ORDER OF PROTECTION

JD-CL-99 Rev. 10-21 C.G.S. §§ 29-28, 29-32, 29-33, 29-36i, 29-36k, 46b-15, 46b-16a, 46b-38c(d)(e), 46b-38nn, 53a-28(f), 53a-36, 53a-42, 53a-217, 53a-217c, 53a-223, 54-1k, 54-86e; 18 U.S.C. §§ 922(a)(9), 2265; P.A. 21-78 66 2, 6, 7 For information on ADA accommodations, contact a court clerk or go to: www.jud.ct.gov/ADA.



10 0.5.0. 39 922(9)(9), 2265;	P.A. 21-78 §§ 2, 6, 7	-										
Order type Restraining Order	After Hearing		Case typ		-	1	Superior co	urt locat	ion			
Restraining Order - After Hearing Fami				ly			Fairfield J.D.					
Related court information (if applicable) Notice and opportunity to be heard provided to respondent on 08/01/2023						-	Case number FBT-FA23-5052299-S					
Protected Person							FB1-F	A23-	5052299-8			
Last name	First name		Mada	-	, , , , , , , , , , , , , , , , , , , ,							
Ambrose	Ambrose Date of bit					Sex						
Home address				City	8/2007		Lush	State	7:-			
ALU III								Cuito	Zip			
The state of the s	ne as above			City		-		State	Zip			
381 Horsepond Rd			Madi	son			CT	06443				
				City				State	Zip			
Respondent (Defe	endant)			Dann		1.1.	1.6.					
Last name	First name		Middle	Respondent Identifiers								
Riordan	Karen		Middle		2/1966	Sex	White					
Address				Height	Weight	Eyes	Hair		Phone			
19 Lake Dr	10.00			4								
Madison	Sta			Distinguis	hing feature	s/other	identifiers					
Cautions/Weapons (If informa	tion is everileble):	06	6443									
, and the second	aon is available).			Relationship to protected person (Present or former)								
M 1. O					Spouse or party to a civil union							
A TRUE COPY, ATTEST												
A TRUE COPY, ATTEST					Parent of common child							
MAD	MADISON BEGGS-CT STATE MARSHAL			Other:								
Terms and Condi	tions of Protection											
		-										
Surrender or transfe	, must follow all the o er all firearms and amm	roers and	conditions	selécte	d below:							
Do not assault, three	eaten, abuse, harass, fo	llow inter	fore with or	atalle the								
Stay away from the	home of the protected	nerson ar	nd wherever	the prote	protecte	d per	son. (C	T01)				
AT DO HOL CONTACT THE F	projected berson in any	mannar	including by		-11				•			
	a person s nome, work	place, or	others with v	vhom the	contact	or te	lepnon	e cont	tact, and do r	not		
- Protoct	pordor (0100)				CONTECT	would	DE IIVE	iy to t	cause annoya	ance or		
Other: Stay 100 yard	ds away from the protect	cted perso	on. (CT16)									
	onditions are on the follo											
General Restraining Ord	er Notifications (Family),	JD-CL-104										
This and						Evoire	ation date	til annii				
This order	r remains in effect until:	F	urther order	of the co	ourt.		8 / 20		rable)			
X The court had jurisc	diction over the parties a	and the si	ibject matter	and the	recoord	ont u				-1		
and opportunity to b	be heard. This order sh	all be enfe	orced, even	without r	egistratio	n. bv	the cou	irts of	any state th	DIE NOUC		
	S. Territory, and may be violate this order may r							ssing s	state, territori	al, or		
X State law provides	penalties for unlawful no	necaccion	of firearms		1	4	-:					
Statutes §§ 53a-21	7(a)(4) and 53a-217c(a)(5)). Fed	eral law also	provides	penaltie	s for	nic dete possess	inse w sing, ti	reapons (Ger ransporting, s	neral shippina		
	annual distribution will	le subject	to a quality	ng protec	tion orde	r (18	U.Ş.C.	§ 922	(g)(8)).	9		
By the Court O NEILL	or Juage		S	andd (Judge	, Assistant	MY .	111		Date sign			
		r standing	oriminal accide	TMM	WD Y	V/U	w		8 / 8	/2023		
child, you may elect to o	order, protective order, or	n a family	court proceed	ctive orde	r nas beer	ant to	46b-150	ur beh	alf or on beha	If of your		

