STATE OF SOUTH DAKOTA )			IN CIF	RCUIT CO	OURT	
COUNTY OF		_	JUI	DICIAL C	IRCUIT	
☑ DOMESTIC ☐ STALKING ☐ EX PARTE TEMPORARY ☑ PERMA ☑ MODIFICATION		O	RDER F			
PETITIONER	P	ETITIO	NER IDEN	NTIFIER	S:	
First Middle La By (name and DOB):			h of Petitioner		d DOB): _	
On behalf of a minor child by parent/guardian.		ee also 2E	B Additional O	rders.)		
V.			RESPONI	DENT IDE	ENTIFIE	RS:
RESPONDENT		SEX	RACE	HEIGH		WEIGHT
First Middle La	ast ]	EYES	HAIR	D	OATE OF	BIRTH
Relationship to Petitioner:		RIVERS	LICENSE :	#	STATE	EXPDATE
Respondent's Address:  Distinguishing Features:						
CAUTION: Weapon Involved  THE COURT FINDS: That it has jurisdiction over the parties and subject and opportunity to be heard, and that in the case of	an ex parte orde	r, the Re	spondent wi	ll be provi		
notice and opportunity to be heard sufficient to protect the Respondent's due process rights.  THE COURT ORDERS: That the Respondent is restrained from acts of abuse and physical harm, attempted or threatened abuse and physical harm, stalking or harassment.						
That the Respondent is restrained from contact authorized in this order.	with the Petitio	ner by a	ny direct or	indirect	means e	xcept as
Additional findings and orders are on the following pages.						
This order shall be effective through						
Only this	Court can chan	_			NCE	

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).

ADDIT	TIONAL FINDINGS:			
	This matter came before this Court on this da	y and the following pa	arties appeared pe	rsonally:
	Petitioner Petitioner's Attorney	_	Other	
	Respondent Respondent's Attorney		Other	
<u> </u>	This <b>Court FINDS</b> that, without admitting to further hearing, findings of fact, and conclusi Protection on the terms specified below.	the allegations in the I	Petition, the Respo	
<b>2</b> )	Having considered the evidence presented and	any affidavits and ple	adings on file, th	is Court FINDS:
	<ul> <li>A. That jurisdiction and venue are properly</li> <li>B. That the above-named Petitioner is eligible</li> <li>C. By a preponderance of the evidence that occurred; and</li> <li>D. That the Respondent had actual notice of</li> <li>E. That the Motion to Modify is granted and</li> </ul>	ole for a protection ord "domestic abuse" as d f the hearing and an op	efined by SDCL	25-10-1(1) has
ADDIT	TIONAL ORDERS:			
	The Respondent is excluded from the Petitic	oner's residence listed	Lin 2C	
_ ′	That the Respondent shall not come within a			lowing persons and
	A. The Petitioner personally  B. The following minor children named  Name  Date  Dat	e of birth	ersons: Relationshi	
-	C. The Petitioner's residence(street/apt)			
	(city)	, (state)	(zip)	
	D. The Petitioner's place of employmen	nt (street)		
	(city)			
	E. Other places (street/apt)			
	(city)			
	(street/apt) (city)			
	(street/apt)			
	(city)	, (state)	(zip)	_
	This distance restriction applies unless other			
<b>3</b> )	The Petitioner shall have temporary custody	y of the minor child(r	en), whose name	s are:
<b>4</b> )	Temporary visitation for the respondent with  Existing order in File #  Jurisdiction: South Dakota South Dak	Supervis  Cota tribe Other Sta	ed at te	
	Other Visitation:			

<u></u>	The Respondent shall pay temporary:
	child support in the amount of \$a month starting onand
	continuing until further order of the Court;
	Child support shall be paid to: Division of Child Support  Kneip Building  700 Governors Drive  Pierre, SD 57501
	spousal support in the amount of \$a month starting onand
	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)	
	Services, pursuant to SDCL 25-10-5, and that a Certificate of Completion of the parenting classes be
	filed by Respondent no later than (date):
<b>8</b> )	Respondent is ordered to immediately turn over all weapons and ammunition to local sheriff.
9)	Other relief as follows:

WARNING TO RESPONDENT: You can be arrested for violating this protection order 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. You may also be held in contempt for ignoring the terms of this protection order.

**AND IT IS FURTHER ORDERED THAT**: the Petitioner 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.	any uay		
		Judge			
Attest:	, Cle	rk of Courts			
By:	, Dej	outy			
		OF ENTRY OF ORDER AND GMENT OF PERSONAL SERVICE			
	I acknowledge receipt of a copy of this Order of Protection.				
Petitioner		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.