STATE OF NOF	RTH CAROLINA	File No.
	County	In The General Court Of Justice District Court Division
Name Of Plaintiff Name Of Defendant	VERSUS	CONTEMPT ORDER - PERMANENT CIVIL NO-CONTACT ORDER AGAINST HUMAN TRAFFICKER OR SEX OFFENDER
		G.S. 5A-15, -23; 50D-8
A contempt hearing was h	neld before the district court judge name	ed below, pursuant to a show cause order which was served on the
	ontact Order Against Human Trafficker Or S	Sex Offender was issued in this case on (Give date of order.)defendant was required to: (List provisions at issue.)
The Court finds	was represented by counsel, waived re	presentation by counsel, or was not entitled to court appointed counsel.  If endant willfully failed to comply with the Permanent Civil No-Contact  It: (Set out facts relating to violation(s).)
The Court finds Trafficker Or Se	was represented by counsel, waived re that the defendant has willfully failed to x Offender and at this time, has the abi	presentation by counsel, or was not entitled to court appointed counsel. o comply with the Permanent Civil No-Contact Order Against Human lity to comply with the Order and the purposes of the Order may still be plation, means to comply, and purposes served by compliance.)
3. Other: (specify)		

		CONCLUSIONS	3			
This matter is properly before the Court and the Court has jurisdiction over the parties and the subject matter.						
1. The defendant willfully failed to comply with the Permanent Civil No-Contact Order Against Human Trafficker Or Sex Offender and is in CRIMINAL CONTEMPT.						
2. The defendant has willfully failed to comply with the Permanent Civil No-Contact Order Against Human Trafficker Or Sex Offender, has the present ability to comply, and is in CIVIL CONTEMPT.						
3. The evidence does not support a conclusion that the defendant is in contempt, and this proceeding should be dismissed.  4. Other: (specify)						
		ORDER				
It is ORDERED that:						
	d for days (maximum of		ail [	Other:		
pay a line in	the amount of \$	(maximum of \$500).				
2. CIVIL CONTEMPT The defendant be committed to the county jail for an indefinite period, for as long as the contempt continues. The defendant may purge himself/herself from incarceration by						
3. This proceeding	g be dismissed.					
4. Other: (specify)						
Date	Name Of Presiding Judge (type or print)		Signatur	re Of Presiding Judge		