NOTICE: It a restraining order, protective order, or standing criminal protective order has been issued on your behalf or on behalf of your child, you may elect to give testimony or appear in a family court proceeding remotely, pursuant to 46b-15c. Notify the court in writing at least two days in advance of a proceeding if you choose to give testimony or appear remotely, and your physical presence in the courthouse will not be required in order to participate in the court proceeding. You may use the Remote Testimony Request (form JD-FM-295) to make this written request. You may use the same form with two days' advance notice to request that your testimony in any family proceeding be taken outside the presence of the respondent/subject to a restraining order, protective order, or standing criminal protective order issued on your behalf and/or a child's behalf pursuant to 46b-15c.

Print Form

Reset Form

RESTRAINING ORDER ATIONS (FAMILY)

4 Rev. 10-21 §§ 29-28, 29-32, 29-33, 29-35, 29-361, 29-361, 29-36k, un, 29-37a, 29-37j, 29-37p, 29-37s, 46b-15, 46b-38c, a-35a, 53a-36, 53a-41, 53a-42, 53a-217, 53a-217c, 53a-223b, 18 U.S.C. § 922(g)(8), 18 U.S.C. § 2265; P.A. 21-78 §§ 2, 6, 7

For information on ADA accommodations, contact a court clerk or go to: www.jud.ct.gov/ADA.



Attention Respondent (Person who the Restraining Order is against):

If you are subject to a Restraining Order, the general orders and notices below apply to you. Even if the other party contacts you, you may be subject to arrest for violating the Restraining Order. You should talk to an attorney if you have any questions.

Restraining Orders (Issued under General Statutes § 46b-15)

An EX PARTE RESTRAINING ORDER is only effective until the date of the hearing unless extended by agreement of the parties, by order of the court for good cause shown, or upon request of the applicant where service has not been made on the respondent. A RESTRAINING ORDER AFTER HEARING stays in effect for one year from the date of the order unless the court orders a shorter period of time. If the court is closed on the scheduled hearing date, the hearing will be held on the next day the court is open and any ex parte order stays in effect until the court holds the hearing. The court may extend this order beyond one year if the applicant files a motion asking the court to extend it.

The terms and conditions on the Order of Protection (form JD-CL-99), and any Additional Orders of Protection (form JD-CL-100), and Orders of Maintenance (form JD-FM-234), also apply to you.

Criminal Prosecution

In accordance with General Statutes § 53a-107, entering or remaining in a building or any other premises in violation of this order constitutes criminal trespass in the first degree. This is a criminal offense punishable by a term of imprisonment of not more than one year, a fine of not more than two thousand dollars or both. In accordance with General Statutes § 53a-223b, any violation of subparagraph (A) or (B) of subdivision (2) of subsection (a) of section 53a-223b constitutes criminal violation of a restraining order which is punishable by a term of imprisonment of not more than five years, a fine of not more than five thousand dollars, or both. Additionally, any violation of subparagraph (C) or (D) of subdivision (2) of subsection (a) of section 53a-223b constitutes criminal violation of a restraining order which is punishable by a term of imprisonment of not more than ten

Firearms Restrictions

Because the court has issued a restraining order against you, you may be prohibited by state and/or federal law from possessing (having) or receiving (getting) a firearm, ammunition, or an electronic defense weapon. Additionally, any permits, temporary permits, or certificates to carry, posses, or buy these items may be revoked (taken away). Please refer to General Statutes, Title 29, Chapter 529, for references and examples of firearms restrictions that may apply to you. For more information about surrendering (turning in) or transferring any prohibited firearms, ammunition, or electronic defense weapons, and surrendering any permits, temporary permits, or certificates to carry, possess, or buy these items that you may have, contact the Department of Emergency Services and Public Protection at 860-685-8400. You should talk to an attorney if you have any questions.

