondent within 12 months p resulting in this Order being requ	receding the conduct					
Address where Respondent can	be found:					
		Distinguishi	ng features:			
		-				
☐ WARNING TO LAW ENI	FORCEMENT: RESPO	NDENT HAS	FIREARMS	S ACCESS - PR	ROCEED V	WITH CAUTION
Violence Against Women Act, 18 U.	S.C. 2265, Federal Full Faith	a & Credit Declara	ion: Registra	tion of this Order is	not required	for enforcement.
THE COURT HEREBY FIND That it has jurisdiction over the pto be heard within the time requ	parties and subject matter					e and opportunity
THE COURT HEREBY ORD That the above named Responder protected persons named in this	lent be restrained from co				ainst Petitic	oner and other
The terms of this Order shall be	effective until	1	1	UNLESS EXT	TENDED B	Y SEPARATE
WARNING TO RESPONDE	NT: See the warning	page attached	I to the fro	nt of this Orde	r.	

FORM 10.01-Q: DATING VIOLENCE CIVIL PROTECTION ORDER (DTCPO) EX PARTE Adopted: April 15, 2021

[Page 2 of 5 Form 10.01-Q]

	. 0	Case No	
being pr against	oceeding came on for an <i>ex parte</i> hearing on present), upon the filing of a Petition by Petitioner for a the Respondent, pursuant to R.C. 3113.31. In according on the same day that the Petition was filed.	Dating Violence Civil Protecti	
good ca	ourt finds that the protected persons herein are in imme ause shown, the following temporary orders are necess violence.		
	ONDENT SHALL NOT ABUSE, harm, attempt to harm or commit sexually oriented offenses against the protect		
The Co	ourt also finds:		
		-	
			
			
☐ Addi	litional findings on a separate page are included ar	nd attached herein.	
□1.	RESPONDENT SHALL NOT ENTER or interfere wit day care centers, or child care providers of the prote buildings, grounds, and parking lots at those location permission of a protected person. [NCIC 04]	cted persons named in this C	order, including the
□2 .	RESPONDENT SHALL STAY AWAY FROM ALL pr	otected persons named in th	is Order, and not be
	present within 500 feet or	(distance) of any protected p	person wherever persons

	[Page 3 of 5 Form 10.01-Q] Case No
	are likely to be, even with a protected person's permission . If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart <i>immediately</i> . This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]
□3.	RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named in this Order or their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, landline, cordless, cellular or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person. Respondent may not violate this Order even with the permission of a protected person . [NCIC 05]
□4 .	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
□5.	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY, COMPANION ANIMALS, OR PETS owned or possessed by the protected persons named in this Order.
□6 .	THE PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS owned by Petitioner, from the possession of Respondent:
	Exchange of the listed companion animals or pets shall take place as follows:
□7.	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
□8.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON at any time while the Order remains in effect in order to bring about a cessation of violence. Furthermore, Respondent may be subject to firearms and ammunition restrictions pursuant to 18 U.S.C. 922(g)(1) through (9), 18 U.S.C. 922(n), or R.C. 2923.13. [NCIC 07]
	RESPONDENT IS EXCEPTED only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibitions apply.
□9.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS owned by Respondent or in Respondent's possession to the law enforcement agency that serves Respondent with this Order no later than
	or as follows:
•	
	Any law enforcement agency is authorized to accept possession of deadly weapons pursuant to this paragraph and hold them in protective custody for the duration of this Order. [NCIC 07]
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons for protective custody as set forth in this Order.
	Upon the expiration or termination of this Order and if a full hearing order is not issued or consent agreement approved, Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
10.	RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is not subject to R.C. 2923.128.

□11. RESPONDENT SHALL NOT USE OR POSSESS □ alcohol or □ illegal drugs.

