

IN THE 21ST JUDICIAL CIRCUIT, ST. LOUIS COUNTY, MISSOURI Judgment of the Full Order of Protection - Adult

Judge or Division:	Case Number: 17SL-PN01542			CROUND AN M. ST. COUNTER	
MONDONNA L. GHASEDI	Court ORI Number: MO095015J			CON	, 2015
Petitioner:	MSHP Number: 170403171539			Tr. S	GILA
WILLIAM RYAN RILENGE	Responsible I	Law Enforcement C	RI: MO0957300		COUSER
Relationship to Respondent (specified on petition):	Related Case			(Dat	e File Stamp
	Respondent I	dentifiers:		75.23	o i no otampy
Vs.	SEX	RACE	DOB	HT	WT
Respondent:	F	Black	19-DEC-1965	67"	165 lbs.
	HAIR	EYES	SOCIAL SEC	URITY # (last f	our digits)
Address:	Black	Brown	THE RESERVE OF THE PERSON NAMED IN		POR INCOMENSATION OF STREET
Address.	DRIVERS	LICENSE #	STATE	EXP D	ATE
		The second second second second			
CAUTION: Weapon Involved Concealed Carry Permit Holder	Distinguishing	Features	AND DESCRIPTION OF THE PARTY OF	COLUMN TO THE PERSON NAMED IN COLUMN TWO	
Appearances: Petitioner	Respondent Respondent's	NO. 10 10 10 10 10 10 10 10 10 10 10 10 10	Respondent Fai Other:	s to Appear	
This Judgment shall k	e effective	e until: On	uil 19,0	1018	
		CHANGE THIS C	The Committee of the Co		
Violation of this Order may be punished by	confinement i	in iail for as lone	as four years	and/or by a f	ine of se
much as five thousand dollars. If so ordered	by the court	, the Responder	t is forbidden 1	o enter or st	ay at the
Petitioner's residence. Visit www.courts.mo.gov for m	ore informs	tion rogardin	a oudous of		
		ON & NOTICE	ig orders or	protections	3.
Petitioner has filed a verified petition requesting	the issuance	of a Judgment of	a Full Order of	Protection Th	e court
neleby linds that it has jurisdiction over the par	ties and the su	blect matter. This	s court finds that	Respondent	Was
provided with reasonable notice and an opportudate set for the hearing, and the Ex Parte Orde	unity to particip	oate and be heard	I. A copy of the	petition, a noti	ce of the
days prior to today's hearing.	. Or i roteotion	(ii issued) were s	served apon Nes	spondent at le	ast three
	II. ENFORC				
This Judgment meets all the requirements of th	e Violence Ag	ainst Women Act	, 18 U.S.C. Sect	ion 2265. This	s court has
jurisdiction of the parties and the subject matter heard. This order is enforceable in all 50 states	r; the detendar	it has been given	reasonable not	ice and oppor	tunity to be
territories and shall be enforced as if it were an Section 2265.	order of that ju	urisdiction withou	t registration pur	suant to 18 U	.S.C.
	III. FIND	DINGS			
This court makes the following finding:					
Evidence adduced. Upon due consideration Petitioner has proven allegations of domestic proventions.	n or the matter, stic violence, st	this court finds, pu alking, and/or sexu	rsuant to section	455.040, RSM	lo, that
Respondent cannot show that his or her a	ctions alleged to	o constitute abuse	were otherwise i	ustified under t	he law. This
court, therefore, orders and finds the follow	ving as describe	ed in Section IV be	low.		
Petitioner and Respondent submit a pro this court orders and finds the following	posed Consen	t Judgment to thi	s court. Pursuar	nt to the partie	s' request,
This court finds that Respondent's relationship	to Petitioner is	as follows:	λ.		
	Has child(ren)		C. Resid	de(d) together	*
		te social relationsh	w /	(stalking or s assault alle	exual
This court further finds that Respondent repres	sents a credible	threat to the safety	y of the Petitioner	A STATE OF THE PARTY OF THE PAR	
* See Section VI Firearms. OSCA (01-17) AA20 (AFOP) For Court Use Only: Docum					