Nationwide Enforcement

The information contained in the Order of Protection (form JD-CL-99), and the Additional Orders of Protection (JD-CL-100), if there is one, will be sent to the appropriate police departments and to the national protection order registry, as required by law.

Attention Protected Person:

If you are in immediate danger call 911 to connect to the nearest police department.

For counseling services, support groups, advocacy services, and other related information please call Safe Connect, the statewide 24 hour toll-free domestic violence hotline at 888-774-2900 or the Connecticut Sexual Assault Crisis Services statewide 24 hour toll-free hotline at 888-999-5545 (Español 888-568-8332). An advocate can talk with you about your needs and help you find shelters, programs, and other resources. Services are free and confidential.

If a restraining order, protective order, or standing criminal protective order has been issued on your behalf or on behalf of your child, you may elect to give testimony or appear in a family court proceeding remotely, pursuant to 46b-15c. Notify the court in writing at least two days in advance of a proceeding if you choose to give testimony or appear remotely, and your physical presence in the courthouse will not be required in order to participate in the court proceeding. You may use the Remote Testimony Request (form JD-FM-295) to make this written request. You may use the same form with two days' advance notice to request that your testimony in any family proceeding be taken outside the presence of the respondent/subject to a restraining order, protective order, or standing criminal protective order issued on your behalf and/or a child's behalf pursuant to 46b-15c.

GENERALES SOBRE ORDENES ESTRICCIÓN (CAUSAS DE FAMILIA)

045 Rev 10-21 8 29-38 29-32 29-33 29-35 29-36f, 29-36f, 29-36k, 88 29-78, 29-37), 29-37p, 29-37s, 46b-15, 46b-38c, 29-37a, 29-37b, 29-37b, 29-37s, 46b-15, 46b-38c, 29-38, 53a-41, 53a-42, 53a-217, 53a-217c, 38-38. 18USC § 922(g)(8), 18USC § 2265, PA 21-78 Para Información sobre ajustes acorde con la lev ADA, comuniquese con la Secretaria del tribunal o visite www.jud.ct.gov/ADA.



Aviso a la parte demandada (persona contra quien se presenta la orden de restricción):

Si usted está sujeto a una orden de restricción, debe cumplir con las órdenes y avisos generales que aparecen a continuación. Aun cuando la ora parte sea la que inicie el contacto, usted podria ser arrestado por incumplimiento de la orden de restricción. Si tiene dudas, consulte con un abogado.

Órdenes de restricción (dictedas conforme a § 46b-15 del Código General de Connecticut) Una ORDEN DE RESTRICCIÓN EX PARTE tiene vigencia solamente hasta la fecha de la audiencia, a menos que se extignda por acuerdo de las partes, por orden judicial con motivo justificado o a petición del solicitante en caso de no haberse notificado a la parte demandada. Una ORDEN DE RESTRICCIÓN OTORGADA TRAS UNA AUDIENCIA permanecerá vigente durante un año a partir de la fecha de emisión, a menos que el juez ordenara un período menor. Si el tribunal estuviera cerrado en la fecha de audiencia programada, dicha audencia se celebrará el próximo día hábil y, de haberse dictado una orden ex parte, dicha orden permaneçera vigente fíasta que se celebre la audiencia. El juez podría extender esta orden más allá del plazo de un año si el solicitante presentara la petición correspondiente.

Deberá cumplir también con los términos y condiciones establecidas en el formulario de Orden de Protección (JD-CL-99) y en todo formulario de Órdenes Adicionales de Protección (JD-CL-100) y de Órdenes de Continuidad (JD-FM-234).

Proceso penal

De conformidad con el artículo 53a-107 del Código General, el ingreso o permanencia en un edificio u otra instalación en contravención de esta orden constituirá un delito de entrada ilícita en primer grado. Este es un delito púnible con una pena máxima de un año de cárcel, una multa máxima de dos mil dólares o ambas penas. De conformidad con el artículo 53a-2236 del Código General, el incumplimiento de

multa máxima de dos mil dolares o ambas penas. De conformidad con el artículo 63a-2236 del Código General, el incumplimiento de cualquier parte del inciso (A) o (B) de la subdivisión (2) del apartado (a) del articulo 53223b constituye un delito de incumplimiento delictivo de una orden de restricción, delito punible con una pena máxima de cinco años de cárcel, una multa máxima de cinco mil dólares o ambas penas. Asimismo, el incumplimiento de cualquier parte del inciso (C) o (D) de la subdivisión (2) del apartado (a) del artículo 53a-223b constituirá incumplimiento delictivo de una orden de restricción, delito punible con una pena máxima de diez años de cárcel, una multa máxima de diez mil dólares o ambas penas.

