IN THE COURT OF COMMON PLEAS,			DIVIS	SION
	COUNTY			
		_		
Order of Protection Per R.C. 2151.34(F)(3), this Order is indexed at LAW ENFORCEMENT AGENCY WHERE INDEXED () PHONE NUMBER	Case No. Judge/Ma State JUVENILE (R.C. 215	OHIO] ECTION ORDER	FULL HEARING
PETITIONER:		DEDCON(C) D	POTECTED BY T	THE OPPER.
PETITIONER.	Petitioner: Petitioner's		ousehold Members ached)	DOB:
First Middle Initial Last				DOB:
				DOB:
v.				DOB:
				•
RESPONDENT:			ONDENT IDENTIF	
	SEX	RACE	HT	WT
	EVE0	LIAID	DATE	OF DIDTH
First Middle Initial Last	EYES HAIR DATE OF BIRTH			OF BIRTH
That Middle Hillar Last	DDI)/EDI	0110 110	/	, OTATE
Distinguishing Features:	DRIVER	S LIC. NO	EXP. DATE	STATE
Distinguishing reactives.				
(Violence Against Women Act, 18 U.S.C. 2265, Federal Fu for enforcement.) THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject m notice and opportunity to be heard within the time recorder forth below.	atter, and t	ne Responder	nt will be provided	with reasonable
THE COURT HEREBY ORDERS: That the above named Respondent be restrained fro Petitioner and other protected persons named in this			of this Order are s DATE CERTA THAN RESPO	et forth below. AIN – NO LATER DNDENT ATTAINS 19
The terms of this Order shall be effective until			YEARS OF A	GE
Respondent will attain 19 years of age on WARNING TO RESPONDENT: See the warning pa	<u>∕</u> age attache	d to the front	t of this Order.	

FORM 10.05-D: JUVENILE CIVIL PROTECTION ORDER FULL HEARING Amended: March 1, 2014

Discard all previous versions of this form

	[Page 2 of 5 For	m 10.05-D]	Case	No
			Gusc	
This proceeding came for a hearing on Juvenile Civil Protection Order <i>Ex Parte</i> filed or 2151.34. The following individuals were present		/	befo	ore the Court and the in accordance with R.C.
The Court hereby makes the following findings	of facts:			
☐ The Court finds by a preponderance of the household members are in danger of being or 2903.12, 2903.13, 2903.21, 2903.211, 2903.22 fair, and necessary to protect the persons name. ☐ The Court finds by clear and convincing event members reasonably believed the Respondent welfare, or safety of the Petitioner or Petitioner continuing danger to the Petitioner or Petitioner equitable, fair, and necessary to protect the permonitoring of the Respondent. RESPONDENT SHALL NOT ABUSE, harm, as the continuing danger to the permonitoring of the Respondent.	have been har 2, 2911.211, a red in this Order dence that 1) t's conduct befor's family or ho er's family or ho ersons named in	rmed by the Ind 2950.01; er from offens the Petitione fore the filing usehold menousehold	Respondent as and 2) the follower or Petitioner of the Petition of the Petition of the Petition of the Fambers, 2) the Fambers, and 3) This finding is collow, stalk, has	s defined in R.C. 2903.11, pwing orders are equitable, e. 's family or household a endangered the health, Respondent presents a the following orders are a necessary for electronic erass, force sexual relations
upon, or commit sexually oriented offenses aga	ainst the prote	cted persons	named in this	Order. [NCIC 01 and 02]
ALL OF THE PROVISIONS CHE	ECKED BELO	W ALSO AP	PLY TO THE	RESPONDENT
☐1. RESPONDENT SHALL NOT ENTER and parking lots at those locations, e	•			• •
Residence:				
☐ School:				

☐ Business or Place of Employment:

