Case No.	General Court of Justice District Court Division		С	RDER OF P	VIOLENCE PROTECTIO NT ORDER	N		
County		NORTH CAROLINA				G.S. 50B-2	2, -3, -3.1	
	PETITIONER/PLAIN	ITIFF	PETI	TIONER/PLAII	NTIFF IDENTIF	FIERS		
First	Middle La	ast	Date Of Birth Of Per	titioner				
And/or on be	ehalf of minor family member(s):	(list Name and DOB)	Other Protected F	Persons/DOB:				
		VER	SUS					
	RESPONDENT/DEFE			NDENT/DEFE	NDANT IDEN	rififps		
	RESPONDENT/DELL	INDANI	Sex	Race	DOB	HT	WT	
First	Middle La	nst						
	<u> </u>	ormer spouse	Eyes	Hair	Social Secu	rity Numb	er	
unmarrie	d, of opposite sex, currently or forr	· ·						
_	d, have a child in common		Drivers License No. State Expiration Date					
=	or formerly in dating relationship rformer household member							
parent	grandparent child g	grandchild	Distinguishing Fe	atures				
Respondent	's/Defendant's Address							
CAUTION:								
Weapon	Involved							
	RT HEREBY FINDS THAT:							
	r was heard by the undersigned nt/Defendant has been provide	, ,	•		•	ter and th	е	
·	findings of this Order are set fo		i service or proces	33, and opportunit	y to be neard.			
Additional	illidings of this Order are set to	illi oli Fage 2.						
THE COUR	RT HEREBY ORDERS THAT:							
The abo	ove named Respondent/Defender (G.S. 50B-1).	dant shall not commit any f	urther acts of dom	nestic violence or	make any threats	of domes	stic	
The abo	ove named Respondent/Defendent-initiated contact, except thro	ough an attorney, direct or				act, emai	l,	
	ift-giving or telefacsimile mach							
	terms of this Order are as set f	-]			
The terms	of this Order shall be effective	until			,			
This Order s	S TO THE RESPONDENT/DE shall be enforced, even without I by Tribal Lands (18 U.S.C. Section 2262).	registration, by the courts o						
	Federal law makes it a crime for you to possess, transport, ship or receive any firearm or ammunition while this Order is in effect even if this Order does not prohibit you from possessing firearms (18 U.S.C. Section 922(g)(8)).							
	will be enforced anywhere in No	-						
-	ourt can change this Order. The	olaintiff cannot give you per	mission to violate	this Order.				
See addition	nal warnings on Page 4.							

(Over)

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	ADDITIONAL FINDINGS
The C	purt also finds:
1	Plaintiff resides in North Carolina. Acts of domestic violence occurred in North Carolina.
2	Present at the hearing were: the plaintiff the plaintiff's attorney:
	the defendant the defendant's attorney:
3	As indicated by the check block under Respondent/Defendant's name on Page 1, the parties are or have been in a personal
	relationship.
4	On (date of most recent conduct), the defendant
	a. attempted to cause intentionally caused bodily injury to the plaintiff the child(ren) living with or in the custody of the plaintiff
	b. placed in fear of imminent serious bodily injury the plaintiff a member of the plaintiff's family a member of the plaintiff's household
	c. placed in fear of continued harassment that rises to such a level as to inflict substantial emotional distress the plaintiff a member of plaintiff's family a member of plaintiff's household
	d. committed an act defined in G.S. 14-
	27.22 (2 nd deg. forcible rape) 27.23 (statutory rape of a child by an adult)
	27.24 (1st deg. statutory rape) 27.25 (statutory rape of person who is 15 years of age or younger)
	27.26 (1st deg. forcible sexual offense)
	27.28 (statutory sexual offense with a child by an adult) 27.29 (1st deg. statutory sexual offense)
	27.30 (statutory sexual offense with a person who is 15 years of age or younger) 27.31 (sexual activity by a substitute parent or custodian) 27.32 (sexual activity with a student)
	against the plaintiff child(ren) residing with or in the custody of the plaintiff
	by (describe defendant's conduct)
<u> </u>	The defendant is in possession of, owns or has access to firearms, ammunition, and gun permits described below. (Describe all firearms, ammunition, and gun permits, give identifying number(s) if known, and indicate where defendant keeps firearms.)
