JU	STICE COURT IN THE T	OWNSHIP OF COUNTY, NEVADA		
Applicant. vs. Adverse Pa		CASE NO.: DEPT:		
	SEXUAL ASSAULT TH	EMPORARY PROTECTION ORDER		
	g to Extend: There will be a hearing to	at 11:59 P.M. unless the Court orders otherwise.		
		at at □a.m. □p.m at the Count attend, the court may rule against you.		
jurisdictior allegedly o	over this matter. See NRS 2	oplication for a protective order. The Court has 200.378, <i>et seq.</i> The Court finds that a sex assault has good cause appearing, it is the ORDER of the Court that se Party:		
	YOU ARE PROHIBITED plicant and/or the following p	from threatening, physically injuring, or harassing the persons:		
Pro	tected Parties: The following	ng persons are protected under this order:		

Applicant:				
Child:	(first)	(middle)	(last)	
Child:	(first)	(middle)	(last)	(DOB)
Child:	(first)	(middle)	(last)	(DOB)
Child:	(first)	(middle)	(last)	(DOB)
Other:	•			· · ·
_	(first)	(middle)	(last)	(DOB)
2. \Box YOU AR	RE ORDERED:			
to	in person, by phon	otected parties at all in e/text, by email, or thro stay yards away	ough social media.	
located at:	CONFIDENTIAL	stay yards away	from Applicant's res	sidence
П а	t the following add	ress:		
	Address			
	/ Kuress			
_	City, State, Zip Code		County	. • a •
	is a complex/proper	ty/trailer park; the enti	re complex/property/	trailer park is
This i protected	1.			
protected		located within the juris	diction the residence	listed below
protected 4.	nforcement officer	located within the juris		
protected 4.	nforcement officer			
protected 4. 🛛 A law e	nforcement officer E OCCASION ON	NLY accompany \square A		
protected 4. A law end shall on ON and shall stand	nforcement officer E OCCASION ON Address City, State, Zip Code	NLY accompany \square A	pplicant or Adver	rse Party to:

5. **YOU ARE ORDERED** to stay yards away from these place(s) of 1 employment or any other place that Applicant may be employed. YOU ARE 2 **PROHIBITED** from any contact whatsoever with these place(s) of employment in person, by telephone, mail, or any other means of communication. 3 CONFIDENTIAL. 4 5 Employer Employer 6 Address Address 7 8 City, State, Zip Code City, State, Zip Code County County 9 10 6. **VOU ARE ORDERED** to stay ______ yards away from the Applicant's and/or minor child(ren)'s school(s)/day care, including, but not limited to, the places listed below: 11 **CONFIDENTIAL**. 12 13 School/Day Care Name School/Day Care Name 14 Address Address 15 16 City, State, Zip Code City, State, Zip Code County County 17 7. **VOU ARE ORDERED** to stay yards away from the following places 18 frequented regularly by Applicant and/or the minor child(ren): 19 Location Name Location Name 20 21 Address Address 22 City, State, Zip Code City, State, Zip Code County County 23 24 YOU ARE PROHIBITED FROM 25 26 27 28 © 2020 Nevada Supreme Court Temporary Protection Order Sexual Assault (Revised October 2020) Page 3 of 5

IT IS FURTHER ORDERED that a copy of this order and the verified application for protection order shall be transmitted directly to the applicable sheriff's office or constable, who will promptly attempt to serve the transmitted documents upon the Adverse Party, and upon service, file a return of service form with the court.

If you want to dispute this order or have it changed, you can request a hearing by filing a written request with this court. Court staff will give you information about how to file your request. The court will set a hearing on your request as quickly as possible.

VIOLATION OF THIS ORDER IS A CRIME

You, the Adverse Party, are notified that you can be arrested for violating this order. You can be arrested even if the person who obtained this Order invites or allows you to contact him or her. You have the sole responsibility to avoid or refrain from violating the terms of this Order. A violation includes but is not limited to contact in the form of verbal, electronic, and social media communications.

You are further notified of the penalty for violation of an order. A person who intentionally violates: an temporary order is guilty of a gross misdemeanor which is punishable by up to one year imprisonment in the county jail and a fine of not more than \$1,000.00. (NRS 200.378.) Each act that constitutes a violation of the temporary order may be prosecuted as a separate violation of this order.

IF YOU ARE ARRESTED FOR VIOLATING THIS ORDER you will not be admitted to bail sooner than 12 hours after your arrest if:

(1) the arresting officer determines that the violation is accompanied by a direct or indirect threat of harm; or

(2) you have previously violated a temporary or extended order for protection of the type for which you have been arrested; or

(3) at the time of the violation or within 2 hours after the violation, you have:

(I) a concentration of alcohol of 0.08 or more in your blood or breath; or

(II) an amount of a prohibited substance in your blood or urine that is equal to or greater than the amount set forth in subsection 3 or 4 of NRS 484C.110.

Under federal law, this protection order is valid and enforceable in all 50 states, the District of Columbia, U.S. Territories, and Indian Nations (18 USC § 2265.)

Only the court can change this order.

1

2

3

4

5

6

ORDER TO LAW ENFORCEMENT

Any law enforcement officer, with or without a warrant, may arrest and take into custody the Adverse Party, when the law enforcement officer has probable cause to believe that (a) an Order has been issued pursuant to NRS 200.378 against the Adverse Party; (b) the Adverse Party has been served with a copy of the Order; and (c) the Adverse Party is acting or has acted in violation of the Order. This arrest may occur regardless of whether the violation occurred in the officer's presence.

Any law enforcement agency in this state may enforce a Court Order issued pursuant to NRS 200.378 without regard to the county in which the Order is issued.

All fees are deferred.

Dated:_____