	[Page 4 of 5 Form 10.01-Q]
	Case No
□12 .	RESPONDENT SHALL NOT INTERFERE with wireless service transfer, prevent the functionality of a device on the network, or incur further contractual or financial obligations related to the transferred numbers.
	Wireless service rights to and billing responsibility for the wireless service number or numbers in use by the Petitioner or any minor children in the care of the Petitioner shall be transferred to Petitioner by separate order, Wireless Service Transfer Order (Form 10-E).
□13.	IT IS FURTHER ORDERED: [NCIC 08]
14.	ALL DISCOVERY SHALL STRICTLY COMPLY with Civ.R. 65.1(D).
15.	THE CLERK OF COURT SHALL CAUSE A COPY OF THE PETITION, THIS ORDER, AND ANY OTHER ACCOMPANYING DOCUMENT to be served on the Respondent as set forth in Civ.R. 65.1(C)(2). The Clerk of Court shall also provide copies of the Petition and certified copies of this Order to Petitioner upon request.
16.	THIS ORDER DOES NOT EXPIRE because of a failure to serve notice of the full hearing upon the Respondent before the date set for the full hearing or because the Court grants a continuance, as set forth in R.C. 3113.31(D)(2)(b).

17. IT IS FURTHER ORDERED THAT NO COSTS OR FEES SHALL BE ASSESSED AGAINST THE

PETITIONER for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving this protection order, or subpoenaing witnesses or obtaining a certified copy of this protection order. This Order is granted without bond.

IT IS SO ORDERED.	
JUDGE/MAGISTRATE	

NOTICE TO RESPONDENT

NO PERSON PROTECTED BY THIS ORDER CAN GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THE TERMS OF THIS ORDER. IF YOU VIOLATE ANY TERM OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE HELD IN CONTEMPT OR ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

A FULL HEARING on this Order, and on all other issues raised by the Petition, shall be held before Judge or Magistrate:	TO THE CLERK: A COPY OF PETITION, THIS ORDER, AND ANY OTHER ACCOMPANYING DOCUMENTS SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(2): COPIES OF THIS ORDER AND ANY OTHER
on the day of , 20 at a.m./p.m. at the following location:	ACCOMPANYING DOCUMENTS SHALL BE DELIVERED TO: Petitioner Petitioner's Attorney Law Enforcement Agency Where Petitioner Resides:
On the day of the Full Hearing, come prepared to (1) tell the Court what happened, (2) bring with you any witnesses, evidence, and documentation to prove your case, and (3) be aware that the other party or party's attorney may ask you questions. If you do not have an attorney, you may ask for a brief continuance to obtain an attorney per R.C. 3113.31(D)(2)(a)(iii) or you may represent yourself. Parties do not have to give discovery, answer questions, or give information to the other party or the other party's lawyer unless ordered by judge or magistrate (Civ.R. 65.1(D)(2)).	Sheriff's Office: Law Enforcement Agency Where Petitioner Works: Other:

Case	No		
Case	INU.		

FORM 10-C: WARNING CONCERNING THE ATTACHED PROTECTION ORDER OR CONSENT AGREEMENT

NOTE: Rules 10.01, 10.02, 10.03, and 10.05 of the Rules of Superintendence for the Courts of Ohio require this Warning to be attached to the FRONT of all civil and criminal EX PARTE or FULL HEARING protection orders issued by the courts of the State of Ohio.

WARNING TO RESPONDENT / DEFENDANT

<u>Violating the attached Protection Order is a crime, punishable by incarceration, fine, or both and may</u> cause the revocation of your bond or result in a contempt of court citation against you.

This Protection Order is enforceable in all counties in Ohio and 50 states, the District of Columbia, tribal lands, and U.S. territories pursuant to state law and the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to state and federal charges and punishment.

Only the Court may change the terms of this Protection Order. The Petitioner/Alleged Victim/Protected Person cannot give you legal permission to change this Order. If you go near the Petitioner/Alleged Victim/ Protected Person, even with the person's permission, you may be arrested. Only the Court may change or end this Protection Order. Unless the Court changes or ends this Order, you may be arrested for violating this Protection Order. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

WARNING TO PETITIONER / ALLEGED VICTIM

You **cannot** change the terms of this Order by your words or actions. Only the Court may allow the Respondent/Defendant to contact you or return to your residence. This Protection Order **cannot** be changed by either party without obtaining a written court order.

NOTICE ABOUT FIREARMS AND OTHER DEADLY WEAPONS

As a result of this Protection Order or Consent Agreement, it may be a federal crime for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to 18 U.S.C. 922(g)(8) for the duration of this Order. If you have any questions whether the law makes it illegal for you to possess or purchase a firearm or ammunition, you should consult with a lawyer.