□ 6	The defendant a. used threatened to use a deadly weapon against the plaintiff minor child(ren) residing with or in the custody of the plaintiff b. has a pattern of prior conduct involving the use threatened use of violence with a firearm against persons c. made threats to seriously injure or kill the plaintiff minor child(ren) residing with or in the custody of the plaintiff d. made threats to commit suicide e. inflicted serious injuries upon the plaintiff minor child(ren) residing with or in the custody of the plaintiff in that: (state facts)
_ _ 8	The defendant plaintiff is presently in possession of the parties' residence at The defendant plaintiff is presently in possession of the parties' vehicle, which the plaintiff wants the possession and use of. (describe vehicle) Other: (specify)

Name Of L	Defendant			File No.	
				<u> </u>	
		CONCLUSIONS			
1.	on these facts, the Court makes the following of The defendant has committed acts of domestic of The defendant has committed acts of domestic of There is danger of serious and immediate injury The defendant's conduct requires that he/she sut The plaintiff has failed to prove grounds for issue	violence against the plai violence against the min to the	or child(r] minor munition	child(ren). [G.S. 50B-2(c)] and gun permits. [G.S. 50B-3.1]	ıtiff.
	, , ,	ORDER	'		
It is ∩E	RDERED that:	ONDER			
	the defendant shall not assault, threaten, abuse or interfere with the plaintiff. A law enforcement of defendant has violated this provision. [01]	officer shall arrest the de	endant if	the officer has probable cause to believe the	
2.	the defendant shall not assault, threaten, abuse or interfere with the minor child(ren) residing with defendant if the officer has probable cause to be	th or in the custody of th	e plaintif	f. A law enforcement officer shall arrest the	;) ,
☐ 3.	the defendant shall not threaten a member of the	ne plaintiff's family or ho	usehold.	[02]	
☐ 3a.	the defendant shall not cruelly treat or abuse a residing in the household.	n animal owned, posses	sed, kep	t, or held as a pet by either party or minor child	d
<u> </u>	the plaintiff is granted possession of, and the deproperty located in the residence except for the				onal
<u> </u>	any law enforcement agency with jurisdiction shatthe residence. [08]	all evict the defendant fro	n the res	idence and shall assist the plaintiff in returning	to
6.	the plaintiff [08] defendant [08] is e residence. A law enforcement officer shall assist			letries, and tools of trade from the parties' in returning to the residence to get these item	าร.
☐ 6a.	the plaintiff is granted the care, custody, and con child residing in the household.	trol of any animal owned	possess	ed, kept, or held as a pet by either party or mine	or
7.	the defendant shall stay away from the plaintiff's enforcement officer shall arrest the defendant if t [04]				١.
8.	the defendant shall stay away from the followin (a) the place where the plaintiff works. [04]	g places:		(b) any school(s) the child(ren) attend. [04]]
	(c) the place where the child(ren) receive(s (e) Other: (name other places) [04]) day care. [04]		(d) the plaintiff's school. [04]	
	The sheriff must deliver a copy of this Order to	the principal or the princ	ipal's de	signee at the following school(s): (name school	ls)
<u> </u>	the plaintiff is granted possession and use of th	e vehicle described in it	em 8 of t	he Findings on Page 2. [08]	—
<u> </u>	the defendant is ordered to make payments to	the plaintiff for support o	f the min	or child(ren) as required by law. [08]	
	for official use.	d handgun permit is sus nember of the armed ser	pended f rices and	for the effective period of this Order. [08] may may not possess or use a fire	earm
<u></u> 12.	the defendant surrender to the sheriff serving the Findings on Page 2 of this Order and any other or control. NOTE TO DEFENDANT: You must sure cannot be surrendered at that time, you must sure sheriff. Failure to surrender the weapons and per permits to purchase or carry concealed firearms "Notice To Parties: To The Defendant" on Page 4 on how to request return of surrendered weapons.	firearms and ammunition in the surrender these items at the surrender them to the sheriful mits as ordered or posses after being ordered not to of this Order for information.	n in the he time th within 2 ssing, pu possess	defendant's care, custody, possession, owner the sheriff serves this Order on you. If the weapo 4 hours at the time and place specified by the trchasing, or receiving a firearm, ammunition or the firearms, ammunition or permits, is a crime. Se	rship ons ee
<u> </u>	the defendant shall attend and complete an about Domestic Violence Commission: [08]	user treatment program			the
	Domestic violence Commission. [00]				—-

14. Other: (specify)	[08]						
15. this action is d	ismissed and as of this	s date any ex parte orde	r issued in th	nis case is n	null and void		
		TEMPORAR	Y CUSTOD	Y			
"Temporary Child Order.	Custody Addendum To	Domestic Violence Prof	ective Order	r," AOC-CV-	306A, is attac	ched and incorpor	ated into this
		FOR CONSENT J	JDGMENT	S ONLY			
		owingly, freely, and volute to Parties and Warning					o this Order
Each of us agrees		and conclusions of law	will be inclu	ded in this o			
Date	Signature Of Plaintiff		Date		Signature Of De	efendant	
		SIGNATURE	OF JUDG	E			
Date	Name Of District Court Judg	ge (type or print)		Signature Of D	District Court Judg	ge	
		NOTICE TO	O PARTIES	 S			
TO THE DEFENDANT: 1. If this Order prohib	its vou from possessing	g, receiving or purchasing			te or attempt to	o violate that provi	sion. vou mav
be charged with a C	Class H felony pursuant	to North Carolina G.S. 14	I-269.8 and m	nay be impris	soned for up to	o 39 months.	
