STATE OF SOUTH DAKOTA)	IN CIRCUIT COURT				
COUNTY OF	JUDICIAL CIRCUIT				
☐ DOMESTIC ☐ STALKING ☐ EX PARTE TEMPORARY ☐ PERMANENT ☐ MODIFICATION	O			PROTI	ECTION
PETITIONER P	PETITIONER IDENTIFIERS:				
First Middle Last D	Date of Birth of Petitioner				
D (1DOD):	Other Protected Persons (name and DOB):				
On behalf of a minor child by parent/guardian.					
	(See also 2B Additional Orders.)				
RESPONDENT					
	SEX	RESPONDI RACE	ENT ID		RS: WEIGHT
First Middle Last		HAID		NATE OF	DIDELL
Relationship to Petitioner:	EYES HAIR DATE OF BIRTH				
D	RIVER	S LICENS	E #	STATE	EXPDATE
Respondent's Address:	istingu	ishing Fea	tures:		
CAUTION: Weapon Involved					
THE COURT FINDS: That it has jurisdiction over the parties and subject matter, and to notice and opportunity to be heard, and that in the case of an expreasonable notice and opportunity to be heard sufficient to protect THECOURTORDERS:	earte ord	er, the Resp spondent's c	oondent v due proce	will be provess rights.	
That the Respondent is restrained from acts of abuse and physical harms harassment. That the Respondent is restrained from contact with the Petitioner by an order.	_				rized in this
Additional findings and orders are on the following pages. This order shallbe effective Month/Day Year	hrough[Month	Day	Year	
Only this Court can chan	ge this o	rder.			

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 (18 U.S.C. §2262)

Having considered the Petition and Affidavit presented by the Petitioner, this Court FINDS:

- 1. That jurisdiction and venue are properly before this Court;
- 2. That the Petitioner has alleged that the Respondent has willfully, maliciously, and repeatedly followed or harassed the Petitioner, or has made a credible threat with the intent to place the Petitioner in reasonable fear of death or great bodily injury, SDCL 22-19A-1; or
- 3. That the Petitioner has alleged that the Respondent has willfully, maliciously, and repeatedly harassed the Petitioner by means of verbal, electronic, digital media, mechanical, telegraphic, or written communication, SDCL 22-19A-1; or
- 4. That the Petitioner alleges that he/she has suffered physical injury as a result of an assault or a crime of violence, SDCL 22-1-2(9); and
- 5. That the Petitioner alleges that he/she will suffer immediate and irreparable injury, loss, or damage before the Respondent or the Respondent's attorney has an opportunity to be heard.

	a. FOLLOWING OR H WITH THE INTENT GREAT BODILY IN b. HARRASSING PET MEDIA, MECHANIC SDCL 22-19A-1;	EDERS THAT THE RESPONDENT IARASSING PETITIONER, OR METO PLACE PETITIONER IN RIGURY, SDCL 22-19A-1; ITIONER BY MEANS OF ANY VICAL, TELEGRAPHIC, OR WRITH URY AS A RESULT OF AN ASSA	IAKING ANY EASONABLE I ERBAL, ELEC FEN COMMUI	CREDIBLE THREAT FEAR OF DEATH OR TRONIC, DIGITAL NICATION,
☐ 1) Tl	hat the Respondent shall not the A. The Petitioner person	uded from the Petitioner's residence lot come within a distance ofonally rehildren named as other protected p	from the foregreen from the f	
 	C. The Petitioner's resiductiv	dence(street/apt), (state)	(zin)	
	(city) E. Other	places , (state)	(zip)	- (street/apt) (city)
	(street/apt) (city)		(zip)	
	` 1 /	(otata)	(=:-)	

This distance restriction applies unless otherwise specified in this order.

By:I acknow	NOTICE OF ENTRY OF ORDER AND ACKNOWLEDGMENT OF PERSONAL SERVICE vledge receipt of a copy of this Temporary Order of Protection.
Ву:	
Attest:	, Clerk of Courts
	Judge
	Service of this order is authorized on any day including Sunday.
	d, even without registration, by courts of any state, the District of Columbia, any enforced by Tribal Lands (18 U.S.C.§2265).
the order initiates the contact of protected person cannot waive protection order.	ENT: You can be arrested for violating this protection order even if any person protected by or invites you to violate the order's prohibitions. Only the court can change the order; the e any of its provisions. You may also be held in contempt for ignoring the terms of this
	5
	s:
☐ 4) Respondent is ordere	ed to immediately turn over all weapons and ammunition to local sheriff.
	ept as follows:
protected person, exc	rank as hallawas.

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.

3 Form UJS-121C (Stalking Temporary Order) Rev. 07/24