Case No. Court County  First And/or on b	General Court of Justice District Court Division  PETITIONER/PLA  Middle Dehalf of minor family member	Last			ROTEC NT ORD	TIO ER	<b>N</b> G.S. 50B-2	2, -3, -3.1
		VED	ene ene					
	RESPONDENT/DEF	VER ENDANT		NDENT/DEFE	NDANT II	DENT	TIFIERS	
			Sex	Race	DO		HT	WT
First		Last						
unmarrie	p to Petitioner:  spouse ed, of opposite sex, currently o	former spouse r formerly living together	Eyes	Hair	Social Security Numbe			mber
	ed, have a child in common	dating relationship						
current o	ite sex, currently or formerly ir or former household member	grandchild	Drivers L	Drivers License No. State Expiration Date			Date	
	grandparent child tis/Defendant's Address	Distinguishing Fe						
CAUTION Weapor	l: n Involved							
This matter Responden Additional f THE COU The about violence The about defenda gift-givin	RT HEREBY FINDS THAT  was heard by the undersigne nt/Defendant has been provide findings of this order are set for RT HEREBY ORDERS THOUSE THE ORDERS THOUSE (G.S. 50B-1).  Even named Respondent/Defendant-initiated contact, except through or telefacsimile machine. [0]  and terms of this order are as second the contact of	d district court judge, the cold with reasonable notice are rth on Page 2.  IAT: dant shall not commit any function of the contact of the court of t	nd opportunity to be urther acts of dome	heard.  stic violence or n	nake any th	nreats any	of domes	stic
The terms of	of this order shall be effective	until		, [				
	GS TO THE RESPONDENT shall be enforced, even with		ourts of any state,	the District of	Columbia,	and a	any U.S.	

Territory, and may be enforced by Tribal Lands (18 U.S.C. Section 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. Section 2262).

Federal law makes it a crime for you to possess, transport, ship or receive any firearm or ammunition while this order is in effect even if this order does not prohibit you from possessing firearms. (18 U.S.C. Section 922(g)(8)).

This order will be enforced anywhere in North Carolina.

Only the Court can change this order. The plaintiff cannot give you permission to violate this order.

See additional warnings on Page 4.

		ADDITIONAL FINDINGS
	1.	. Present at the hearing were:  the plaintiff, represented by
		the defendant, represented by
	2.	. As indicated by the check block under Respondent/Defendant's name on Page 1, the parties are or have been in a personal relationship.
	3.	. On (date of most recent conduct), the defendant
		a. attempted to cause intentionally caused bodily injury to the plaintiff (a) minor child(ren) in the custody of the plaintiff
		<ul> <li>□ b. placed in fear of imminent serious bodily injury</li> <li>□ the plaintiff</li> <li>□ a member of the plaintiff's family</li> <li>□ a member of the plaintiff's household</li> </ul>
		<ul> <li>□ c. placed in fear of continued harassment that rises to such a level as to inflict substantial emotional distress</li> <li>□ the plaintiff</li> <li>□ a member of plaintiff's family</li> <li>□ a member of plaintiff's household</li> </ul>
		d. committed an act defined in G.S. 14- 27.21 (1st deg. rape) 27.22 (2nd deg. rape) 27.26 (1st deg. sexual off.)
		27.27 (2 <sup>nd</sup> deg. sexual off.) 27.33 (sexual battery) 27.31 (sexual activity by substitute parent) against the plaintiff Child(ren) living with or in the custody of the plaintiff
		by (describe defendant's conduct)
	4.	. The defendant is in possession of, owns or has access to firearms, ammunition, and gun permits described below. (Describe all firearms, ammunition, gun permits and give identifying number(s) if known, and indicate where defendant keeps firearms.)
	5	. The defendant
Ш	٥.	. The defendant  ☐ a. ☐ used ☐ threatened to use a deadly weapon against the ☐ plaintiff ☐ minor child(ren) residing with or
		in the custody of the plaintiff
		b. has a pattern of prior conduct involving the use threatened use of violence with a firearm against
		persons  c. made threats to seriously injure or kill the plaintiff minor child(ren) residing with or in the custody of the
		plaintiff
		d. made threats to commit suicide
		e. inflicted serious injuries upon the plaintiff minor child(ren) residing with or in the custody of the plaintiff
		in that (state facts)
_		
Ш	6.	. The defendant plaintiff is presently in possession of the parties' residence at
	7	. The $\square$ defendant $\square$ plaintiff is presently in possession of the parties' vehicles described below:
Ш	۲.	
	8.	. Other: (specify)