This Protection Order may be subject to the exceptions pursuant to 18 U.S.C. 925(a)(1) **only** with respect to the official use of government-issued firearms or ammunition for the use of any department or agency of the United States, Ohio, or its political subdivision. This exception does not apply if the Defendant/ Respondent has been convicted of an offense of violence, for example, domestic violence, menacing by stalking, etc., against a family or household member.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all counties in Ohio. Violation of this Protection Order is a crime under R.C.2919.27. Law enforcement officers with powers to arrest under R.C. 2935.03 for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2151.34, 2903.213, 2903.214, 2919.26, 2919.27, and 3113.31. If you have reasonable grounds to believe that the Respondent/Defendant has violated this Protection Order, it is the preferred course of action in Ohio under R.C. 2935.03 to arrest and detain the Respondent/ Defendant until a warrant may be obtained. Federal and state law prohibits charging a fee for service of this Order to the Petitioner/Alleged Victim or protected parties.

IN THE COURT OF COMMON PLEAS

		co	UNTY, OHIO	
Order of Protection Per R.C. 3113.31(F)(3), this Order is indexed at	Case No.			
LAW ENFORCEMENT AGENCY WHERE INDEXED () -	DATING		IVIL PROTECTION	
PHONE NUMBER	(DTCPO)	FULL HEAR	ING (R.C. 3113.3	1)
PETITIONER:	Petitioner Petitioner's		DOB usehold Members: ched)	:
First Middle Last			DOB DOB	-
v.			DOB DOB	-
RESPONDENT:		RESPO	ONDENT IDENTIFIE	 ERS
	SEX	RACE	HGT	WGT
	EYES	HAIR		DOB
First Middle Last			/	1
	DRIVER	'S LIC. NO.	EXP. DATE	STATE
Petitioner is or was in a dating relationship with Respondent within 12 months preceding the conduct resulting in this Order being requested.				
Address where Respondent can be found:	Distinguish	ing Features:		
☐ WARNING TO LAW ENFORCEMENT: RESPON	NDENT HAS	FIREARMS A	ACCESS – PROC	EED WITH
Violence Against Women Act, 18 U.S.C. 2265, Federal Full Faith 8	& Credit Declara	tion: Registratio	n of this Order is not r	equired for enforcement.
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, to be heard within the time required by Ohio law. Addition				notice and opportunity
THE COURT HEREBY ORDERS: That the above named Respondent be restrained from comprotected persons named in this Order. Additional terms of				t Petitioner and other
The terms of this Order shall be effective until WARNING TO RESPONDENT: See the warning pa	/ // age attached			5 YEARS MAXIMUM)

[Page 2 of 5 Form 10.01-R]

Case No.___

This proceeding came on for a hearing on	before the Court and the
Ex Parte Order issued on	. The following individuals were present:
The Court hereby makes the following findings of fact regarding which the Court concluded the existence of the dating relations	
Additional findings on a separate page are included and	d attached herein.
The Court further finds by a preponderance of the evidence the Respondent, 2) Petitioner or Petitioner's family or household medfined in R.C. 3113.31(A) committed by Respondent, and 3) to protect the persons named in this Order from dating violence	nembers are in danger and have been a victim as the following orders are equitable, fair, and necessary
RESPONDENT SHALL NOT ABUSE, harm, attempt to harm, upon, or commit sexually oriented offenses against the protect	
ALL OF THE PROVISIONS CHECKED BELO	OW ALSO APPLY TO RESPONDENT
☐1. RESPONDENT SHALL NOT ENTER or interfere with the day care centers, or child care providers of the protected buildings, grounds, and parking lots at those locations. the permission of a protected person. [NCIC 04]	d persons named in this Order, including the
□2. RESPONDENT SHALL STAY AWAY FROM ALL prote	ected persons named in this Order, and not be present
·	ce) of any protected persons wherever those protected
persons may be found, or any place Respondent knows even with a protected person's permission. If Respondent must be persons in any public or private place, Respondent must be on public and private roads, highways, and thoroughfare	s or should know the protected persons are likely to be, ondent accidentally comes in contact with protected at depart <i>immediately</i> . This Order includes encounters

