STATE OF NORTH CAROLINA		File No.				
County		In The General Court Of Justice District Court Division				
Name And Address Of Plaintiff						
			NO-CONTACT ORDER			
VERSUS		FOR STALKING OR				
Name And Address Of Defendant		NON	NCONSENSUAL SEXUAL CONDUCT			
			G.S. 50C-7			
	FINDI	NGS				
This matter was heard by the undersigned district court ju	udge, the cou	urt has juris	diction over the parties and subject matter, and the			
defendant has been provided notice of the hearing.						
The Court hereby finds that:	Order) This C	Ordor io onto	ared by default for the remody sought in the complaint			
1. (If this block is checked, skip to the Order portion of the obecause the defendant failed to file an answer sufficient to justify a no-contact order for stalking of	er 🗌 appe	ear at this he	earing and the allegations in the complaint are			
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	sented by					
the defendant, represented by						
3. The plaintiff has suffered unlawful conduct by the defendant in that:						
4. Other:						
	CONCLU	JSIONS				
1. The defendant committed acts of unlawful conduct	t against the	plaintiff.				
2. The plaintiff has failed to prove grounds for issuan	_	-				
	ORD					
It is ORDERED that:	0.112					
1. The defendant shall not visit, assault, molest, or ot	therwise inte	rfere with th	e plaintiff.			
The defendant cease stalking the plaintiff.						
3. The defendant cease harassment of the plaintiff.						
4. The defendant not abuse or injure the plaintiff.						
 ☐ 5. The defendant not contact the plaintiff by telephone, written communication, or electronic means. 						
			pol, place of employment, and other places listed below			
List Other Places Where Defendant Ordered Not To Be						

7. Other: (specify)				
(specify date and	Order shall be effective until	one (1) year from the da	ate of this Order.	
Date		Name Of District	Court Judge (type or print)	
Time		AM Signature Of Dis	trict Court Judge	
NOTICE TO DEFENDAN	IT: A KNOWING VIOLATION OF OF COURT, WHICH MAY RE CIVIL OR CRIMINAL CONTE	SULT IN A FINE OR IN	T ORDER SHALL BE PUNISH IPRISONMENT. THE COURT I	
		CERTIFICATION		
I certify this Order is a tru	е сору.			
Date	Signature Of Clerk		Deputy CSC Clerk Of Superior Court	Assistant CSC
that o munic	50C-9 provides: "The clerk of court sh rder to the sheriff." The statute also p sipality of the victim's residence, or the police department.	rovides that a copy of the c	order shall be issued promptly to the	e police department of the
RETUR	N/CERTIFICATE OF SERVICE	E WHEN DEFENDA	NT NOT PRESENT AT HEA	RING
I certify that this No-Cont	act Order For Stalking Or Noncon	sensual Sexual Conduc	ct was received and served as f	ollows:
Date Served	Time Served	AM Name Of Defend	lant	
By delivering to the d	efendant named above a copy of	this Order.		
	his Order at the dwelling house o		of the defendant named above v	with a person of suitable
Name And Address Of Per	son With Whom Copies Left			
By mailing a copy of t	his Order to the defendant by			
registered mail.	certified mail (return receipt).	designated deliver	y service.	
☐ Defendant WAS NOT	served for the following reason.			
Date Received		Signature Of De	outy Sheriff Making Return	
Date Of Return		Name Of Sheriff	(type or print)	
Date Mailed		County Of Sheri	ff	
		Signature Of Cle	rk	Deputy CSC Assistant CSC
				Clerk Of Superior Court

NOTE TO CLERK: G.S. 50C-9(b) provides: "If the [defendant] was not present in court when the order was issued, the [defendant] may be served in the manner provided for service of process in civil proceedings in accordance with Rule 4(j) of the Rules of Civil Procedure."