Order, or if you faile	ed to disclose to the Co	r firearms, ammunition, a urt all information reques ay be charged with a Clas	ted about po	ssession of	these items, o	or provided false in	
which this Order was state or federal court may not file for return Domestic Violence P after the expiration committed against the final disposition of determine whether the fail to file a motion for time this Order expirate.	s entered when the protect, are pending against you not the firearms until final trotective Order" AOC-CV of the order that require person who is protected the criminal charges. At the criminal charges were treturn of the weapons were the weapons were the weapons were the criminal charges.	and permits, you may file attive order is no longer in element and are alleged to have be disposition of the criminal and is available from the ed you to surrender the field by the domestic violence the time you file the motio veapons to you. You must prithin 90 days after the expire storage fees within 30 days of your weapons.	fect, except if een committee charges. The clerk of court's rearms or if y protection or on, the clerk wi pay the sheriff tration of this 0	at the time the dagainst the form, "Motions office. The rou have pender, the motion!! schedule a "s storage fee Order, or the time."	nis Order expire person who is a For Return Of motion must be ding criminal ch n must be filed hearing before before the she final disposition	es, criminal charges, protected by this On f Weapons Surrende filed not later than harges alleged to ha the district court for eriff returns your weapon of criminal charges	in either der, you ered Under 90 days ve been ays after a judge to apons. If you e pending at the
(for firearms, ammunition, and permits surrendered on or after December 1, 2025, and, on or after February 1, 2026, for all firearms, ammunition, and permits surrendered without regard to date surrendered) If you surrendered your firearms, ammunition, and permits, and if the court does not enter a protective order when the ex parte or emergency order expires or if the protective order is denied by the court following a hearing, you may retrieve any weapons surrendered to the sheriff without additional order of the court, unless the court or the sheriff finds that you are precluded from owning or possessing a firearm pursuant to State or federal law or unless you have pending criminal charges committed against the person that is the subject of the protective order or unless you have pending charges that would, in the event of a conviction, prohibit you from possessing a firearm. You must pay the sheriff's storage fee before the sheriff returns your weapons. The sheriff may seek an order from the Court to dispose of your weapons if (i) you fail to file a motion for return of the weapons within 90 days after the expiration of this Order or the final disposition of criminal charges pending at the time this Order expired or if you have not retrieved the firearms pursuant to G.S. 50B-3.1(e), (ii) the court has determined that you are precluded from regaining possession, or (iii) you fail to pay the storage fees within 30 days after entry of an order granting the return or your request to the sheriff to retrieve your weapons.							
		er on you at all times and st					ove to another
2. The court or judge is	the only one that can ma	o the law enforcement age ke changes to this Order. I	,				come back into
	ites any provision of this	Order, you may call a law e					
out form AOC-CV-30	7, Motion For Order To S	may go to the clerk of court how Cause Domestic Viole empt for violating the order.	nce Protective				
	CERTIFICATE OF	SERVICE WHEN DEF	ENDANT	NOT PRES	SENT AT HE	EARING	_
		has been served on the					
Date	Signature	ii depository under the e	voinging cal	Deputy CS		Assistant CSC	JUI VILE.
				= ' '		Other	

		1							
Name Of Plaintiff		Name Of Defendant		File No.	File No.				
			CERTIFICA	TION					
I certify this Order is a	true copy.								