	[Page 3 of 5 Form 10.01-R]
□3.	RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named in this Order or their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, landline, cordless, cellular or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person.
	Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
□4 .	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
□ 5.	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY, COMPANION ANIMALS, OR PETS owned or possessed by the protected persons named in this Order.
□6.	PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS owned by Petitioner from the possession of Respondent:
	Exchange of the listed companion animals or pets shall take place as follows:
□7 .	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
□8.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON, at any time while this Order remains in effect in order to bring about a cessation of violence. Furthermore, Respondent may be subject to firearms and ammunition restrictions pursuant to 18 U.S.C. 922(g)(1) through (9), 18 U.S.C. 922(n), or R.C. 2923.13. [NCIC 07]
	RESPONDENT IS EXCEPTED only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibitions apply.
□9.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS owned by Respondent or in Respondent's possession to the law enforcement agency that serves Respondent with this Order no later than or as follows:
	Any law enforcement agency is authorized to accept possession of deadly weapons pursuant to this paragraph and hold them in protective custody for the duration of this Order. [NCIC 07]
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons for protective custody as set forth in this Order.
	Upon the expiration or termination of this Order, Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
□10	.RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is now subject to R.C. 2923.128.
□11	.RESPONDENT SHALL NOT USE OR POSSESS alcohol or illegal drugs.
□12	RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM:

FORM 10.01-R: DATING VIOLENCE CIVIL PROTECTION ORDER (DTCPO) FULL HEARING Adopted: April 15, 2021

[Page 4 of 5 Form 10.01-R]

	Case No
	Respondent shall contact this program within this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.
3.	RESPONDENT IS ORDERED TO APPEAR before Judge or Magistrate on / ata.m p.m. to review Respondent's compliance with the terms of this Order. RESPONDENT IS WARNED: If you fail to attend the counseling program, you may be held in contempt of court or the Court may issue a warrant for your arrest.
4.	RESPONDENT SHALL NOT INTERFERE with wireless service transfer, prevent the functionality of a device on the network, or incur further contractual or financial obligations related to the transferred numbers.
	Wireless service rights to and billing responsibility for the wireless service number or numbers in use by Petitioner or any minor children in the care of Petitioner shall be transferred to Petitioner by separate order, Wireless Service Transfer Order (Form 10-E).
15.	IT IS FURTHER ORDERED: [NCIC 08]
6.	THE CLERK OF COURT SHALL CAUSE A COPY OF THIS ORDER to be served on Respondent as set forth in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner upon request.
7.	IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the Order as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting of the Order.
8.	IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER for filing issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesses for, or obtaining a certified copy of this Order. This Order is granted without bond.
9.	THE COSTS OF THIS ACTION ARE ☐assessed against Respondent ☐waived.

JUDGE

MAGISTRATE

Case No.

NOTICE TO RESPONDENT

NO PERSON PROTECTED BY THIS ORDER CAN GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THE TERMS OF THIS ORDER. IF YOU VIOLATE ANY TERM OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE HELD IN CONTEMPT OR ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served on or delivered to the parties indicated above pursuant to Civ.R. 5(B) and 65.1(C)(3), including ordinary mail, on	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(3). COPIES OF THIS ORDER SHALL BE DELIVERED ON:
By:CLERK OF COURT	☐ Petitioner ☐ Petitioner's Attorney ☐ Respondent's Attorney ☐ Counseling Program: ☐ Sheriff's Office ☐ Law Enforcement Agency Where Petitioner Resides: ☐ Law Enforcement Agency Where Petitioner Works: ☐ Other:

Case	No		
Case	INU.		

FORM 10-C: WARNING CONCERNING THE ATTACHED PROTECTION ORDER OR CONSENT AGREEMENT

NOTE: Rules 10.01, 10.02, 10.03, and 10.05 of the Rules of Superintendence for the Courts of Ohio require this Warning to be attached to the FRONT of all civil and criminal EX PARTE or FULL HEARING protection orders issued by the courts of the State of Ohio.

WARNING TO RESPONDENT / DEFENDANT

<u>Violating the attached Protection Order is a crime, punishable by incarceration, fine, or both and may</u> cause the revocation of your bond or result in a contempt of court citation against you.

This Protection Order is enforceable in all counties in Ohio and 50 states, the District of Columbia, tribal lands, and U.S. territories pursuant to state law and the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to state and federal charges and punishment.