Discard all previous versions of this form

	[Page 3 of 5 Form 10.05-D] Case No
	Other:
	RESPONDENT IS A MINOR AND WILL RESIDE at the following address until the Court determines otherwise:
•	
□2 .	RESPONDENT SHALL STAY AWAY FROM the protected persons named in this Order or as follows [NCIC 04]:
•	
□3.	RESPONDENT IS ALLOWED CONTACT with the protected persons as follows:
□4 .	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY OR PETS owned or possessed by the protected persons named in this Order.
	RESPONDENT MAY REMOVE THE FOLLOWING:
□ 5.	RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named in this Order. Contact includes, but is not limited to, landline, cordless, or cellular telephone; text; instant messaging; fax; e-mail; voice mail; delivery service; social network media; writings; blogging; electronic communications; or communications by any other means regardless if directly or through another person, and as follows: [NCIC 05]

Respondent shall contact this program within ______ days after receiving this Order and immediately arrange for an initial appointment. The program is requested to provide the Court a written notice when the Respondent attends the initial appointment, if the Respondent fails to attend or is discharged, and when the Respondent completes the program. The Respondent is required to sign all

6. RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY OTHER PERSON to do any act prohibited

☐7. RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM:

by this Order.

		[Page 4 of 5	Form 10.05	Case No
	necessary waivers to allow the C	ourt to receive	informatio	n from the program.
	Respondent is ordered to appe	ear before Jud	ge or Mag	jistrate
		this Order. Ro	esponden	□a.m. □p.m., to review the t is warned: If you fail to attend the above-
8.	RESPONDENT SHALL NOT PO Order remains in effect.	SSESS, USE,	CARRY, C	OR OBTAIN ANY DEADLY WEAPON while this
□9.	RESPONDENT SHALL BE ELE forth in R.C. 2151.34(E)(1)(b). Th			PRED. The Court having found the factors set to report to
·		1		rpose of electronic monitoring for the / whichever expires first. ons:
•				
□10.	IT IS FURTHER ORDERED: [NO	CIC 08]		
11.	and Respondent's parent, guardi	an, or legal cus	todian as	d this Order to be delivered to the Respondent required by Civ.R. 65.1. No costs or fees enforcing, dismissing, withdrawing, or serving
12.		OR	UNTIL RE	L FORCE AND EFFECT UNTIL A DATE SPONDENT ATTAINS 19 YEARS OF AGE. to Civ. R. 65.1, the <i>Ex Parte</i> CPO remains in
13.	THE COURT WILL SEAL THIS	RECORD ON 1	HE RESP	ONDENT'S 19 TH BIRTHDAY, unless the Court

14. RESPONDENT WILL ATTAIN 19 years of age on: /

15. IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed

determines otherwise.

[Page 5 of 5 Form 10.05-D]	
----------------------------	--

Case No.		
Case NO.		

the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the Order. Accordingly, the Court adopts the magistrate's granting of the Order.

IT IS SO ORDERED.	
MAGISTRATE	JUDGE

NOTICE TO RESPONDENT, PARENTS, GUARDIAN, OR LEGAL CUSTODIAN

THE PERSONS PROTECTED BY THIS ORDER CANNOT GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THIS ORDER. IF YOU VIOLATE ANY TERMS OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER			
Copies of this Order, which is a final appealable			
Order, were mailed by ordinary U.S. mail			
served on the parties pursuant to			
Civ.R. 65.1(C)(3) on the a following date:			
/ / /			
Ву:			

TO THE CLERK				
COPIES OF THIS ORDER SHALL BE DELIVERED				
TO:				
☐ Petitioner ☐ Attorney for Petitioner				
☐ Petitioner's Mother:				
Petitioner's Father:				
Petitioner's Guardian or Legal Custodian:				
Respondent				
Respondent's Mother:				
Respondent's Father:				
Respondent's Guardian or Legal Custodian:				
Police Department Where Petitioner Resides:				
Police Department Where Petitioner Works:				
Sheriff's Office:				
School:				
Police Department Where School is Located:				
Other:				