ORDER OF PROTECTION

ORDER (OF P	ROTE	EC	TION	S S	TAT	E OF	M	ISSISSIPP	I
TEMPO				CTIC	COL	JRT				
TEMPOI		_			COUNTY/C	ITY				
ABUSE PR	ROTE	CTION	I C	RDER	ISSUING JUD	GE				
					CAUSE	NO.				
Number of per	rsons beir	g protected.			DATE ISSU	JED				
 ETITIONER										=
LAST NAME	FIRST NAI	ME	MII	DDLE NAME	DOB (MM/DD/YYYY)	SEX		RA	CE	_
YES NO Is the	e petitione	r to be proted	cted?	•						
THER PERSON(S) TO B	E PROTE	CTE	D:						
LAST NAME	FIRST NAM	1E	MID	DLE NAME	DOB (MM/DD/YYYY)	SEX		RAC	CE	\neg
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ESPONDENT LAST NAME	FIRST NA	ME	М	IDDLE NAME	RESPONDEN' DOB (MM/DD/YYYY)	T'S IDEN		S: SE	ΕX	
ADDRESS 1					WEIGHT	HAIR		R/	ACE	
ADDRESS 2					HEIGHT	SOCIAL	_ SECURIT`	<u> </u>		
										_
CITY		STATE		ZIP	DRIVER LICENSE #		STATE		EXP DATE (MM/DD/YYYY)	_
RELATIONSHIP OF RESPONDENT: (ch			SON	N(S) TO	ALIASES		FEATUR	ES		_
Current or former sp		αι αρριγ)			C	AUTION AN	ND MEDICA	L CON	DITIONS	_
Person currently livi			ed as	spouse	☐ 55 Alcoholic			50 He	art Condition	ī
☐Person having child(ren) in common ☐Current or former dating partner				☐ 60 Allergies [□ 85 Hemophiliac			
☐Other blood or marr	• .		resid	ing or who					ernational Flight Risk own to Abuse Drugs	_
formerly resided	I with Res	pondent.		-	☐ 65 Epilepsy			☐ 10 Martial Arts Expert		
					☐ 25 Escape Risk☐ 15 Explosive Ex	nertice		80 Me 01 Otl	edication Required	\downarrow
THE COURT HERE The Court has jurise			and	subject matte	<u>'</u>	-	1			_
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- Respondent has been provided with reasonable notice and an opportunity to be heard as prescribed by law.
- Respondent has committed one or more acts of abuse against the petitioner or protected person(s), and presents a credible threat to the safety of the petitioner or protected person(s).
- Respondent is restrained from committing further acts of abuse or threats of abuse against the petitioner or protected person(s).
- Pursuant to 18 U.S.C. § 2265, this Order shall be presumed to be valid and enforceable in all 50 states, the District of Columbia, Tribal Lands, U.S. Territories and Commonwealths.
- Additional terms of this Order are set forth on the following pages.

EXPIRATION DATE:	