Restricciones en materia de armas de fuego

A causa de la orden de restricción que el juez ha emitido en su contra se le podría prohibir la tenencia (tener en su poder) o la obtención (conseguir) armas de fuego, municiones o armas electronicas de defensa, de conformidad con las leyes estatales y/o federales. Además, todo permiso, permiso provisional o certificado para portar, poseer o comprar dichos artículos podría ser revocado (cancelado). Para referencias y ejemplos de restricciones en materia de armas de fuego que podrían aplicarse en su caso, consulte el Título 29, Capítulo 529 del Código General. Para más información acerca de la entrega o transferencia de armas de fuego, municiones o armas electrónicas de defensa, así como de entrega de todo permiso, permiso provisional o certificado que usted tenga para portar, poseer o comprar dichos artículos, comuníquese con el Departamento de Servicios de Emergencia y Protección Pública llamando al 860-685-8400. Si tiene dudas, consulte con un abogado.

Aplicación de la orden a nivel nacional
Los datos incluidos en la Orden de Protección (formulario JD-CL-99) y las Órdenes Adicionales de Protección (formulario JD-CL-100), de haberse dictado, serán en viados a los departamentos de policia correspondientes y al registro nacional de órdenes de protección, tal como exige la ley.

Aviso a la persona protegida:

Si se encuentra en peligrounminente, llame al 911 para comunicarse con el departamento de policía más cercano.

Para servicios de associa, grupos de apoyo, servicios de intercesión y demás información, comuniquese con Safe Connect, la linea directa y gratuita para casos de violencia intrafamiliar disponible las 24 horas en todo el estado llamando al 888-774-2900, o con el Servicio de Atención en Caso de Crisis por Agresión Sexual de Connecticut a su línea gratuita disponible en todo el estado las 24 horas llamando al 888 999-5545 (para atención en español, llame al 888-568-8332). Un intercesor hablará con usted sobre sus necesidades y le ayudará a encontrar programas, albergue y otros recursos. Los servicios son gratuitos y de carácter confidencial.

Conforme a lo dispuesto en el Art. 46b-15c, si se dictase una orden de restricción, una orden de protección o una orden de protección penal permanente a su favor o el de su hijo/a, usted puede optar por dar su testimonio o participar en el procedimiento de familia a distancia. Notifique por escrito al tribunal, utilizando la Solicitud de Testimonio a Distancia (formulario JD-FM-295) al menos dos días antes del procedimiento, si usted opta por dar su testimonio o comparecer virtualmente, y no se exigira que se presente en persona para participar en el procedimiento judicial. El Art. 46b-15c establece a su vez que el mismo formulano puede utilizarse para solicitar que se le permita dar su testimonio fuera de la presencia del demandado/persona sujeta a la orden de restricción, de protección u orden de protección penal permanente dictada a su favor o el de su hijo, siempre y cuando la solicitud se presente con dos días de anticipación al procedimiento

ORDER OF PROTECTION

JD-CL-99 Rev. 10-21 C.G.S. §§ 29-28, 29-32, 29-33, 29-36i, 29-36k, 46b-15, 46b-16a, 46b-38c(d)(e), 46b-38nn, 53a-28(f), 53a-36, 53a-42, 53a-217, 53a-217c, 53a-223, 54-1k, 54-86e; 18 U.S.C. §§ 922(g)(9), 2265; P.A. 21-78 §§ 2, 6, 7

For Information on ADA accommodations, contact a court clerk or go to: www.jud.ct.gov/ADA.