Vama Of I	Defendant File No.							
varrie Or L	Pile No.							
	CONCLUSIONS							
Based	on these facts, the Court makes the following conclusions of law:							
2. 3. 4.	The defendant has committed acts of domestic violence against the plaintiff.  The defendant has committed acts of domestic violence against the minor child(ren) residing with or in the custody of the plaintiff.  There is danger of serious and immediate injury to the plaintiff. minor child(ren). [G.S. 50B-2(c)]  The defendant's conduct requires that he/she surrender all firearms, ammunition and gun permits. (G.S. 50B-3.1)  The plaintiff has failed to prove grounds for issuance of a domestic violence protective order.							
	ORDER							
It is OF	RDERED that:							
	the defendant shall not assault, threaten, abuse, follow, harass (by telephone, visiting the home or workplace, or other means), or interfere with the plaintiff. A law enforcement officer shall arrest the defendant if the officer has probable cause to believe the defendant has violated this provision. [01]							
	the defendant shall not assault, threaten, abuse, follow, harass (by telephone, visiting the home or workplace, or other means), or interfere with the minor child(ren) residing with or in the custody of the plaintiff. A law enforcement officer shall arrest the defendant if the officer has probable cause to believe the defendant has violated this provision. [01]							
	the defendant shall not threaten a member of the plaintiff's family or household. [02]							
☐ 3a.	3a. the defendant shall not cruelly treat or abuse an animal owned, possessed, kept, or held as a pet by either party or minor child residing in the household.							
4.	4. the plaintiff is granted possession of, and the defendant is excluded from, the parties' residence described above and all personal property located in the residence except for the defendant's personal clothing, toiletries and tools of trade. [03]							
<u> </u>	5. any law enforcement agency with jurisdiction shall evict the defendant from the residence and shall assist the plaintiff in returning to the residence. [08]							
<u> </u>	6. the plaintiff [08] defendant [08] is entitled to get personal clothing, toiletries, and tools of trade from the parties' residence. A law enforcement officer shall assist the plaintiff defendant in returning to the residence to get these items.							
☐ 6a.	Sa. the plaintiff is granted the care, custody, and control of any animal owned, possessed, kept, or held as a pet by either party or minor child residing in the household.							
7.	the defendant shall stay away from the plaintiff's residence or any place where the plaintiff receives temporary shelter. A law enforcement officer shall arrest the defendant if the officer has probable cause to believe the defendant has violated this provision. [04]							
8.	the defendant shall stay away from the following places:  (a) the place where the plaintiff works. [04] (b) any school(s) the child(ren) attend. [04] (c) the place where the child(ren) receive(s) day care. [04] (e) Other: (name other places) [04]							
	The sheriff must deliver a copy of this order to the principal or the principal's designee at the following school(s): (name schools)							
□ 9.	the plaintiff is granted possession and use of the vehicle described in Block 7 on Page 2. [08]							
<u> </u>	the defendant is ordered to make payments to the plaintiff for support of the minor child(ren) as required by law. [08]							
	the defendant is prohibited from  possessing or receiving [07]  purchasing a firearm for the effective period of this Order [07]  and the defendant's concealed handgun permit is suspended for the effective period of this Order. [08]  The defendant is a law enforcement officer/member of the armed services and  may  may not possess or use a firearm for official use.							
	the defendant surrender to the sheriff serving this order the firearms, ammunition, and gun permits described in block No. 4 of the Findings on Page 2 of this Order and any other firearms and ammunition in the defendant's care, custody, possession, ownership or control. NOTE TO DEFENDANT: You must surrender these items at the time the sheriff serves this Order on you. If the weapons cannot be surrendered at that time, you must surrender them to the sheriff within 24 hours at the time and place specified by the sheriff. Failure to surrender the weapons and permits as ordered or possessing, purchasing, or receiving a firearm, ammunition or permits to purchase or carry concealed firearms after being ordered not to possess firearms, ammunition or permits, is a crime. See "Notice To Parties: To The Defendant" on Page 4 of this Order for information regarding the penalty for these crimes and instructions on how to request return of surrendered weapons.							
<u> </u>	the defendant shall attend and complete an abuser treatment program offered by the following agency, which is approved by the Domestic Violence Commission: [08]							
	(Over)							

