ORDER OF PROTECTION

FINAL DOMESTIC ARUSE

PROTECTIVE ORDER PETITIONER		NO.			
	Sex:		Race:		
First Middle Last					
NAME & DOB OF PERSONS TO BE PROTECTED: (include petitioner, if applicable)	OTHER I		TO BE	PROTECT	ED
RESPONDENT					
	RESPONDENT IDENTIFIERS:				
	SEX	RACE	DOB	HT	WT
First Middle Last Relationship of protected person(s) to Respondent:	EYES	HAIR	SOCIAL	SECURITY	<i>[</i> #
(check all that apply)	EYES HAIR SOCIAL SECURITY #				
□ current or former spouse					
□ person currently living or who formerly lived as spouse □ current or former dating partner	DRIVERS LICENSE # STATE EXP			EXP DATE	
□ person(s) having child(ren) in common					
□ parent or child	ALIASES				
□ other blood or marriage relative currently residing or who formerly resided with Respondent					
Respondent's Address:	DISTINGUISHING FEATURES				
	DISTING	301311110	ILATOR		
CAUTION: ☐ WEAPONS INVOLVED					
THE COURT HEREBY FINDS.					

STATE OF MISSISSIPPI

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THE COURT HEREBY FINDS:

- •The Court has jurisdiction over the parties and subject matter under the laws of the State of Mississippi.
- Respondent has been provided with reasonable notice and an opportunity to be heard as prescribed by law.
- •Petitioner has proven the allegations of his/her petition by a preponderance of the evidence and is entitled to relief.
- Respondent shall be restrained from committing, further acts of abuse or threats of abuse against the 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.

THIS ORDER SHALL BE EFFECTIVE UNTIL:	
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THE COURT MAKES THE FOLLOWING SPECIFIC FINDINGS: (initial and check all that apply)

The Petiti	ioner has pro	ovided sufficient evidence of abuse of the protected person(s) by the Respondent,, to wit:
_		the Petitioner has proved that the Respondent attempted to cause or intentionally, knowingly or recklessly caused bodily injury to the protected person(s);
		the Petitioner has proved that the Respondent placed, by physical menace, the protected person(s) in fear of imminent serious bodily injury;
, 		the Petitioner has proved that the Respondent perpetrated criminal sexual conduct against a minor as defined in M.C.A. § 97-5-23;
_		the Petitioner has proved that the Respondent has engaged in stalking as defined in M.C.A. § 97-3-107 and/or cyberstalking as defined in M.C.A. § 97-45-15 against the protected person(s); and/or
,		the Petitioner has proved that the Respondent committed sexual battery or rape of the protected person(s)
by commi	itting the fol	lowing acts:
THE CO	Respo	ERS AS FOLLOWS: (check and initial all that apply) ondent is prohibited from abusing, harassing, stalking, following or threatening the protected n(s) in any manner whatsoever, including by electronic means. This also includes the use, apted use of force or physical violence that would reasonably be expected to cause bodily
	Respo	ondent is prohibited from contacting the protected person(s) either in person, by phone, conic communication, or through a third party, except such contact as may be necessary for urposes set forth below.
		ondent is prohibited from going within yards of the protected person(s)(to include of employment, school, etc.), except for the purposes set forth below.
	Exce	ptions to the contact and/or distance prohibition(s): _

	Respondent is prohibited from transferring or disposing of property mutually owned by the parties.
	Petitioner is granted the use of the residence located at to the exclusion of the Respondent and Respondent shall surrender any keys to said residence to Law Enforcement or the Court.
□	The Court will allow to return to the residence at a date and time to be agreed upon by petitioner and law enforcement to recover his/her personal clothing and necessities, provided that he/she is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.
	The Court orders a representative of (law enforcement agency) to accompany to the residence located at to recover his/her personal clothing and necessities.
	With regard to the minor children or person alleged to be incompetent, the following temporary custody and/or temporary visitation rights are hereby established:
□	Respondent shall pay temporary support to the Petitioner for the support of his/herself, the minor children and/or alleged incompetent in the amount of \$ per month, with the first payment to begin on and all subsequent payments to be paid on the day of each month. Temporary support shall be paid for the duration of this Order or until such time as this Order is superceded by a subsequent Order.
	Respondent shall pay to Petitioner the following monetary compensation for losses suffered as a direct result of the abuse:
	Respondent shall pay all costs of the proceedings before this Court pursuant to M.C.A. § 93-21-7(2). Said costs are as follows: \$ (court costs); \$ (attorney's fees).
	Other:

THE COURT FURTHER ORDERS:

- All parties shall be provided with a certified copy of this Order.
- If Respondent was not present at the hearing on this matter, a copy of this Order shall be provided to Law Enforcement/Constable for immediate service upon the Respondent.
- A copy of this Order shall be submitted to the Office of the Attorney General to be maintained in the Mississippi Protection Order Registry.
- Only the Court can amend, change or dismiss the provisions of this Order. Petitioner <u>CANNOT</u> waive the terms of this Order or give Respondent permission to violate the Order.

	NOTICE TO RESPONDENT
	PURSUANT TO M.C.A. § 99-3-7(3) and § 93-21-21 A PERSON WHO VIOLATES THIS ORDER MAY BE ARRESTED, JAILED, AND PROSECUTED. A PERSON WHO VIOLATES THIS ORDER MAY BE FOUND GUILTY OF A MISDEMEANOR AND PUNISHED BY A FINE OF NOT MORE THAN \$1000.00 OR BY CONFINEMENT IN JAIL FOR AS LONG AS 6 MONTHS, OR BOTH. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF MISSISSIPPI.
	PURSUANT TO 18 U.S.C. § 922(g)(8), AFTER NOTICE AND OPPORTUNITY FOR A HEARING, THE RESPONDENT IN A PROTECTIVE ORDER THAT INCLUDES A FINDING BY THE JUDGE OR BY ITS TERMS EXPLICITLY PROHIBITS CERTAIN BEHAVIOR MAY BE PROHIBITED FROM RECEIVING, POSSESSING, OR TRANSPORTING FIREARMS OR AMMUNITION FOR THE DURATION OF THE ORDER IF PROTECTED PERSON(S) IS RELATED TO RESPONDENT AS A CURRENT OR FORMER SPOUSE, CURRENT OR FORMER COHABITING INTIMATE PARTNER, HAS A CHILD IN COMMON WITH THE RESPONDENT, OR IS THE CHILD OF A CURRENT OR FORMER INTIMATE PARTNER.
S	O ORDERED AND ADJUDGED, this the day of, 20

Judge/Family Master

MSAG (FINAL) DAPO Page 4 of 4 REVISED (07/08)