Restraining Order An		Case type							
Restraining Order - After	Family	,		1.	Superior court location Fairfield J.D.				
Related court information (if applicable) Notice and opportunity to be heard provided to respondent on 08/01/2023									
Protected Person						FBT-FA23	-5052	2301-S	
Last name	First name								
Ambrose	Matthew	Middle	Date of b		Sex	Race			
Home address			2 / 20/2007 M			l Hispanic			
		Ť.	City			State	•	Zip	
Mailing address Same as	above	No. of the last of	City						
381 Horsepond Rd		Madison				State	1	Zip	
Work address			City	SOII		CT		06443	
Daniel I						State		Zip	
Respondent (Defenda	nt)		Resn	ondon	ldo:	ntifiers			
Last name Riordan	First name	Middle	Date of bi	onden					
Address	Karen			2/1966	Sex	Race White			
19 Lake Dr			Height	Weight	Eyes	Hair	Tou		
City						ridii	Phone	ө	
Madison	State	Zip	Distinguis	hing feature	s/other ic	ientifiers			
Cautions/Weapons (If information is	CT	06443							
	available),		Relations	hip to protec	ted perso	on (Present or fo	rmer)		
	M 1. 0					to a civil uni			
	/ hun De	y	X Pi	rotected	person	n's parent	-		
	, ATTEST	Intimate cohabitant							
	MADISON BEGGS-CT	STATE MARSHAL	Parent of common child						
				ther:					
Terms and Condition	s of Protection								
You, the Respondent, mu	ist follow all the order	rs and conditions							
M contonuct of figurate at	l lifearms and ammunit	ion							
XI Do not assault, threater	abuse harace follow	interfere with	all the		N	************			
Do not contact the protected pe	cted person in any ma	nner including by w	ritton o	clea pers	on sh	all reside. (C	CT03)		
contact the protected pe	erson's home, workplace	e, or others with wh	om the	Contact v	or tel	ephone cont	act, a	nd do not	
alarm to the protected p	erson. (CT05)		J.11 (110	oontact v	voulu	be likely to c	ause	annoyance or	
X Other: Stay 100 yards a	way from the protected	person, (CT16)							
Additional terms and condi-	tions are on the following								
General Restraining Order N	oulications (Family), JD-C	L-104.							
This order ren	nains in effect until:	Further order o	f the co	urt.		on date (if applica	able)	7	
X The court had jurisdiction	on over the parties and	the section of				2024		J	
The court had jurisdictic and opportunity to be he of Columbia, any U.S. 1	eard. This order shall h	the subject matter, a	and the	responde	ent wa	s provided w	vith rea	asonable notice	
of Columbia, any U.S. 1	erritory and may be a-	Same of her Till 11	a lout 16	gialialion	ı, uy u	ie courts of	any st	ate, the District	
tribal boundaries to viol	ate this order may result	It in federal imprison	ment (1	8116	£ 220	Crossing s	tate, to	erritorial, or	
The state law provides non	oltion for well and I	2 22 22						- (0	
Statutes §§ 53a-217(a) or receiving any firearm	(4) and 53a-217c(a)(5))	. Federal law also pr	ovides	penalties	for po	ssessing, tr	eapon anspo	is (General rting, shipping	
Name of Jud	ige	,	Pictori	on order	(100	.S.C. § 922(g)(8)).		
By the Court O NEILL	. .	Silve		Assistant Ge				Date signed	
NOTICE: If a restraining order	er, protective order or stor	nding oriminal areas		0700	VVV			8 /8 /2023	
child, you may elect to give least two days in advance	testimony or appear in a f	amily court proceeding	remotel	y, pursua	nt to 4	on your beha 6b-15c. Notify	the co	n behalf of your ourt in writing at	

least two days in advance of a proceeding if you choose to give testimony or appear remotely, and your physical presence in the courthouse will not be required in order to participate in the court proceeding. You may use the Remote Testimony Request (form JD-FM-295) to make this written request. You may use the same form with two days' advance notice to request that your testimony in any family proceeding be taken outside the presence of the respondent/subject to a restraining order, protective order, or standing criminal protective order issued on your behalf and/or a child's behalf pursuant to 46b-15c.