14. Other: (specify)	08]						
☐ 15. this action is di	smissed and as of this	date any ex parte ord	ler issued in thi	s case is n	ull and void.		
		TEMPORAR	Y CUSTODY				
"Temporary Child C Order.	ustody Addendum To D	Domestic Violence Pro	otective Order,	AOC-CV-	306A, is attached ar	nd in	acorporated into this
		FOR CONSENT J	UDGMENTS	ONLY			
Each of us enters into the all of the consequences							enting to this Order
☐ Each of us agrees t	that no findings of fact a	and conclusions of lav	w will be include	ed in this c	onsent protective or	der.	
Date	Signature Of Plaintiff		Date		Signature Of Defendant		
						_	
Date	Name Of District Court Judge		OF JUDGE	Signature Of	District Court Judge		
	, and the second	(), ,		Ū	Ç		
		NOTICE T	O PARTIES				
TO THE DEFENDANT  1. If this Order prohil		ing receiving or nu	rchaeing a fir	arm and s	vou violato or attor	mnt	to violate that
	y be charged with a C						
2. If you have been o		our firearms. ammu	nition. and gu	n permits	and vou fail to sur	renc	der them as
required by this O	rder, or if you failed to	disclose to the Co	urt all informa	tion reque	sted about posses	oiea	n of these items, or
	ormation to the Court to 39 months. If you s						
	lerk of court in the coun						
	er expires, criminal cha						
	the person who is protene form, "Motion For Re						
available from the c	lerk of court's office. Th	ne motion must be file	d <b>not later tha</b>	n 90 days	after the expiration	n of	the Order that
	rrender the firearms of tected by the domesti						
	criminal charges. At the						
judge to determine	whether to return the su	urrendered weapons	to you. The she	eriff cannot	return your weapon	ıs un	less the Court orders
	You must pay the sher nin 90 days after the exp						
Order expired, or if	you fail to pay the stora	ige fees within 30 da	ys after the C				
sheriff may seek an	order from the Court to	dispose of your wea	ipons.				
TO THE PLAINTIFF:							
<ol> <li>You should keep a move to another co required to do so.</li> </ol>	copy of this protective output or state, you may						
2. The court or judge i	s the only one that can rt to have the judge mo		s order. If you w	ish to char	nge any of the terms	s of t	this order, you must
3. If the defendant viol	ates any provision of th	nis order, you may cal	ll a law enforce	ment office	er or go to a magistra	ate t	o charge the
defendant with the o	crime of violating a prot s issued and ask to fill o	ective order. You also out form AOC-CV-307	o may go to the 7 Motion For O	clerk of co	ourt's office in the co ow Cause Domestic	unty c. Vic	/ where the plence Protective
	rder issued for the defe						
C	ERTIFICATE OF SE	RVICE WHEN DEI	FENDANT NO	T PRESI	ENT AT HEARING	<b>3</b>	
I certify that this Order a addressed envelope in							
Date	Signature				eputy CSC		Assistant CSC
•	3				eputy CSC erk Of Superior Court	=	Assistant CSC Other

Name O	f Plaintiff		Name Of	Defendant		File No.		
				CERTIFICATION	ON			
I cer	tify this order is a t	rue copy.						
Date		Signature Of Clerk				Deputy CSC Clerk Of Superior C		ssistant CSC
NOT		py of this Order shall be y. Send extra copies to t					ment of the p	laintiff's residence,
		TO I	DOMEST	<b>FIC VIOLENCE</b>	STODY ADDENI PROTECTIVE Of iolence Order of	ORDER		
cons	ider and may award te	G.S. 50B-3(a1) provide mporary custody of mino ticular consideration give	s that "[u] r children	pon the request o	f either party at a l nporary visitation r	hearing after notice or se	ervice of proce I base its dec	ess, the court shall ision on the best
mere	sot or the orma with par	ticalar consideration give		FINDIN				
	The parties are the custody of the	is incorporated by ref	ng childr ant. Th	en under the ag e  plaintiff  nto this Order.	e of eighteen (18 ☐ defendant h	8). The child(ren) are as submitted an "Affic	lavit As To S	Status Of child must
	N	ame	Sex	Date Of Birth		Name	Sex	Date Of Birth
		tory factors were raise						
	☐ "Whether the mi	inor child was expose inor child was present	t during	acts of domes	<b>tic violence.</b> " Fi	indings:	sexual abus	se." Findings:
	☐ "Whether a part	y caused or attempto	ed to ca	use serious bo	<b>dily injury</b> to the	e aggrieved party or n	ninor child."	Findings:
	☐ "Whether a part Findings:	y placed the aggrieved	d party o	r the minor child	l in reasonable	fear of imminent ser	ious bodily	injury."
	☐ "Whether a part Findings:	y caused an aggriev	ed party	to engage inv	oluntarily in se	<b>xual relations</b> by forc	e, threat or	duress."
	☐ "Whether there	is a <b>pattern of abuse</b>	against	the aggrieved p	arty or minor chi	ild." Findings:		

			FINDINGS (continue	ed)				
	Whether a pa	arty has <b>abused or</b>	endangered the minor child duri	-	' Findings:			
			ation as an opportunity to abuse					
	whether a pa	arty nas improperty	concealed or detained the minor	cniia. Finaing	S.			
		arty has otherwise a	acted in a manner that is not in the b	oest interest of	the minor child." Findings:			
☐ 4.	Other findings as the safety of the o		ne best interest of the child(ren) that	t custody be a	warded with particular consideration given to			
			CONCLUSIONS					
			Uniform Child Custody Jurisdiction					
_	and that the	defendant	child(ren) that temporary custody be plaintiff be granted visitation. custody should not be awarded at t		」 plaintiff. □ defendant. [08]			
ORDER								
There	Therefore it is ORDERED that:							
_	· <u></u>	<u> </u>	(ren) named on Side One is granted		intiff.			
<u> </u>	<ul> <li>2. The  defendant  plaintiff is entitled to visitation under the terms listed below:</li> <li>a. supervised visitation as follows: (specify the person or agency providing supervision, the location, frequency, and length of visitation)</li> </ul>							
	OR							
		sed visitation as follo	OWS: (specify the location, frequency and ler	ngth of visitation)				
	visitation a child(ren) f	nd <i>(name person)</i> from visitation. The		shall be hall occur at <i>(n</i>	e for transportation of the minor child(ren) to e responsible for transportation of the minor ame location)			
	c. Other:	change at the cone	asion of visitation shall occur at (na)	The locationy				
☐ 3.	temporary custod	y is not awarded.						
_	•	-	nich cannot be longer than one year):					