HICTICI				
JUSTICE	ICE COURT IN THE TOWNSHIP OF COUNTY, NEVADA			
			ADA	
		CASI	E NO.:	
Applicant,		DEP'		
VS.				
Adverse Party.				
SEX	UAL ASSAULT	EXTENDED PROT	ECTION ORDE	CR
Expiration:	This order was issued	d by the Court on		and will
expire on		at 11:59 P.M. unles	s the Court orders o	otherwise.
The Court finds	that a sex assault	of the hearing and was githan allegedly occurred. That the following order	Accordingly, and	d good cause
1. 🗆 YOU	ARE PROHIBITEI	D from threatening, physi	cally injuring, or ha	rassing the
Applicant	and/or the following	persons:		
11		•		
Protected	Parties: The follow	ing persons are protected	under this order:	
Applicant	:			
Childe	(first)	(middle)	(last)	
Child:	(first)	(middle)	(last)	(DOB)
Child:	(first)	(middle)	(last)	(DOB)
Other:	(first)	(middle)	(last)	(DOB)
Ouiei	(first)	(middle)	(last)	(DOB)

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1	2. LI YOU ARE ORDERED:
2	to not contact the protected parties at all in any way, including but not limited
3	to in person, by phone/text, by email, or through social media.
4	3. TYOU ARE ORDERED to stay yards away from Applicant's residence
5	
6	located at:
7	☐ CONFIDENTIAL.
8	at the following address:
9	Address
10	Address
11	City, State, Zip Code County
12	☐ This is a complex/property/trailer park; the entire complex/property/trailer
L3	park is protected.
4	
L5	4. A law enforcement officer located within the jurisdiction the residence listed below
L5 L6	4. ☐ A law enforcement officer located within the jurisdiction the residence listed below shall on ONE OCCASION ONLY accompany ☐ Applicant or ☐ Adverse Party to:
L6	
L6 L7	shall on ONE OCCASION ONLY accompany □ Applicant or □ Adverse Party to:
L6 L7 L8	shall on ONE OCCASION ONLY accompany
L6 L7 L8	shall on ONE OCCASION ONLY accompany □ Applicant or □ Adverse Party to: Address
L6 L7 L8 L9 20	shall on ONE OCCASION ONLY accompany
16 17 18 19 19 19 19 19 19 19	shall on ONE OCCASION ONLY accompany
L6 L7 L8 L9 20	shall on ONE OCCASION ONLY accompany
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■ YOU ARE ORDERED to stay yards away for child(ren)'s school(s)/day care, including, but not limited ■ CONFIDENTIAL. School/Day Care Name School Address Address City, State, Zip Code County City, State, Zip Code County YOU ARE ORDERED to stay yards away frequented regularly by Applicant and/or the minor child(note)	State, Zip Code Control of the Applicant's and/or minor to, the places listed below: Ol/Day Care Name Ess State, Zip Code Control of the following places
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Address Addre	ion Name
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City, State, Zip Code County City,	State, Zip Code Cou
☐ YOU ARE PROHIBITED FROM	
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IT IS FURTHER ORDERED that a copy of this Order and verified application for protection order shall be transmitted forthwith together with the verified Application and supporting Affidavit, to the applicable Sheriff's Office, or Constable, who will promptly attempt to serve the same upon the Adverse Party, and upon service, file return of service form with the court.

VIOLATION OF THIS ORDER IS A CRIME

You, the Adverse Part, 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 extended order is guilty of a category C felony which is punishable by imprisonment in the state prison for not more than 5 years, and a fine of not more than \$10,000.00. (NRS 200.378.) Each act that constitutes a violation of the extended 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.

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:	_
	JUSTICE OF THE PEACE