Only the Court may change the terms of this Protection Order. The Petitioner/Alleged Victim/Protected Person cannot give you legal permission to change this Order. If you go near the Petitioner/Alleged Victim/ Protected Person, even with the person's permission, you may be arrested. Only the Court may change or end this Protection Order. Unless the Court changes or ends this Order, you may be arrested for violating this Protection Order. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

WARNING TO PETITIONER / ALLEGED VICTIM

You **cannot** change the terms of this Order by your words or actions. Only the Court may allow the Respondent/Defendant to contact you or return to your residence. This Protection Order **cannot** be changed by either party without obtaining a written court order.

NOTICE ABOUT FIREARMS AND OTHER DEADLY WEAPONS

As a result of this Protection Order or Consent Agreement, it may be a federal crime for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to 18 U.S.C. 922(g)(8) for the duration of this Order. If you have any questions whether the law makes it illegal for you to possess or purchase a firearm or ammunition, you should consult with a lawyer.

This Protection Order may be subject to the exceptions pursuant to 18 U.S.C. 925(a)(1) **only** with respect to the official use of government-issued firearms or ammunition for the use of any department or agency of the United States, Ohio, or its political subdivision. This exception does not apply if the Defendant/ Respondent has been convicted of an offense of violence, for example, domestic violence, menacing by stalking, etc., against a family or household member.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all counties in Ohio. Violation of this Protection Order is a crime under R.C.2919.27. Law enforcement officers with powers to arrest under R.C. 2935.03 for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2151.34, 2903.213, 2903.214, 2919.26, 2919.27, and 3113.31. If you have reasonable grounds to believe that the Respondent/Defendant has violated this Protection Order, it is the preferred course of action in Ohio under R.C. 2935.03 to arrest and detain the Respondent/ Defendant until a warrant may be obtained. Federal and state law prohibits charging a fee for service of this Order to the Petitioner/Alleged Victim or protected parties.

IN THE COURT OF COMMON PLEAS

COUNTY, OHIO							
Per R.C. 3113	er of Prot .31(F)(3), this Ord	er is indexed at	Case No. Judge State	ОНЮ			
()	PHONE NUMBER	र			NT AND DATING ORDER (R.C. 311		
	PETITIONER:		Petitioner Petitioner's		sehold Members: hed)	3:	
First	Middle	Last			DOE DOE DOE	3:	
	v.				DOE		
	RESPONDENT	•		DESDON	DENT IDENTIFIES	26	
	ILOI ONDERI	•	SEX	RACE	<u>IDENT IDENTIFIER</u> HGT	WGT	
					1	OOB	
First	Middle	Last	EYES	HAIR	/	/	
			DRIVER	S LIC. NO.	EXP. DATE	STATE	
Respondent with resulting in this	vas in a dating relation nin 12 months prece Order being request Respondent can be	ding the conduct ed.	Distinguish	ing Features:			
☐ WARNING CAUTION	TO LAW ENFOR	RCEMENT: RESPO	ONDENT HAS	FIREARMS A	ACCESS – PROC	CEED WITH	
Violence Against \ enforcement.	Women Act, 18 U.S.C.	2265, Federal Full Faith	a & Credit Declara	tion: Registratio	n of this Order is not r	equired for	
That it has juriso opportunity to be		es and subject matter ne required by Ohio la					
That the above	named Respondent	be restrained from co lis Order. Additional t				t Petitioner and	
	s Order shall be effe	ctive until See the warning p	/ / page attached			EARS MAXIMUM)	

[Page 2 of 5 Form 10.01-S] Case No._ This proceeding came on for a hearing on before the Court and the Ex Parte Order issued on The following individuals were present: ☐ The parties agree to waive their notice and hearing rights. Petitioner is or was in a dating relationship with Respondent within 12 months preceding the conduct resulting in this Order being requested. The Court also finds: Additional findings on a separate page are included and attached herein. RESPONDENT SHALL NOT ABUSE, harm, attempt to harm, threaten, follow, stalk, harass, force sexual relations upon, or commit sexually oriented offenses against the protected persons named in this Order. [NCIC 01 and 02] ALL OF THE PROVISIONS CHECKED BELOW ALSO APPLY TO RESPONDENT 1. RESPONDENT SHALL NOT ENTER or interfere with the residence, school, business, place of employment, day care centers, or child care providers of the protected persons named in this Order, including the buildings, grounds, and parking lots at those locations. Respondent may not violate this Order even with the permission of a protected person. [NCIC 04] 2. RESPONDENT SHALL STAY AWAY FROM ALL protected persons named in this Order, and not be present

within 500 feet or ______ (distance) of any protected persons wherever those protected persons may be found, or any place Respondent knows or should know the protected persons are likely to be, even with a protected person's permission. If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart *immediately*. This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]

☐3. RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named

[Page 3 of 5 Form 10.01-S]	
	Case No.

in this Order or their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, landline, cordless, cellular or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person.

	Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
□ 4.	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
□5.	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY, COMPANION ANIMALS, OR PETS owned or possessed by the protected persons named in this Order.
□6.	PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS owned by Petitioner from the possession of Respondent:
	Exchange of the listed companion animals or pets shall take place as follows:
□7 .	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
□8.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON at any time while this Order remains in effect in order to bring about a cessation of violence. Furthermore, Respondent may be subject to firearms and ammunition restrictions pursuant to 18 U.S.C. 922(g)(1) through (9), 18 U.S.C. 922(n), or R.C. 2923.13. [NCIC 07]
	RESPONDENT IS EXCEPTED only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibitions apply.
□9.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS owned by Respondent or in Respondent's possession to the law enforcement agency that serves Respondent with this Order no later than or as follows:
	Any law enforcement agency is authorized to accept possession of deadly weapons pursuant to this paragraph and hold them in protective custody for the duration of this Order. [NCIC 07]
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons for protective custody as set forth in this Order.
	Upon the expiration or termination of this Order, Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
10	RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is now subject to R.C 2923.128.
11	.RESPONDENT SHALL NOT USE OR POSSESS alcohol or illegal drugs.
<u> </u>	RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM:
	Respondent shall contact this program within days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to

provide the Court a written notice when Respondent attends the initial appointment, if Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.
RESPONDENT IS ORDERED TO APPEAR before Judge or Magistrate
on / ata.mp.m. to review Respondent's compliance with the terms of this Order. RESPONDENT IS WARNED: If you fail to attend the counseling program, you may be held in contempt of court or the Court may issue a warrant for your arrest.
RESPONDENT SHALL NOT INTERFERE with wireless service transfer, prevent the functionality of a device on the network, or incur further contractual or financial obligations related to the transferred numbers.
Wireless service rights to and billing responsibility for the wireless service number or numbers in use by Petitioner or any minor children in the care of Petitioner shall be transferred to Petitioner by separate order, Wireless Service Transfer Order (Form 10-E).
S.IT IS FURTHER ORDERED: [NCIC 08]
THE CLERK OF COURT SHALL CAUSE A COPY OF THIS ORDER to be served on Respondent as set forth in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner upon request.
in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner
in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner upon request. IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the Order as
in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner upon request. IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the Order as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting of the Order. IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER for filling, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesses for, or

[Page 4 of 5 Form 10.01-S]

Case No._

NOTICE TO RESPONDENT

JUDGE

NO PERSON PROTECTED BY THIS ORDER CAN GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THE TERMS OF THIS ORDER. IF YOU VIOLATE ANY TERM OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE HELD IN CONTEMPT OR ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

MAGISTRATE

[Page 5 of 5 Form 10.01-S]

	Case No
I have read this Consent Agreement and Civil Protection Order and agree to its terms.	I have read this Consent Agreement and Civil Protection Order and agree to its terms.
SIGNATURE OF PETITIONER	SIGNATURE OF RESPONDENT
Address of Petitioner (Safe Mailing Address)	Address of Respondent
Signature of Attorney for Petitioner	Signature of Attorney for Respondent
Address of Attorney for Petitioner	Address of Attorney for Respondent
	1
NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served on or delivered to the parties indicated above pursuant to Civ.R. 5(B) and 65.1(C)(3), including ordinary mail, on	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(3). COPIES OF THIS ORDER SHALL BE DELIVERED ON:
By:CLERK OF COURT	☐ Petitioner ☐ Petitioner's Attorney ☐ Respondent's Attorney ☐ Counseling Program: ☐ Sheriff's Office ☐ Law Enforcement Agency Where Petitioner Resides:
	☐ Law Enforcement Agency Where Petitioner Works: ☐ Other:

FORM 10-B: HOW TO COMPLETE A PROTECTION ORDER NOTICE TO NCIC

Form 10-A, Protection Order Notice to NCIC, is the mechanism to enter protection orders or consent agreements into the FBI's National Crime Information Center ("NCIC") Protection Order file. Inaccurate or inconsistent information on Form 10-A will delay entering the court order into the NCIC index; result in improper enforcement of the order; and impermissibly allow or deny a person from owning, possessing, purchasing, or transporting firearms and ammunition. Form 10-A must be completed each time the court grants, approves, modifies, renews, or terminates a criminal or civil *ex parte* or full hearing protection order or consent agreement or otherwise makes a clerical correction on a previously issued order or agreement.