IV. TERMS (Only Checked Provisions Apply)
The court orders: This Judgment of the Full Order of Protection replaces and supersedes the Ex Parte (Temporary) Order of Protection entered in this cause on 413111 and serves as notice of the termination of that Order
This Judgment renews the Judgment of the Full Order of Protection entered on and serves as notice of the extension of that Judgment.
A. CONTACT
1. Respondent SHALL NOT COMMUNICATE with Petitioner, in any manner or through any medium. The use of third parties (including children) to communicate is strictly prohibited. [05]
2. Respondent shall not commit or threaten to commit domestic violence, molesting, stalking, sexual assault, or disturbing the peace of Petitioner. [01 & 04]
3. Respondent shall not harass, stalk or threaten Petitioner or engage in other conduct that would place Petitioner in reasonable fear of bodily injury to Petitioner.*
4. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner that would reasonably cause bodily injury.* [01]
* See Section VI Firearms.
B. RESTRICTIONS
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (lecated at
Petitioner's/the perties Psidence (or the residence located at shall not knowingly enter upon the premises of any future residence of Petitioner. RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT PETITIONER'S RESIDENCE. [03 & 04] 2. Respondent may only enter Petitioner's residence located as listed above on, for the purpose of removing his/her clothing, toiletries, tools of trade and the following personal property:
Respondent must be accompanied by a law enforcement officer. 3. This court finds that, in order to ensure Petitioner's safety, Respondent shall not: [04]
Enter onto the premises of Petitioner's school, located at
Enter onto the premises of Petitioner's place of employment, located at
4. Respondent shall not take, hide, transfer, sell, damage, encumber or otherwise dispose of property mutually owned or leased with Petitioner: [08]
5. Petitioner shall receive temporary possession of the personal property.
6. Petitioner is granted the possession and use of the following vehicle(s):
Respondent must not be present in the restricted locations at any time unless expressly permitted by another term in this Judgment.
C. CUSTODY
1. The parties have no unemancipated children in common.
2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore, pursuant to section 455.050.3(1), RSMo, this court cannot change the previous custodial arrangements through this Judgment.
3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made.
Custody of the children shall be awarded as follows: <u>Child's Name</u> <u>Person Awarded Custody</u> [Respondent-06, Petitioner-09]
4. A visitation schedule shall be established for Petitioner Respondent [06] as follows:
5. The parties shall exchange the minor child(ren) for visitation at

D. SUPPORT
1. Child Support
☐ The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends that ☐ Respondent ☐ Petitioner pay Petitioner/Respondent \$ per month (Pursuant to Rule 88.01).
(Only Checked Provision(s) Apply)
☐ a. This court finds that the Form 14 amount is unjust and inappropriate. Accordingly, ☐ Respondent ☐ Petitioner must pay ☐ Petitioner ☐ Respondent \$ ☐ per month ☐ per week, with the first payment due on
 □ b. This court finds that child support should be in accordance with the attached Form 14 amount and orders that □ Respondent □ Petitioner pay □ Petitioner □ Respondent \$ □ per month □ per week, with the first payment due on
2. Maintenance
Respondent Petitioner shall pay \$ per month per week in maintenance to Petitioner Respondent, with the first payment due on
3. Other Support
a. Respondent shall pay Petitioner's rent or mortgage in the amount of \$ per month \[\] per week, with the first payment due on to \[\] Petitioner \[\] other:
b. Respondent shall pay for housing or other services provided to Petitioner by a shelter for victims of domestic violence in the amount of \$ per month _ per week, with the first payment due on to _ Petitioner _ other:
c. Respondent shall pay \$ to Petitioner for relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
☐ Respondent ☐ Petitioner shall execute an income assignment in favor of ☐ Petitioner ☐ Respondent for: ☐ child support ☐ maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.060.4, RSMo)
E. COUNSELING/TREATMENT
1. Respondent shall participate in a court approved counseling program(s) for batterers and/or substance abuse treatment at
F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.
G. OTHER CONDITIONS OR RELIEF ORDERED:
1. Petitioner's residential address on voter's registration record to be closed to the public.
L 2. Petitioner to be transferred existing wireless telephone number(s) and billing responsibility from Bearand and O.
attached Wireless Telephone Number Transfer Addendum.
H. COSTS/FEES
1. Respondent shall pay to Petitioner Petitioner's attorney attorney's fees in the amount of \$
2. Respondent shall pay the Guardian ad Litem's attorney fees in the amount of \$
☐ 3. Respondent shall pay the following court costs:
I. COMPLIANCE REVIEW DATE
1. Respondent must return to court on (date) at
compliance with this court's Judgment. Petitioner need not return to court to enforce this Judgment.