Print Form

Reset Form

ATIONS (FAMILY)

4 Rev. 10-21 §§ 29-28, 29-32, 29-33, 29-35, 29-36f, 29-36f, 29-36k, A, 29-37a, 29-37f, 29-37p, 29-37s, 46b-15, 46b-38c, A5a, 53a-36, 53a-41, 53a-421, 53a-217c, 53a-223b, JUS.C. § 922(g)(8), 18 U.S.C. § 2265, P.A. 21-78 §§ 2. 6, 7

www.jud.ct.gov/ADA. contact a court clerk or go to: accommodations For information on ADA



Attention Respondent (Person who the Restraining Order is against):

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Restraining Orders (Issued under General Statutes § 46b-15)

court is open and any ex parte order stays in effect until the court holds the hearing. The court may extend this order beyond orders a shorter period of time. If the court is closed on the scheduled hearing date, the hearing will be held on the next day the respondent. A RESTRAINING ORDER AFTER HEARING stays in effect for one year from the date of the order unless the court parties, by order of the court for good cause shown, or upon request of the applicant where service has not been made on the one year if the applicant files a motion asking the court to extend it. An EX PARTE RESTRAINING ORDER is only effective until the date of the hearing unless extended by agreement of the

of Protection (form JD-CL-100), and Orders of Maintenance (form JD-FM-234), also apply to you. The terms and conditions on the Order of Protection (form JD-CL-99), and any Additional Orders

Criminal Prosecution

more than one year, a fine of not more than two thousand dollars or both. In accordance with General Statutes § 53a-223b, any In accordance with General Statutes § 53a-107, entering or remaining in a building or any other premises in violation of this order constitutes criminal trespass in the first degree. This is a criminal offense punishable by a term of imprisonment of not thousand dollars, or both. Additionally, any violation of subparagraph (C) or (D) of subdivision (2) of subsection (a) of section 53a-223b constitutes criminal violation of a restraining order which is punishable by a term of imprisonment of not more than ten restraining order which is punishable by a term of imprisonment of not more than five years, a fine of not more than five violation of subparagraph (A) or (B) of subdivision (2) of subsection (a) of section 53a-223b constitutes criminal violation of a

Firearms Restrictions

any permits, temporary permits, or certificates to carry, possess, or buy these items that you may have, contact the Department of Emergency Services and Public Protection at 860-685-8400. You should talk to an attorney if you have any questions. surrendering (turning in) or transferring any prohibited firearms, ammunition, or electronic defense weapons, and surrendering permits, or certificates to carry, posses, or buy these items may be revoked (taken away). Please refer to General Statutes, Title (having) or receiving (getting) a firearm, ammunition, or an electronic defense weapon. Additionally, any permits, temporary Because the court has issued a restraining order against you, you may be prohibited by state and/or federal law from possessing 29, Chapter 529, for references and examples of firearms restrictions that may apply to you. For more information about

Nationwide Enforcement

The information contained in the Order of Protection (form JD-CL-99), and the Additional Orders of Protection (JD-CL-100), if there is one, will be sent to the appropriate police departments and to the national protection order registry, as required by law.

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For counseling services, support groups, advocacy services, and other related information please call Safe Connect, the statewide 24 hour toll-free domestic violence hotline at 888-774-2900 or the Connecticut Sexual Assault Crisis Services statewide 24 hour toll-free hotline at 888-999-5545 (Español 888-568-8332). An advocate can talk with you about your needs and help you find shelters, programs, and other resources. Services are free and confidential

If a restraining order, protective order, or standing criminal protective order has been issued on your behalf or on behalf of your child, you may elect to give testimony or appear in a family court proceeding remotely, pursuant to 46b-15c. Notify the court in writing at least two days in advance of a proceeding if you choose to give testimony or appear remotely, and your physical presence in the courthouse will not be required in order to participate in the court proceeding. You may use the Remote Testimony Request (form JD-FM-295) to make this written request. You may use the same form with two days' advance notice to request that your testimony in any family proceeding be taken outside the presence of the respondent/subject to a restraining order, protective order, or standing criminal protective order issued on