Courts are encouraged to verify that orders are timely entered.

ELEMENTS OF FORM 10-A

- (A) Although Form 10-A is the primary method to inform law enforcement of the terms and conditions of a protection order or consent agreement, it is not a substitution for a protection order or judgement entry.
- **(B)** The court must mark the appropriate box:
 - **Initial NCIC Form:** This box indicates the court is issuing a criminal or civil protection order or approving a consent agreement for the first time.
 - Amended NCIC Form: This box points out to law enforcement that the original terms of an existing
 protection order or consent agreement have been modified, including modifications due to clerical
 errors.
 - Removal from NCIC: This box notifies law enforcement that the protection order or consent agreement is no longer valid and the order must be removed from the NCIC protection order database active file, regardless of the reason.
 - **Service Completed:** This box is marked if the court has knowledge that service of process has been perfected as set forth in Civ.R. 65.1 and Crim.R.49. The protection order should be entered promptly regardless of service.
- **(C) NUMERICAL IDENTIFIER.** Although the FBI only requires one numerical identifier, the court should provide additional numerical identifiers, if available, to facilitate identification of the subject of the protection order.
- (D) BRADY DISQUALIFIERS. All of the following requirements must be met to result in firearms disability pursuant to 18 U.S.C. 922(g)(8):
 - Existence of an intimate relationship between the protected parties and Respondent or Defendant, i.e., spouse, former spouse, an individual who cohabits or has cohabited with Respondent or Defendant, and an individual who is a parent of a child of the Respondent or Defendant;
 - Respondent or Defendant had actual notice of the hearing and an opportunity to participate;
 - The court made a finding in the order that Respondent or Defendant poses a credible threat of harm or the order explicitly prohibits Respondent or Defendant from the use, attempted use, or threatened use of physical force against an intimate partner or child.

In addition to the firearms and ammunition prohibition per 18 U.S.C. 922(g)(8), a Respondent or Defendant may be firearms and ammunition disqualified as result of other circumstances, e.g., 18 U.S.C. 922(g)(1) through (9), state law, or a court order.

- (E) DATE OF ORDER AND EXPIRATION OF ORDER. The NCIC protection order database will automatically render a record inactive on the order's expiration date. Protection orders issued pursuant to R.C. 2903.213 or 2919.26 may indicate "NONEXP." Upon disposition of the criminal case or the issuance of a civil protection order arising out of the same facts, the court must send to law enforcement another Form 10-A indicating Removal from the NCIC and state the expiration date of the order.
- (F) TERMS OF ORDER. The court must check every box that corresponds to the terms of the protection order. Note that the numbering next to each term in Form 10-A does not correspond to the sequence of remedies in a protection order or consent agreement. However, the remedies in the protection order forms are cross-referenced with the terms and conditions listed in Form 10-A, e.g., NCIC 01.

In every instance that the court changes a term of the protection order or consent agreement, e.g., divorce decree, custody order, continuance of hearing, or extension of the protection order, the court must submit Form 10-A or a form that is substantially similar, indicate the applicable terms to law enforcement and mark "Amended NCIC Form."

Amended: April 15, 2021

Discard all previous versions of this form

Case/Order No.