To verify status, call: Sheriff (

	itioner has proven by a preponderance of the evidence that the Respondent has committed abuse by ing one or more of the following acts against (list individuals abused):
	attempted to cause or intentionally, knowingly or recklessly caused bodily injury to the protected person(s);
	by physical menace, placed in fear of imminent serious bodily injury;
	criminal sexual conduct against a minor as defined in M.C.A. § 97-5-23;
	stalking as defined in M.C.A. § 97-3-107 and/or cyberstalking as defined in M.C.A. § 97-45-15; and/or
	sexual battery or rape.
Describe	e specific conduct giving rise to the finding(s) of abuse:
THE CO	OURT ORDERS AS FOLLOWS: (check and initial all that apply)
	Respondent is prohibited from abusing, harassing, stalking, following or threatening the
	petitioner or protected person(s) in any manner whatsoever, including by electronic means, that would place that person in reasonable fear of bodily injury. This also includes the use, attempted use or threatened use of physical force against the petitioner or protected person(s) that would reasonably be expected to cause bodily injury.
	Respondent is prohibited from contacting the protected person(s) either in person, by phone, electronic communication, or through a third party, except such contact as may be necessary for the purposes set forth below. (List other designated household members.)
	electronic communication, or through a third party, except such contact as may be necessary for
	electronic communication, or through a third party, except such contact as may be necessary for the purposes set forth below. (List other designated household members.) Respondent is prohibited from going within yards of the protected person(s) (to include
	electronic communication, or through a third party, except such contact as may be necessary for the purposes set forth below. (List other designated household members.) Respondent is prohibited from going within yards of the protected person(s) (to include place of employment, school, etc.), except for the purposes set forth below.
	electronic communication, or through a third party, except such contact as may be necessary for the purposes set forth below. (List other designated household members.) Respondent is prohibited from going within yards of the protected person(s) (to include place of employment, school, etc.), except for the purposes set forth below. Exceptions to the contact and/or distance prohibition(s): To exchange the minor child(ren) for visitation pursuant to an existing court order. During medical emergencies involving the minor children.
	electronic communication, or through a third party, except such contact as may be necessary for the purposes set forth below. (List other designated household members.) Respondent is prohibited from going within yards of the protected person(s) (to include place of employment, school, etc.), except for the purposes set forth below. Exceptions to the contact and/or distance prohibition(s): To exchange the minor child(ren) for visitation pursuant to an existing court order. During medical emergencies involving the minor children. To attend special events involving the minor children (sporting events, school
	electronic communication, or through a third party, except such contact as may be necessary for the purposes set forth below. (List other designated household members.) Respondent is prohibited from going within yards of the protected person(s) (to include place of employment, school, etc.), except for the purposes set forth below. Exceptions to the contact and/or distance prohibition(s): To exchange the minor child(ren) for visitation pursuant to an existing court order. During medical emergencies involving the minor children.

CAUSE NO.

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Petitioner is granted the use of the residence located at
(hereinafter referred to as "residence") to the exclusion of the Respondent and Respondent shall not enter upon the premises of the residence for any reason whatsoever except as may be otherwise provided by the Court below. Respondent shall in no way interfere with the use and enjoyment of the residence by any act that results in disconnection of current services to the residence.
or a representative shall be allowed
to return to the residence to retrieve his/her personal clothing and other necessities and/or those of the minor children and/or incompetent person(s), provided that he/she is accompanied by a law enforcement officer to ensure the protection and safety of the parties. The law enforcement agency having jurisdiction in the locality of the residence shall accompany the returning party at a date and time deemed appropriate by that agency. Such return shall be scheduled without delay and at a date and time most likely to result in successful retrieval of the necessary items. NO FORCED ENTRY ALLOWED.
Respondent is prohibited from transferring or disposing of property mutually owned or leased by the parties.
Respondent is ordered to pay all costs of court in the amount of dollars.
Said amount shall be paid to the Clerk of the Court no later thandays from the entry of this Order.
Other:

THE COURT FURTHER ORDERS:

A certified copy of this Order shall be provided to law enforcement for immediate service upon the Respondent. Service of Process shall be executed without prepayment of fees. A certified copy of this Order shall be provided to the Petitioner and the Sheriff of the issuing county. ANY LAW ENFORCEMENT OFFICER HAS THE DUTY TO ENFORCE THE TERMS OF THIS ORDER.

The clerk shall immediately enter this order into the Mississippi Protection Order Registry.

Only the Court can modify, change or dismiss the provisions of this Order. Neither party can modify or change this Order without the Court's approval. Petitioner/Protected Person(s) <u>CANNOT</u> waive the terms of this Order or give Respondent permission to violate the Order.

	NOTICE TO RESPONDENT
	Any knowing violation of this Order may subject you to arrest and prosecution for a misdemeanor punishable by a fine of up to \$1000.00 or by confinement in jail for as long as 6 months, or both. This Order is enforceable by any law enforcement officer in the State of Mississippi, as well as in all other states within the United States, all U.S. Territories and Commonwealths, the District of Columbia and Tribal Lands.
	As a result of this Order, it may be unlawful for you to possess or purchase a firearm, including a handgun or long gun, or ammunition pursuant to federal law under 18 U.S.C. 922(g)(8) [and/or state, tribal, territorial or local law]. If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.
S	O ORDERED AND ADJUDGED, this the day of
	Judge

CAUSE NO.