STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice District Court Division
ame Of Plaintiff/Victim	
ddress Of Plaintiff/Victim (Use alternative address if afraid to give physical address.)	-
	ORDER
VERSUS	PERMANENT CIVIL NO-CONTACT ORDER
ame And Address Of Defendant/Respondent	AGAINST SEX OFFENDER
	G.S. 1A-1, Rule 60(b); 50D
Pursuant to the motion filed in this case and after proper notice, the	Court held a hearing to determine whether the Permanent Civil
No-Contact Order Against Sex Offender issued on (state date)	should berescindedset aside.
FIND	DINGS
The Court finds: (state facts found)	
CONCL	USIONS
Based on the facts found, the Court concludes that:	
Reasonable grounds for the plaintiff to fear any future contact w	ith the defendant no longer exist.
It is no longer equitable that the Permanent Civil No-Contact Or	der Against Sex Offender should have future application.
There is good reason justifying relief from the operation of the P	ermanent Civil No-Contact Order Against Sex Offender.
	e no-contact order and there is no equitable reason that the order
should not have future application.	
	DER
Therefore, the Court orders that:	
The Permanent Civil No-Contact Order Against Sex Offender er	
The Permanent Civil No-Contact Order Against Sex Offender er	• • • •
The motion to rescind set aside the no-contact ord	er be denied.
ate Name Of Judge (type or print)	Signature Of Judge
IOTE TO CLERK: G.S. 50D-7(d) provides "Any order modifying or revoki. sheriff by the clerk of court and served in a manner pro [G.S. 50D-7]."	ng any permanent civil no-contact order shall be promptly delivered to the ovided for service of process in accordance with the provisions of