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	appear in bold	print)		. 45	,0 . 0. 2
_	al NCIC F	<u> </u>	Amended NCIC For				Removal from No	CIC
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		es 10.01, 10.02, 10.03, ered into the National			tendence	for the Court	s of Ohio, this info	ormation shall
	SUBJE	CT NAME						
	ADDRE	(LAST)			(FIRST))		(M.I.)
	ADDIKL	(STREET)			(CITY)		(STA	ATE) (ZIP)
	PHYSIC	CAL DESCRIPTION:	HGT	WGT	<u></u>	HAIR		<u></u>
				RACE		SEX	□M □F	
	NUMER	RICAL IDENTIFIER (NO	OTE: Only ONE of the	e 4 numerical	identifiers	s is needed.)		
	1.	SSN			2.	DOB	1	1
	3.*				STATE _		EXPIRATION YR.	
	4.*	VEHICLE LIC. NO. or #4 is used as a num			STATE _		EXPIRATION YR.	
	(* If #3 c	or #4 is used as a num	erical identifier, entire	line MUST be	completed	.)		
	Pursua purcha Doe: Did the 0	BRADY DISQUALIFIERS: Pursuant to 18 U.S.C. 922(g)(8), a "yes" response to all three Brady questions disqualifies the subject from purchasing or possessing any firearms, including a rifle, pistol, revolver, or ammunition. Does the Order protect an intimate partner or child(ren)?						
	- Doe:	s the Order find the sub	njedi a dredible ilileati				_	S NO
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		person or other family			порону, эс	oriooi, or place	or employment or	ine proteoted
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ONLY	□06	The subject has visita	ation or custody rights	of the child(ren	n) named ir	n this Order.		
#EPO	□07	The subject is prohibi Miscellaneous Field.	ted from possessing a	and/or purchasi	ng a firear	m or other we	eapon as identified i	n the
	□08	See the Miscellaneou Miscellaneous commo		regarding the s	specific ter	ms and condi	tions of this Order.	
	□09	The protected person	is awarded temporary	y exclusive cus	tody of the	e child(ren) na	med.	

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021
Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON			/=·=		
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Judge/Magistrate (circle one)

Date

Case/Order No.

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	appear in bold	print)		. 45	,0 . 0. 2
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	3.*				STATE _		EXPIRATION YR.	
	4.*	VEHICLE LIC. NO. or #4 is used as a num			STATE _		EXPIRATION YR.	
	(* If #3 c	or #4 is used as a num	erical identifier, entire	line MUST be	completed	.)		
	Pursua purcha Doe: Did the 0	BRADY DISQUALIFIERS: Pursuant to 18 U.S.C. 922(g)(8), a "yes" response to all three Brady questions disqualifies the subject from purchasing or possessing any firearms, including a rifle, pistol, revolver, or ammunition. Does the Order protect an intimate partner or child(ren)?						
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		person or other family			порону, эс	oriooi, or place	or employment or	ine proteoted
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	□08	See the Miscellaneou Miscellaneous commo		regarding the s	specific ter	ms and condi	tions of this Order.	
	□09	The protected person	is awarded temporary	y exclusive cus	tody of the	e child(ren) na	med.	

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021
Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON			(=,=,=,=)		
	(LAST)	0.511	(FIRST)		
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Judge/Magistrate (circle one)

Date

Case/Order No.

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	appear in bold	print)		. 45	,0 . 0. 2
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	□08	See the Miscellaneou Miscellaneous commo	s Field for comments ents:	regarding the s	specific ter	ms and condi	tions of this Order.	
	□09	The protected person	is awarded temporary	y exclusive cus	tody of the	e child(ren) na	med.	

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021
Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON			(=,=,=,=)		
	(LAST)	0.511	(FIRST)		
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Judge/Magistrate (circle one)

Date

Case/Order No.

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	appear in bold	print)		. 45	,0 . 0. 2
_	al NCIC F	<u> </u>	Amended NCIC For				Removal from No	CIC
☐ Serv	ice Com	pleted (Law Enforcen	nent Agency: If unch	ecked, presur	ne Service	e Unknown)		
		es 10.01, 10.02, 10.03, ered into the National			tendence	for the Court	s of Ohio, this info	ormation shall
	SUBJE	CT NAME						
	ADDRE	(LAST)			(FIRST))		(M.I.)
	ADDIKL	(STREET)			(CITY)		(STA	ATE) (ZIP)
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	(* If #3 c	or #4 is used as a num	erical identifier, entire	line MUST be	completed	.)		
	Pursua purcha Doe: Did the 0	' DISQUALIFIERS: nt to 18 U.S.C. 922(g) sing or possessing an s the Order protect an it the subject have notice Order? s the Order find the sub	ny firearms, includin ntimate partner or chil of the hearing and op	g a rifle, pisto ld(ren)? oportunity to pa	I, revolver	r, or ammuni	tion.	From ES NO ES NO ES NO
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FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021
Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

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Judge/Magistrate (circle one)

Date