STATE OF SOUTH DAKOTA)		IN C	IRCUIT COURT
COUNTY OF)		JUD	ICIAL CIRCUIT
☑DOMESTIC □STALKING □EX PARTE TEMPORARY ☑PERMANENT	ORDER FOR PROTECTION TPO NO			
MODIFICATION				
PETITIONER	PETITIO	NER IDENT	TIFIERS:	,
First Middle Last	Date of Birth of Petitioner			
By (name and DOB):	Other Protected Persons (name and DOB):			
On behalf of a minor child by parent/guardian. V.	`	B Additional C	,	
RESPONDENT	SEX	RESPONDEN RACE	NT IDENTIFIE	
First Middle Last	SEA	RACE	HEIGHT	WEIGHT
Relationship to Petitioner:	EYES	HAIR	DATE O	OF BIRTH
Respondent's Address:		RS LICENSE ing Features:	# STATE	EXPDATE
CAUTION: Weapon Involved	Distinguish	ing i catures.		
THE COURT FINDS: That it has jurisdiction over the parties and subject matter, ar notice and opportunity to be heard, and that in the case of an reasonable notice and opportunity to be heard sufficient to prove the Respondent is restrained from acts of abuse and and physical harm, stalking or harassment. That the Respondent is restrained from contact with the extent stated in the following pages. Additional findings and orders are on the following pages. This order shall be effective through	ex parte order rotect the Res I physical ha Petitioner by	er, the Respond pondent's due rm, attempted	dent will be proprocess rights.	vided with

Only this Court can change this order. VIOLATION OF THIS PROTECTION ORDER IS A CRIMINAL OFFENSE.

WARNING TO RESPONDENT: This order shall be enforced, even without registration, by courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C.§2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (*See* 18 U.S.C. §§2262, 2265).

ADDITIONAL FINDINGS This matter came before this Court on this day and the following parties appeared personally: Petitioner Petitioner's Attorney Other Respondent Respondent's Attorney Other 1. This **Court FINDS** that, without admitting to the allegations in the Petition, the Respondent waives further hearing, findings of fact, and conclusions of law, and stipulates to the entry of an Order of Protection on the terms specified below. \square 2. Having considered the evidence presented and any affidavits and pleadings on file, this Court FINDS: A. That jurisdiction and venue are properly before this Court; B. That the above-named Petitioner is eligible for a protection order pursuant to SDCL Ch. 25-10. C. By a preponderance of the evidence that "domestic abuse" as defined by SDCL 25-10-1(1) has occurred; and

D. That the Respondent had actual notice of the hearing and an opportunity to participate.

ADDITIONAL ORDERS:			
\square 1) That the Respondent is excluded from the Petiti	oner's residence lis	sted in 2C.	
2) That the Respondent shall not come within a distance of and places:		from the following pe	ersons
☐ A. The Petitioner personally			
☐B. The following minor children named as	other protected per	sons:	
Name	Date of birth	Relationship	
☐C. The Petitioner's residence			
D. The Petitioner's place of employment			
☐E. Other places			
This distance restriction applies unless oth	erwise specified in	this order.	
\square 3) The Petitioner shall have temporary custody of	the minor child(ren), whose names are:	
4) Temporary visitation for the respondent with the shall consist of:	e minor child(ren) 1	named above	
Existing order in File #		Supervised at or by	
Jurisdiction: South Dakota Sou	th Dakota tribe [Other State	Other
Other Visitation:			

☐5) The Respondent shall pay temporary:
child support in the amount ofa month starting onand continuing until further order of the Court;
Child support shall be paid to: Office of Child Support Enforcement Kneip Building 700 Governors Drive Pierre, SD 57501
spousal support in the amount ofa month starting on and continuing until further order of the Court.
Spousal support shall be paid to the Clerk of Courts Office in the county this order was filed.
☐ 6) Phone calls, emails, third party contact, including correspondence, direct or indirect, are not permitted, to a protected person except as follows:
☐7) The Respondent shall receive parenting classes approved or provided by the Department of Social Services, pursuant to SDCL 25-10-5, and that a Certificate of Completion of that instruction the parenting classes be filed by Respondent no later than:
☐8) Respondent is ordered to immediately turn over all weapons and ammunition to local sheriff.
9) Other relief as follows:

WARNING TO RESPONDENT: VIOLATION OF THIS PROTECTION ORDER IS A CRIMINAL OFFENSE even if any person protected by the Order initiates the contact or invites you to violate the Order's prohibitions. Only the court can change the Order; the protected person cannot waive any of its provisions.

This order shall be enforced, even without registration, by courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C.§2265).

AND IT IS FURTHER ORDERED THAT: the Clerk shall, immediately upon the granting of this Order, deliver two copies of this Order to the sheriff of this county. One copy shall be personally served by the sheriff upon the Respondent unless personal service has been acknowledged below.

DATED:	Service of this order is authorized on any day including Sunday.		
	HIDGE		
	JUDGE		
_/S/	, Clerk of Courts		
By:	, Deputy		

NOTICE OF ENTRY OF ORDER AND ACKNOWLEDGMENT OF PERSONAL SERVICE

I acknowledge receipt of a copy of this Order of Protection.

, Petitioner	Date	, Respondent	Date

UNDER A PERMANENT PROTECTION ORDER: You may be subject to the following federal laws: (1) Effective immediately, you may not possess, carry, ship or transport any firearm or ammunition that has been transported in interstate or foreign commerce while this Protection Order is in effect. Title 18 United States Code Section 922(g)(8). (2) If you violate this Protection Order and are convicted of an offense of domestic violence, you may be forbidden for life from possessing, carrying, shipping or transporting, any firearm or ammunition that has been transported in interstate or foreign commerce. Title 18 United States Code Section 922(g)(9). Violation of these federal laws carries a maximum penalty of ten years in prison, a \$250,000 fine, or both.