Final Order	Case No.						
of Protection	Circuit Cou	rt, Div.					
Amended Order	County:			,A	rkansas		
etitioner/Plaintiff			1	his Order	is Effective U	Intil:	
First Middle	Last						
Petitioner's Date of Birth (mm/dd/yyyy Minor Children Protected under t		Sex		shall be e office districts	t to Federal lenforced by la rs in all state and tribal la	aw enfores, territonals	cement ries, ardless
	d.o.b.				ner this Orde		ection
	d.o.b. d.o.b.				is registered	locally.	
	d.o.b.						
Versus	-		Respon	dent Ident	ifiers		
Respondent/Defendant			Sex	Race	DOB	Ht.	Wt.
					mm/dd/yyyy		
First Middle	Last						
Address:			Eyes	Hair		SS#	<u>-1</u>
				Phone #	DL:	# or other ID) #
Employer:							
CAUTION:			Disting	uishing Char	acteristics:		
Respondent possesses a fire	arm						
Respondent has history of ex							

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Rel	lationship Identifiers: Current or former spouses Parents of child(ren) in common
	Live together □ Current or past dating relationship □ Other Relative (Explain)
The pro of o	IE COURT HEREBY FINDS AND ORDERS: at there is jurisdiction over the parties and subject matter, and the Respondent has been provided with oper notice and the opportunity to be heard. That the victim(s) is (are) in immediate and present danger domestic abuse and therefore an Order of Protection is hereby granted pursuant to the terms herein. The day of
	The Petitioner appeared pro se.
	The Petitioner was represented by counsel.
	The Respondent appeared pro se.
	The Respondent was represented by counsel.
	The Respondent failed to appear despite proper notice.
<u>lim</u> Hai	The Respondent is restrained from committing any criminal act against the victim(s) including, <u>but not itted to</u> : acts of violence or Domestic Abuse, A.C.A. §9-15-103(3); Harassment A.C.A. §5-71-208; rassing Communications A.C.A. §5-71-209; Stalking A.C.A. §5-71-229; or Terroristic Threatening C.A. §5-13-301.
phy	The Respondent is prohibited from initiating any contact with the victim(s) including, but not limited to, vsical presence, telephonic, electronic, oral, written, visual, or video. Respondent also shall not use a third ty to contact the victim(s) except by legal counsel or as authorized by law or court order.
	The Respondent is excluded from the Petitioner's residence and the immediate vicinity thereof.
	Petitioner's Address:
	(or) The Petitioner's address is excluded from notice to the Respondent.
	The Respondent is also prohibited from the following places:

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Petit	ioner's Workplace:
Scho	pols:
Othe	er (Identify):
Om	2. Tuching I.
	is awarded temporary custody of the minor child(ren) for the
	duration of order or until future orders shall be issued from a Court with jurisdiction over the parties:
	(Children's Names)
	(
	Visitation with regard to the minor child(ren) is established as follows:
	is ordered to pay child support to through the
_	
_	Circuit Clerk's Office
L	Child Support Clearinghouse

	in the amount of \$	_ per	, plus any	administrative fees as they	come
	due with said payments to begin or	n	This amou	unt is according to the Child	i
	Support Chart based upon the payo	or's income of _	I	oer	
This a	nmount □ does / □ does not (o (If the amount deviates from	· · · · · · · · · · · · · · · · · · ·	* *)
	is ordered to pay sp	oousal support ir	n the amount of \$	per, be	ginning on
			The spousal s	upport shall be paid until	·
	Method of payment shall be:				
	Note: As there is an expiration Child Support, Alimony and V case (i.e. divorce, paternity, or	isitation shou	ld be handled throu	gh another Domestic Ro	_
	A law enforcement officer with jurisdwelling, and/or to otherwise assist i			r in gaining possession of the	he
	A law enforcement officer with juris	jurisdiction is ordered to serve the Order of Protection on the Respondent.			
	A law enforcement officer with jurisdiction is ordered to assist the Petitioner in obtaining his or her personal effects from the dwelling upon proper and timely request of the Petitioner.			rsonal	
	A law enforcement officer with juris effects from the dwelling upon prope		•		personal
	Other Orders:				
					4 of 3

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\boxtimes	Respondent is hereby assessed an additional cost of twenty-five dollars (\$25.00) to be paid through the Circuit Clerk's office. The Circuit Clerk shall remit said fee to the Administration of Justice Funds Section within the Department of Finance and Administration for deposit as special revenues into the Domestic Violence Shelter Fund.
	Petitioner and/or the minor children in Petitioner's care are the primary users, but not the account holder, of the following wireless telephone numbers: Respondent is prohibited from terminating these accounts. An order transferring the billing responsibility for and rights to the wireless telephone number(s) will be filed separately herein.
	If the parties (or other persons named herein) are subject to the jurisdiction of another court (i.e. through a divorce or paternity action), upon proper notice and the opportunity to be heard, said court may amend the terms of this Order as appropriate.
	On this day of , 20, IT IS SO ORDERED.
	CIRCUIT JUDGE/DISTRICT JUDGE

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WARNINGS TO RESPONDENT

- -Pursuant to A.C.A. §9-15-207, a violation of an Order of Protection is a Class A misdemeanor carrying a maximum penalty of one year imprisonment in the county jail or a fine of up to \$2,500, or both. A violation of an Order of Protection under this section within five (5) years of a previous conviction for violation of an Order of Protection is a Class D felony punishable by up to six years in prison or up to a \$10,000 fine or both.
- -It is a federal offense for an individual who is subject to a Final Order of Protection or convicted of a misdemeanor of domestic violence to ship, transport, or possess a firearm or ammunition pursuant to U.S.C. §922(g)8) and (9).
- -Crossing state, territorial, or tribal boundaries to violate this Order may result in federal imprisonment pursuant to 18 U.S.C. §2262.

NOTICE TO LAW ENFORCEMENT

- -In the event that any law enforcement officer has probable cause to believe that the Respondent named in the above Order has violated this Order and has verification of this Order the officer, may, without a warrant arrest the violator whether the violation was in or outside the officer's presence. See A.C.A. §9-15-207(f).
- -A law enforcement officer SHALL NOT arrest a Petitioner for the violation of an Order of Protection issued against a Respondent. See A.C.A. §9-15-207(e).
- -This Order of Protection is enforceable in every county of this state by any court or law enforcement officer. See A.C.A. §9-15-207(g).
- -This Order is entitled to full faith and credit in any jurisdiction of the United States. See 18 U.S.C. §2265.

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PROOF OF SERVICE

Case #		Court Date	
SERVED: Date	Time	Place	
Attempts Made: List only da	te and time		
	2)	3)	
Served On (Print Name)		Manner of Service	
Served By (Print Name)	Title	Badge #	
	DECLARATION O	F SERVER	
I declare, under penalty of perj contained in the proof of service	•	e of Arkansas, that the foregoing information	on
Executed on			
Date	_	Signature of Server	
		Address of Server	

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DP-		