CIRCUIT COURT OF ILLINOIS

JUDICIAL CIRCUIT

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PLENARY CIVIL NO CONTACT ORDER Requires Service of Process Under (740 ILCS 22/208)

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Page 2 of 6 – Civil No Contact Order

NOTICE TO RESPONDENT

ANY KNOWING VIOLATION OF A CIVIL NO CONTACT ORDER IS A CLASS A MISDEMEANOR. ANY SECOND OR SUBSEQUENT VIOLATION IS A CLASS 4 FELONY.

NOTICE TO LAW ENFORCEMENT AGENCIES AND OFFICERS

Any law enforcement officer may make an arrest without warrant if the officer has probable cause to believe that the person has committed or is committing a violation of a civil no contact order. (740 ILCS 22/301(a))

This Civil No Contact Order is enforceable, even without registration, in all 50 states, the District of Columbia, tribal lands, and the U.S. territories pursuant to the Violence Against Women Act (18 U.S.C. 2265).

FINDINGS [Emergency Order] □ The Court finds that good cause exists for granting the remedy regardless of prior service of process or notice upon the Respondent, because the harm which that remedy is intended to prevent would be likely to occur if Respondent were given any prior notice or greater notice than was given, of Petitioner's efforts to obtain judicial relief. FINDINGS [Jurisdiction] The court finds that Respondent: has been served with process and notice pursuant to statute. has entered an appearance in this case. is present in court, in person, and/or with counsel, is in default. has filed an answer. The court finds that the Petitioner: has diligently attempted to complete service of process, has not been able to serve Respondent, and has given notice by publication (service completed 30 days after the first of three publication

FINDINGS [General]

notices).

In granting the following remedies, the Court has considered all relevant factors, including but not limited to the nature, severity and consequences of Respondent's past non-consensual sexual conduct or non-consensual sexual penetration of Petitioner, including Respondent's concealment of his/her location in order to evade service of process or notice, and the likelihood of danger of future non-consensual sexual conduct or non-consensual sexual penetration of the party to be protected.

conduct or non-consensual sexual penetration of the party to be protected.	•
The Court further finds that: Venue is proper (740 ILCS 22/207). Upon examination of the Verified Petition, Petitioner under oath, and other evidence, Petitioner a victim of non-consensual sexual conduct or non-consensual sexual penetration by the Respondent.	is

	Upon examination of the Verified Petition, Petitioner under oath, and other evidence, Petitioner is a victim of the Respondent's aiding and abetting non-consensual sexual conduct or non-						
	consensual sexual penetration (740 ILCS 22/213.7). The victim is unable to bring this Petition on his/her own behalf due to age, health, disability, or						
_	inaccessibility (740 ILCS 22/201).						
Ш	The pa	rues sup	ulate to a factual basis for the issuance of a Civil No Contact Order.				
IT IS	<u>ORDER</u>	<u>ED:</u>					
1.		other pro	e Respondent be ordered to stay at leastfeet away from the Petitioner otect parties. That Respondent be prohibited from entering or remaining at the for other protected persons':				
			place of residence, located at				
			place(s) of employment, located at				
			school(s) and/or daycare, located at				
			and any of the following specified places, when Petitioner and/or other protected				
			persons are present:				
2.	That the Respondent refrain from contact with Petitioner and/or other protected persons in any way, directly, indirectly or through third parties, including, but not limited to, phone, written notes, mail, email, or fax.						
3.	That Respondent stay away from and be prohibited from taking, transferring, encumbering, concealing, damaging, or otherwise disposing of the Petitioner and/or other protected persons' real and/or personal property or animal(s).						
4.		The Re	spondent is restrained from attending				
	school		(address) attended by the				
			n. Finding that the Respondent is a minor and Respondent's \square parent(s) \square				
	guardian(s) ordered to transfer respondent to(school)						
	immediatelyis responsible for transporting minor to and						
	from school. (Criterion pursuant to (740 ILCS 22/213(b-6)) has been considered). (Residency						
	pursua	nt to (10	5 ILCS 5/14-1.11(4) or (105 ILCS 5/14-1.11a(a)(3))				
5.		Other is	njunctive relief as follows:				

held prior to the expiration of this Order.	in the office of the Clerk of this Court and a hearing NOTE: To ensure adequate time for a hearing, it is on at least 3 weeks prior to the expiration of this
	JUDGE
I hereby certify that this is a true and correct	copy of the original Order on file with the court.
	Clerk of the Circuit Court of
(Seal of the Clerk of Circuit Court)	County, IL
	Date:
cc: Petitioner Respondent Counsel of Involved School Board(s) if remedy #4 is	f Record Sheriff Advocate Jail S/A s ordered

DEFINITION OF TERMS USED IN THIS ORDER

- 1. **Civil No Contact Order:** an emergency order or plenary order granted under this Act, which includes a remedy authorized by (740 ILCS 22/213) of this Act.
- 2. **Family or Household Members:** include spouses, parents, children, stepchildren, and persons who share a common dwelling.
- 3. Non-consensual: a lack of freely given agreement.
- 4. **Petitioner:** may mean not only any named petitioner for the civil no contact order and any named victim of non-consensual sexual conduct or non-consensual sexual penetration on whose behalf the petition is brought, but also any other person sought to be protected by this Act.
- 5. **Protected Persons:** The following persons are protected by this Act:
 - (a) any victim of non-consensual sexual conduct or non-consensual sexual penetration on whose behalf the petition is brought;
 - (b) any family or household member of the named victim; and
 - (c) any employee of or volunteer at a rape crisis center that is providing services to the petitioner or the petitioner's family or household member.
- 6. **Respondent:** may mean not only the person alleged to have committed an act of non-consensual sexual conduct or non-consensual sexual penetration against the petitioner, but also any other named person alleged to have aided and abetted such an act of non-consensual sexual conduct or non-consensual sexual penetration.
- 7. **Sexual Conduct:** any intentional or knowing touching or fondling by the Petitioner or the Respondent, either directly or through clothing, of the sex organs, anus, or breast of the Petitioner or the Respondent, or any part of the body of a child under 13 years of age, or any transfer or transmission of semen by the respondent upon any part of the clothed or unclothed body of the petitioner, for the purpose of sexual gratification or arousal of the Petitioner or the Respondent.
- 8. **Sexual Penetration:** any contact, however slight, between the sex organ or anus of one person by an object, the sex organ, mouth or anus of another person, or any intrusion, however slight, of any part of the body of one person or of any animal or object into the sex organ or anus of another person, including but not limited to cunnilingus, fellatio or anal penetration. Evidence of emission of semen is not required to prove sexual penetration.
- 9. **Stay Away**: to refrain from both physical presence and nonphysical contact with the Petitioner directly, indirectly, or through third parties who may or may not know of the order. "Nonphysical contact" includes, but is not limited to, telephone calls, mail, e-mail, fax, and written notes.