☐ Municipal Court ☐ County Cou	rt Distric	t Court	Denve	er Juven	ile 🗖 Denver						
Probate			Co	ounty. C	Colorado						
Court Address:				, an ity, c	oioiaao						
Datitionar						_					
Petitioner:Address:											. 🛦
						0 1		OURT L	JSE	ONL	<u>Y</u>
V.						Case N	Num	nber:			
						16 Cha	16 Character #:				
Respondent:Address:											
/tdd1000.						Divisio	n		Со	urtrooi	m
CITATIO	N AND T	EMP	ORAR	Y CIV	IL PROTE	CTION	OR	DER			
IS	SUED P	URSU	JANT	TO §1	3-14-104.	5, C.R.S					
						•					
Full Name of Restrained F	Person		te of	Sex	Race	Weight	Н	eight		lair	Eye
☐ Protected Person alleges We	eapon	B	irth						Color Co		Color
Involved											
				ПМ							
				□F							
Full Name of Protected	Date of	Sex	Race	l Eu	II Name of I	Protected		Date	of	Sex	Race
Person	Birth	Jex	Nace	''	Perso		Birtl				Nace
			1	1					_		
С	ITATION	I TO 1	THE R	ESTR	AINED PE	RSON:					
You are ordered to appear and	d show ca	use, if	any, w	hy this	Temporary	Protection	Oı	der sh	oul	d not	be made
Permanent. The next hearing	is			• 11 •	_ (date) at		(tir	me) at	the	court	address
Permanent. The next hearing is (date) at (time) at the court address above in Courtroom If the Restrained Person fails to appear at this hearing, a bench warrant may be issued for the process of the Restrained Person and the Torroom Protection Order provided by the											
issued for the arrest of the Restrained Person and the Temporary Protection Order previously entered by the Court shall be made permanent without further notice or service upon the Restrained Person. This Temporary											
Protection Order expires at the conclusion of the Hearing date stated above unless continued to another date or											
made a Permanent Order of the				J							
	•										
PROTECTION ORDER:											
The Court finds that it has juris	sdiction ov	er the p						121 - 1			-1
mminont danger eviets to the life	fo and has	Ith of th			ed Person) c						
imminent danger exists to the litexists for the litexists for the issuance of a Civil			ne Prote								

The Court Orders that you, the Restrained Person shall not contact, harass, stalk, injure, intimidate, threaten, touch, sexually assault, abuse, or molest the Protected Persons named in this action, or harm, take, transfer, conceal, dispose of or threaten harm to an animal owned, possessed, leased, kept or held by any protected party, or a minor child of any other party, or otherwise violate this Order. You shall not use, attempt to use, or threaten to use physical force against the Protected Persons that would reasonably be expected to cause bodily injury. You shall not engage in any conduct that would place the Protected Persons in reasonable fear of bodily injury.

Cas	se Name	_ v Case Number:
1.	Contact.	
you		erson, <b>shall have no contact of any kind</b> with the Protected Persons and otected Persons through any third person, except your attorney,
or		r is a crime and may be prosecuted as a misdemeanor, municipal tact (if committed by a juvenile) pursuant to §18-6-803.5, C.R.S., and municipal ordinance.
2.	Exclusion from places.	
You fou		yards from the Protected Persons, where ever they may be
		n the following places and shall stay at least yards away from the s) where the Protected Persons reside, work or attend school.)
the	Register of Actions.	d that the address be omitted from the written order of the Court, including
	Home: Work: Name:	Address:
_		Address:
	Other:	
	Exceptions:	
to r	eturn to a shared residence one tin	y of the above locations after you receive this Order. You are permitted me to obtain sufficient undisputed personal effects to maintain a normal ng date ONLY if you are accompanied at all times by a law enforcement
2	Care and Control Provisions.	
_		children that care and control of these children be awarded to
		(name of person) until the next hearing. At that hearing, the Court emporary care and control of the minor children for up to one year.
4.	Issues Concerning Children. (I	Parenting Time and Decision-Making Responsibilities)
_	Restrained Person is granted Parenti	,
	Parenting Time and Decision-Making aring or at the next Hearing.	g Responsibilities will be considered at the Permanent Protection Orders
_	-	(next hearing date) and shall be as follows:

Case Name	v	Case Number:
<u> </u>		(next hearing date) and shall be as follows shall have sole Decision-Making Responsibilities.
_ ` `	Other Provisions" section 5.	•
_	ion-Making Responsibilities	shall be as previously ordered by the District
make payments for mortgage care when the Restrained P transferring, encumbering, cousual course of business or for all extraordinary expendite.  The Restrained Person shapes of the payments	e or rent, insurance, utilities berson has a prior existing concealing, or in any way disfor the necessities of life arrures made after the injunctivall not possess and/or pure and no fees for service sho	hase a firearm, ammunition, or other weapon. uld be assessed pursuant to §13-14-109(1)(2), C.R.S. t.
	not engage in conduct that	otected Person at the person's place of employment or impairs the Protected Person's employment, educational
☐ It is further ordered that:		
Date:		
		☐Judge ☐Magistrate
		Print Name of Judicial Officer
By signing, I acknowledge re	ceipt of this Order or $\square$ Re	strained Person is not present in courtroom.
Date:		
		Signature
I certify that this is a true and	complete copy of the origin	nal order.
Date:		
		Clerk

Law enforcement shall use all reasonable means to enforce this Protection Order.

