FINAL SEXUAL VIOLENCE PROTECTION ORDER

☐ Extended Order ☐ Amended Order

IN THE COURT OF	F COMMON PLEAS OF
	_COUNTY, PENNSYLVANIA
NO.	

PLAINTIFF					
First Middle	Disjestiff DOD				
First Middle Name(s) of All protected persons, including min	Last	Plaintiff DOB			
Name(s) of All protected persons, including min	of Child/Tell and DOB.				
V.					
DEFENDANT					
First Middle	Last	Suffix			
i ii st ivildale	Lasi	Sullix			
Defendant's Address:	DEFE	DEFENDANT IDENTIFIERS			
	DOB	HEIGHT			
	SEX	WEIGHT			
	RACE	EYES			
	HAIR				
CAUTION:	SSN				
☐ Weapon Involved	DRIVERS LICENSE #				
☐ Weapon Present on the Property	EXP DATE	STATE			
The Count Handay Finder That it has been died					
The Court Hereby Finds: That it has jurisdiction over the parties and subject matter, and the Defendant has					
been provided with reasonable notice and opportunity to be heard.					
The Court Hereby Orders:					
☐ Defendant shall not abuse, harass, stalk or threaten any of the above persons in any place where they might					
be found.					
☐ Defendant shall not contact Plaintiff, or any other person protected under this order, by telephone or by any					
other means, including through third persons.					
☐ Additional findings of this order are set forth	below.				
Order Effective DateOrder Expiration Date					
Older Lilective Date	Order Expiration Date				

NOTICE TO THE DEFENDANT

Violation of this order may result in your arrest on the charge of indirect criminal contempt which is punishable by a fine of up to \$1,000 and/or a jail sentence of up to six months. 42 PA C.S.A. §62A14. Violation may also subject you to prosecution and criminal penalties under the Pennsylvania Crimes Code. A violation of this order may result in the revocation of the safekeeping permit, which will require the immediate relinquishment of your firearms, other weapons and ammunition to the sheriff. Plaintiff's consent to contact by Defendant shall **not** invalidate this order which can only be modified by further order of court. 42 PA C.S.A. § 62A07(c).

This order may be enforceable in all fifty (50) States, the District of Columbia, Tribal Lands, U.S. Territories and the Commonwealth of Puerto Rico under the Violence Against Women Act, 18 U.S.C. §2265. If you travel outside of the State and intentionally violate this order, you may be subject to federal criminal proceedings under that Act. 18 U.S.C. §\$2261-2262.

Address (optional	
Name	Relationship to Plaintiff
1	
☐ Defendant is prohibited from Plaintiff:	any direct or indirect contact with the following designated persons of
	anted as authorized by §6108 of the Act:
☐ 4. Defendant shall not contact Plainti other means, including through third per	iff, or any other person protected under this order, by telephone or by any rsons.
person protected under this order, at any	ng ANY CONTACT with Plaintiff, either directly or indirectly, or any other by location, including but not limited to any contact at Plaintiff's school, endant is specifically ordered to stay away from the following locations for
Plaintiff or any other person protected un	M WHICH DEFENDANT IS EXCLUDED) or any other residence where nder this order may live. Exclusive possession of the residence is granted at or privilege to enter or be present on the premises of Plaintiff or any
	narass, threaten or attempt to use physical force that would reasonably be tiff or any other protected person in any place where they might be found.
	quest for a final protection order is denied . quest for a final protection order is granted .
Without regard as to how the order was to the Protection of Victims of Sexual Vic	entered, this is a final order of court subject to full enforcement pursuant olence or Intimidation Act.
This order was entered by (check one): By agreement. By agreement without admiss After a hearing and decision to After a hearing at which Defe By default. Other:	
AND NOW, on	the court having jurisdiction over the parties and the subject-matter, REED as follows:

3Name	-	Relationship to Plaintiff
Address (opt	cional)	
☐ (Other relief)		
☐ 6. ☐ (a) The costs of this action a	are imposed on Defendant, as foll	ows:
present, despite being served place of the hearing, Defenda	I with a copy of the petition, temper	a hearing at which Defendant was not orary order and notice of the date, time and \$100 surcharge to the court, which shall be).
☐ (c) Upon a showing of good are waived.	cause or a finding that the Defer	ndant is unable to pay, the costs of this action
□ 7. Defendant shall pay \$	to Plaintiff by	as compensation for Plaintiff's
out-of-pocket losses, which are as fo	ollows:	An installment scheduled is
ordered as follows:		
	OR	
□Plaintiff is granted leave to	o present a petition, with appropri	ate notice to Defendant, to:
(Inser	t the name of the judge or court to wh	nich the petition should be presented)
of-pocket losses, copies of a		Il include an exhibit itemizing all claimed out- nd an order scheduling a hearing. No fee his petition.
	ANY DDIOD SEVITAL VIOLENCE	E PROTECTION ORDER OBTAINED BY
THE SAME PLAINTIFF AGAINST T	HE SAME DEFENDANT.	
	HE SAME DEFENDANT. I expire on: (CHECK ONE)	ays, months or years)
☐ 9. All provisions of this order shal	HE SAME DEFENDANT. I expire on: (CHECK ONE)	

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Commonwealth of Puerto Rico under the Violence Against Women Act, 18 U.S.C. §2265. If you travel outside of the state and intentionally violate this order, you may be subject to federal criminal proceedings under that act. 18 U.S.C. §§2261-2262.

NOTICE TO SHERIFF, POLICE AND LAW ENFORCEMENT OFFICIALS

The police and sheriff who have jurisdiction over Plaintiff's residence OR any location where a violation of this order occurs OR where Defendant may be located, shall enforce this order. The court shall have jurisdiction over any indirect criminal contempt proceeding, either in the county where the violation occurred or where this protective order was entered. An arrest for violation of paragraphs 1 through 4 of this order may be without warrant, based solely on probable cause, whether or not the violation is committed in the presence of the police or any sheriff. 42 Pa.C.S.A. §62A12.

When Defendant is placed under arrest for violation of this order, Defendant shall be taken to the appropriate authority or authorities before whom Defendant is to be arraigned. A "Complaint for Indirect Criminal Contempt" shall then be completed and signed by the police officer, sheriff OR Plaintiff. Plaintiff's presence and signature are not required to file the complaint.

If sufficient grounds for violation of this order are alleged, Defendant shall be arraigned, bond set and both parties given notice of the date of the hearing.

BY THE COURT:	
Judge	Date
☐ This order was entered pursuant to the con	sent of the plaintiff and defendant.
Plaintiff's Signature	 Defendant's Signature