			V. DURA	
This Judgment shall be effectourt.	tive ur	ntil Apri	119,801	8, unless sooner terminated or extended by this
☐ This court finds that it is i	n the p	oarties' bes	t interests th	at this Order shall automatically renew after one
year, making this Order e	Hechiv	e until		unions the Deanendant results at a t
by 30 days prior to the ex a duration of one year.)	piratio	on. (Note: th	nis provision	only applies to full orders of protection that have
			VI. FIREA	RMS
☐ The court finds that:				
and,	, iorme	r spouse, is	or was conar	d notice and had an opportunity to participate; and, pitating, or has a child in common with the Petitioner;
injury against the Petition	reatend er: and	ea use of pr d.	nysical force th	or is explicitly prohibited within this Order from the nat would reasonably be expected to cause bodily
 d. Respondent is restricted or a child of the Petitioner 	from h	arassing, st	i engaging in a	atening the Petitioner, the child they have in common any conduct that would place the Petitioner in d in common, or child of the Petitioner's partner.
THEREFORE. FEDERAL LAW	/ PRO	HIRITS RES	PONDENT F	ROM POSSESSING, SHIPPING, TRANSPORTING
AND/OR RECEIVING ANY FIR 922(g)(8)].	REARIN	FOR THE	DURATION C	OF THIS JUDGMENT [SEE 18 U.S.C. SECTION
				OF JUDGMENT
The parties cannot change th court.	e term	ıs of this Ju	udgment on t	their own. This Judgment may only be modified by this
VIII. NO	TIFICA	ATION OF JU	JDGMENT OF	FULL ORDER TO RESPONDENT
This Judgment is to be provided	d to Re	spondent b	y: 🔲 hand de	livery (in court) 🔲 personal service 🔲 certified mail.
				OGMENT ONLY
Respondent's consent is not however, Respondent conser this Judgment of the Full Orden	nts to t	considered : his court's is	an admission	that the allegations contained in the Petition are true; is Judgment. Respondent acknowledges the receipt of

PETITIONER'S SIGNATURE				RESPONDENT'S SIGNATURE
PETITIONER'S SIGNATURE PETITIONER'S ATTORNEY'S S	IGNAT	URE		
	IGNAT	URE		RESPONDENT'S SIGNATURE RESPONDENT'S ATTORNEY'S SIGNATURE
	IGNAT	URE		
PETITIONER'S ATTORNEY'S S	IGNAT	URE O 17 Date		
PETITIONER'S ATTORNEY'S S SO ORDERED: Notice of Fi	a	O 17- Date	commendati	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Judge
SO ORDERED: Notice of Fi The parties are notified that the commissioner, and all papers	inding	Date ps and Recogning Finding e to the case	commendatings and Recorded or proceedings	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Judge Tons & Notice of Right to Rehearing mmendations have been entered this date by a mag. together with the Findings and Recommendations
SO ORDERED: Notice of Fi The parties are notified that the commissioner, and all papers have been transferred to a jud	inding ne foreg	Date gs and Rec going Findin e to the cas the court. Tr	commendatings and Recorder or proceedings and Recorder or proceedings are	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Tons & Notice of Right to Rehearing mmendations have been entered this date by a ngs, together with the Findings and Recommendations, and Recommendations shall become the Judgment of the
SO ORDERED: Notice of Fi The parties are notified that the commissioner, and all papers have been transferred to a jud court upon adoption by order	inding ne foregrelative dge of the	Date gs and Rec going Findin e to the cas the court. Tr judge. Unles	commendatings and Recorder or proceedings are Findings are so waived by the source of	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Fons & Notice of Right to Rehearing mmendations have been entered this date by a ngs, together with the Findings and Recommendations, and Recommendations shall become the Judgment of the the parties in writing, a party to the case or proceeding.
PETITIONER'S ATTORNEY'S S SO ORDERED: Notice of Fi The parties are notified that the commissioner, and all papers have been transferred to a jud court upon adoption by order heard by a commissioner, with	inding ne fore, relative dge of the j hin fifte	Date s and Recogning Finding to the casthe court. The court of the co	commendations and Record and Record and Record and Record and Findings are so waived by the mailing to the mailing the motion and the motion and the motion are the motion	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Ju
SO ORDERED: Notice of Fi The parties are notified that the commissioner, and all papers have been transferred to a jude court upon adoption by order heard by a commissioner, with file a motion for rehearing by a the motion is filed, the motion Date	inding ne foregrelative dge of the joint fifted a judged is over	Date s and Recogning Finding to the court. Triudge. Unlessen days after of the courruled for all	commendatings and Recore or proceeding are Findings are swaived by the mailing to the motion purposes. So	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Judge Judge Judge Judge Judge Judge Judge Tons & Notice of Right to Rehearing mmendations have been entered this date by a mgs, together with the Findings and Recommendations, and Recommendations shall become the Judgment of the the parties in writing, a party to the case or proceeding of notice of the filing of the Judgment of the court, may n for rehearing is not ruled on within forty-five days after R 130.13
SO ORDERED: Notice of Fi The parties are notified that the commissioner, and all papers have been transferred to a jude court upon adoption by order heard by a commissioner, with file a motion for rehearing by a the motion is filed, the motion Date Order and Judgr	inding ne foregrelative dge of the join fifte a judge is over	Date ps and Recepting Finding to the court. The purpose of the court	commendatings and Recorder or proceedings are Findings are so waived by the mailing to the mailing purposes. So commission the foregoing	RESPONDENT'S ATTORNEY'S SIGNATURE Judge Judge Tons & Notice of Right to Rehearing mmendations have been entered this date by a ngs, together with the Findings and Recommendations, nd Recommendations shall become the Judgment of the the parties in writing, a party to the case or proceeding of notice of the filing of the Judgment of the court, may n for rehearing is not ruled on within forty-five days after OR 130.13 Commissioner ner's Findings and Recommendations Findings and Recommendations