Date	Signature Of Clerk				Deputy CSC	Assistar	nt CSC		
NOTE TO CLERK: A d	copy of this Order sha	Il he mailed or giv	ven to each narty	to your sh	Clerk Of Superior Coul		the nlain	tiff's residence	e if
	y. Send extra copies t							un s residence	C, 11
	_	TEMPORAR'		_	_				
					TIVE ORDER ler of Protection)				
NOTE TO THE JUDG consider and may award interest of the child with p	temporary custody of	f minor children ai	nd establish temp	either party porary visita	at a hearing after notic ation rights []" The co	e or service of urt shall base	process its decisi	t, the court sho	all st
The state of the s			FINDING	SS					
1. The defendant	requested custody	and gave prope	r notice of this	request to	the plaintiff.				
2. The parties are	the parents of the f	ollowing childre	n under the ag	e o <u>f e</u> ighte	een (18). The child(re				_
	hich is incorporated		to this Order.			tted an "Affid	avit As	To Status O	f
NOTE TO JUD	GE: A copy of AOC-C		1	ched to the				D-4- Of Di-	41.
	Name	Sex	Date Of Birth		Name		Sex	Date Of Bir	tn
2. The following of	tatutam (faatara war	a raised by the	ovidence and th	ha Caurt r	makes the following t	indings boss	d on th		
					makes the following t findings regarding the				s.)
"Whether the	e minor child was e	xposed to a su	ıbstantial risk	of physic	al or emotional inju	iry or sexua	ıl abuse	e." Findings:	
"Whether the	e minor child was p	resent during a	acts of domest	tic violen	ce ." Findings:				
☐ "Whether a v	weapon was used	or threatened	to be used dur	ing anv a	ct of domestic violen	ce." Findinas	s:		
				3 ,		3			
∐ "Whether a բ	party caused or att	empted to cau	se serious boo	dily injury	$m{\prime}$ to the aggrieved pa	rty or the mi	nor child	d." Findings:	
"\\/\bathara r	arty placed the eas	riouad party or t	ha minar ahild i	n recen	able feer of imminer	et oorious b	مرااليد اسا	un." Findin	~ 0.
∐ vvne≀ner a μ	party placed the agg	neved party or t	ne minor chila i	n reasona	able fear of imminer	it serious bo	oally inj	lury . Finaing	gs:
☐ "Whether a p	party caused an ag	grieved party to	o engage invol	untarily i	n sexual relations b	y force, threa	ıt, or du	ress." Findin	gs:
"Whether the	ere is a pattern of a	abuse against a	ın aggrieved pa	arty or the	minor child." Finding	s:			
"\//hether a r	narty has ahusad o	r andangered (the minor child	d during	visitation." Findings				
□ whieriei a b	Janty Has abuseu U	i siidaliyeled (ane millor cilli	a aaring	visitation. Thidings	ı			

	FINDINGS (continue	d)				
☐ "Whether a party has used visitation as	an opportunity to abuse o	harass the aggrieved party." Findings:				
☐ "Whether a party has improperly concea l	led or detained the minor ch	uild " Findings:				
		a. ,agc.				
"Whether a party has otherwise acted in a	a manner that is not in the be	est interest of the minor child." Findings:				
4. Other findings as to whether it is in the best to the safety of the child(ren):	interest of the child(ren) that	custody be awarded with particular consideration given				
to the salety of the child(reff).						
	CONCLUCIONS					
	CONCLUSIONS					
1. The Court has jurisdiction under the Uniform	•					
2. It is in the best interest of the minor child(ren		given to plaintiff. defendant. [08]				
3. The Court concludes that temporary custody	-	nis time.				
	ORDER					
Therefore it is ORDERED that:	3112211					
1. temporary custody of the minor child(ren) na	nmed on Side One is granted	to plaintiff. defendant.				
	ed to visitation under the term					
a. supervised visitation as follows: (sp	pecify the person or agency prov	ding supervision, the location, frequency, and length of visitation				
OR						
unsupervised visitation as follows:	(specify the location, frequency	and length of visitation)				
b. (name person)		shall be responsible for transportation of the minor				
		shall be				
responsible for transportation of the minor child(ren) from visitation. The exchange at the start of visitation shall occur at						
(name location) and the exchange at the conclusion of the visitation shall occur at (name location)						
c. Other:						
3. temporary custody is not awarded.4. The order is effective until (give date which car	nnot be longer than and wastle					
Date Name Of District Court Judge (type		Signature Of District Court Judge				
Traine of District Court studge (type	o. pint)	Signature of District Court Vidage				