## IMPORTANT INFORMATION ABOUT PROTECTION ORDERS GENERAL INFORMATION

- ✓ This Order or injunction shall be accorded full faith and credit and be enforced in every civil or criminal court of the United States, Indian Tribe or United States Territory pursuant to 18 U.S.C. §2265. This Court has jurisdiction over the parties and the subject matter.
- ✓ Pursuant to 18 U.S.C. §922(g)(8), it is unlawful for any person to possess or transfer a firearm who is subject to a court order that restrains such person from harassing, stalking or threatening an intimate partner of such person or a child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child.

## NOTICE TO RESTRAINED PERSON

- ✓ You are directed to appear before this Court on the date shown on the front of this form to show cause, if any exists, why this Temporary Protection Order should not be made permanent.
- ✓ This Temporary Protection Order shall be made permanent without further notice or service or the Court may continue the Temporary Protection Orders to a date certain. You are notified that the Permanent Civil Protection Order shall remain in effect until further order of the Court. Such Permanent Order will subject you to Federal Laws restricting firearms possession and sale 18 U.S.C., §922(g)(8), §924(a)(2).
- ✓ A violation of a Protection Order may be a misdemeanor, municipal ordinance violation or a delinquent act (if committed by a juvenile) and is a deportable offense. Anyone over the age of eighteen who violates this order may be subject to fines of up to \$5000.00 and up to 18 months in jail. Violation of this Order may constitute contempt of court. Anyone under the age of 18 who violates this Order may be subject to commitment to the Department of Human Services for up to two years.
- ✓ You may be arrested or taken into custody without notice if a law enforcement officer has probable cause to believe that you have violated this Order.
- ✓ If you violate this Order thinking that the Protected Person or anyone else has given you permission, **you are wrong**, and can be arrested and prosecuted. The terms of this Order cannot be changed by agreement of the parties. **Only the Court can change this Order.**
- ✓ Possession of a firearm while this Protection Order is in effect may constitute a Felony under Federal Law, 18 U.S.C. §922(g)(8).

## NOTICE TO PROTECTED PERSON

- ✓ You are hereby informed that if this Order is violated you may call law enforcement.
- ✓ You may initiate contempt proceedings against the Restrained Person if the Order is issued in a civil action or request the prosecuting attorney to initiate contempt proceedings if the Order is issued in a criminal action.
- ✓ You cannot give the Restrained Person permission to change or ignore this Order in any way. Only the Court can change this Order.

## NOTICE TO LAW ENFORCEMENT OFFICERS

- ✓ If the Order has not been personally served, the law enforcement officer responding to a call of assistance shall serve a copy of said Order on the person named/Restrained Person therein and shall write the time, date, and manner of service on the Protected Persons' copy of such Order and shall sign such statement. The officer shall provide the Court with a completed return of service form. (§13-14-107(2 3), C.R.S.)
- ✓ You shall use every reasonable means to enforce this Protection Order.
- ✓ You shall arrest or take into custody, or if an arrest would be impractical under the circumstances, seek a warrant for the arrest of the Restrained Person when you have information amounting to probable cause that the Restrained Person has violated or attempted to violate any provision of this Order subject to criminal sanctions pursuant to §18-6-803.5, C.R.S. or municipal ordinance and the Restrained Person has been properly served with a copy of this Order or the Restrained Person has received actual notice of the existence and substance of such Order.
- ✓ You shall enforce this Order even if there is no record of it in the Protection Order Central Registry.
- ✓ You shall take the Restrained Person to the nearest jail or detention facility.
- ✓ You are authorized to use every reasonable effort to protect the Protected Persons to prevent further violence.
- ✓ You may transport, or arrange transportation to a shelter for the Protected Persons.

☐ Municipal Court ☐ County Court ☐ District Court ☐	Denver Juvenile Denver		
Probate	County, Colorado		
Court Address:			
Petitioner:		-	
Address:		COURT	USE ONLY
		Case Number:	
V.		16 Character #:	
Respondent:Address:		Division	Courtroom
	RARY CIVIL PROTE ANT TO §13-14-104.5 JRN OF SERVICE		
I declare under oath that I am 18 years of age or			
Complaint/Motion for Civil Protection Order and the			
Respondent in (C (time) at the following location:	ounty)	(State) on	(date)
<ul><li>□ By handing it to a person identified to me as th</li><li>□ By leaving it with the □ Petitioner □ Respond</li></ul>	·	dent.	
By leaving it with		(Type or	write name legibly)
who is designated to receive service for the		t because of the fo	
☐ I attempted to serve the ☐ Petitioner ☐ Response	ondent occasio	ons but have not b	een able to locate
the 🗖 Petitioner 🗖 Respondent. Return to the	e 🗖 Petitioner 🗖 Respond	lent is made on	
(date).			
☐ Private process server	<del></del>		
Sheriff,County Fee \$Mileage \$	Signature of	Process Server	
Fee waived, Domestic Violence Protection Order.			
	Name (Print	or type)	
My Commission Expires:			
	Notary Publ	ic/Deputy Clerk	Date