		1.00			
I certify that I served this Order a	at		ver's Return		(address)
in(Check one)	(County/City of S	t. Louis), MO	on(date) at	(time) hy:
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delivering a copy of the O	er at the dwelling	mlo o o o o o		THE RESIDENCE OF THE PARTY OF T	(name).
with	(name) a	place or usua	al abode of		(name)
☐ leaving a copy of the Orde with ☐ other (describe)	(name), a	person or	s (name) f	amily over the ag	e of 15 years.
Respondent is under the age of is required to appear and bring F	17 and not emand	nated A quetos	lial parent, guardian, or court	appointed GAL wa	as served and
Complete any known identifying info	rmotion remarks	D. I. I			
Complete any known identifying info	imation regarding	Respondent th	at has not been already prov	ided:	
Age: D.O.B.:	S.S.N.	(last four digits)	Race:		Sex:
ricigni Weight Fis	air Color:	Ey	e Color:	License Plate No.	:
Identifying Marks:					With the state of
Printed Name of Sheriff o	or Server	SI	eriff or Server	Agen	cy ORI
Must be swo	orn before a not		not served by an author	ized officer	Cy OIN
Subscrib	ed and sworn to	before me or	this	acti officer.	(data)
(Seal) My comr	mission expires:		Management of the state of the	NAMES OF TAXABLE PARTY OF TAXABLE PARTY. STREET, STREE	(date).
		Date		Notes Deli	
Respondent's permit	has been surrer	dered for con	cealed carry suspension a	Notary Public and is attached	
Missouri and federal law provide that the co	sts and fees for service	e of protection or	ders are not required. (455.027 RSI	Vio & 42 U.S.C. Section	3796gg-5)
	Comple	te for Out o	f State Service	***************************************	
I certify that:					
 I am authorized to serve served. 					
2) My official title is		of		County	(stata)
Served in	County	/ / / /	oto) on	Journey,	(state).
Subscribed and Sworn To be	efore me on this	,(st	ate), on	(date) at	(time).
l am: (check one)	erk of the court of	f which affian	t is an officer		
L the ju	dge of the court	of which affiar	t is an officer		
i_j autho	orized to administ	er oaths in the	state in which the affiant	served the above	e summons
(430)	or out-or-state of	ncen			
	rized to administ	er oaths. (use	for court-appointed serve	r)	
(Seal)					
Cl Pospondonta Missouri			Signature and Title		(Name of the last
Respondent's Missouri concealed	carry permit has b	een surrender	201 604 004 004 01 - I	nsion and is attach	ed.
The provide that the cos	sts and lees for servic	e of protection ord	lers are not required. (455.027 RSN	lo & 42 U.S.C. Section	3796gg-5)
7 CODY OF THE OTHER HIDST DE S	erven on each har	CAN IT ANU MAKE	ng Return on Service		
same.	ou to onow the one	of the officer (o deliver the order and the p	erson's refusal to re	eceive the
Service shall be made: (1) On guardian, by delivering a copy of the	Individual. On an	ndividual, inclu	ding an incompetent person	not having a legally	, annointed
agent authorized by appointment o has a legally appointed guardian, b					
ocivice may be made by an or	fficer or deputy aut	horized by law	to serve process in civil actio	ns within the state	or territory
Service may be made in any sword "state."	tate or territory in t	ne United State	s. If served in a territory, sub	stitute the word "te	rritory" for the
If served outside of Missouri, the	he officer making t	he service mus	t oweer or efficient hafana th		
and manner of service, the official or territory where service is made.	character of the aff	iant, and the af	fiant's authority to serve proc	ess in civil actions	within the state
The return should be made pro					