ORDER OF PROTECTION

JD-CL-99 Rev. 10-21 JD-CL-99 Rev. 10-21 C.G.S. §§ 29-28, 29-32, 29-33, 29-36I, 29-36k, 46b-15, 46b-16a, 46b-38c(d)(e), 46b-38nn, 53a-28(f), 53a-36, 53a-42, 53a-217, 53a-217c, 53a-223, 54-1k, 54-86e; 18 U.S.C. §§ 922(g)(9), 2265; P.A. 21-78 §§ 2, 6, 7

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Order type			ase type								
Restraining Order - Aft				Superior court location							
Notice and opportunity to be				Fairfield J.D.							
Related court information (il applicable) Notice and opportunity to be heard provided to respondent on 08/01/2023						FBT-FA23-5052300-S					
Protected Person											
Last name	First name	Mide	Dete	of birth	10						
Ambrose Home address	Sawyer		20.0	/ 6 /2010	Sex M	Race					
nome address			City	7 0 72010	101	Hispanic					
Mailing address Same as						State	Zip				
381 Horsepond Rd	above		City			State	Zip				
Work address		adison		СТ	06443						
			City			State	Zip				
Respondent (Defenda	ant)										
Last name	First name		Re	sponden	t Idei	ntifiers					
Riordan	Karen	Midd	2010	of birth	Sex	Race					
Address			9 / Heigh	22/1966		White					
19 Lake Dr			neigh	t Weight	Eyes	Hair	Phone				
City	State	Zip	Distin	guishing feature	s/other id	lentifiers					
Madison Cautions/Weapons (If information is	СТ	06443									
oadtons/weapons (if information is	available):		Relati	onship to protec	ted perso	on (Present or for	mer)				
				Spouse or party to a civil union							
		X Protected person's parent									
	/ huh Beg			Intimate cohabitant							
	Muli Beyr A TRUE COPY, ATT	EST		Parent of o	commo	on child					
MAD	ISON BEGGS-CT STATE	E MAHSHAL		Other:							
Terms and Condition											
You, the Respondent, mu	ist follow all the ord	ers and condit	ions select	ed below.							
A surremuer of transfer all	l lirearms and ammur	nition									
Do not assault, threaten	i, abuse, harass, follo	w, interfere with	, or stalk th	e protected	d perso	on. (CT01)					
array non the non	ie vi lije brojecjen ne	ITEMP SOM WARA	MAR the	44-1			T03)				
contact the protected pe	erson (CT05)	ace, or others w	ith whom th	e contact v	vould l	be likely to ca	ause annoyance or				
Other: Stay 100 yards av	, , , , , , ,						•				
			0)								
Additional terms and condit General Restraining Order No	ions are on the follow	ing pages:									
	tilloddions (i armiy), JD-	CL-104.									
	ains in effect until:		rder of the		8 / 8	n date (if applica					
X The court had jurisdiction and opportunity to be he of Columbia, any U.S. To tribal boundaries to viola	erritory, and may be e ite this order may resi	enforced by Trib	al Lands (1	8 U.S.C. §	ent was 1, by th 2265) 8 226	s provided water courts of a court of a	ate, territorial, or				
State law provides pena Statutes §§ 53a-217(a)(or receiving any firearm	lties for unlawful poss 4) and 53a-217c(a)(5) or ammunition while s	ession of firearr	ns, ammun Iso provide ifying prote	ition, or ele s penalties ction order	ctronic for po (18 U.	defense we	eapons (General nsporting, shipping, 1)(8)).				
By the Court O NEILL	,•		Stored (Judg	o, Assistant Cip	Ylen	ĺ.	Date signed				
NOTICE: If a restraining order child, you may elect to give te	, protective order, or sta	anding criminal pro-	otective orde	or has been	issued	on your behal	8 /8 /2023 f or on behalf of your				

child, you may elect to give testimony or appear in a family court proceeding remotely, pursuant to 46b-15c. Notify the court in writing at courthouse will not be required in order to participate in the court proceeding. You may use the Remote Testimony Request (form JD-FM-295) to make this written request. You may use the same form with two days' advance notice to request that your testimony in any protective order issued on your behalf and/or a child's behalf pursuant to 46b-15c.

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