_	County, Colorado				
	■ Municipal Court □ County Court □ District Court				
C	Court address:				
Р	Phone Number :				
P	Plaintiff(s)/Petitioner(s) and Address:	-			
D	efendant/Respondent and Address:				
		A CO	URT USE ONLY		
Δ	ttorney or Party Without Attorney (Name and Address):	Case Number	_		
	intolliey of Falty Without Attorney (Name and Address).	Case Number	51.		
Р	hone Number: E-mail:				
	AX Number: Atty. Reg.#:				
	he address of the protected party may be omitted from the written order of	Division	Courtroom		
	ne Court, including the Register of actions.	Dividion	Countroom		
	PERMANENT CIVIL RESTRAINING (ORDER			
	(This form is subject to the provisions of C.R.S. 13	3-14-101 to 13-	14-102)		
	:, Defendant		-		
	Sex □ M □ F Race: DOB: Ht: W	t: Hair co	olor: Eye color:		
1.	No Contact Provisions It is ordered that you, the defendant, shall have no contact of any kind with the plaintiff(s), with the following exceptions:				
	You must keep a distance of at least yards from the Plain	ntiff(s).			
2.	,				
	It is ordered that you be excluded from the following places: (Please specify	address)			
	Home:				
	Work:				
	School:				
	Other:				
_					
u	Exceptions:				
Υο	u may not remain in or return to any of the above locations after you re	ceive this order	You shall be permitted to		
	urn to a shared residence one time to obtain sufficient undisputed perso		-		
	indard of living only if you are accompanied at all times by a peace office				
3.	Care and Control Provisions				
	It is in the best interest of the minor child(ren) named below that care and co				
			This care and control order		
	expires; all other provisions of this order		•		
	Name:				

A PEACE OFFICER SHALL USE REASONABLE MEANS TO EFFECTUATE THIS CARE & CONTROL ORDER.

4. □	Issues Concerning Children Parenting time (visitation) shall be:			
	As previously ordered by the You shall have no contact with the following minor chi Name: Name: Name: Name:	ild(ren):	DOB: DOB: DOB:	
5. □	Other Provisions It is further ordered that			
	This permanent restraining order is identical to the ten		•	
Pla	intiff Date	e Judge/Magistra	te	Date
 Def	endant Date	e Print Judge/Ma	gistrate name	

WARNING: A violation of a restraining order may be a class 1 misdemeanor, municipal ordinance violation or a delinquent act (if committed by a juvenile). Anyone over the age of eighteen who violates this order may be subject to fines of up to \$5000 and up to 18 months in jail. Violation of this order will constitute contempt of court. A juvenile adjudicated may be subject to commitment to the Department of Human Services for up to two years. You may be arrested or taken into custody without notice if a law enforcement officer has probable cause to believe that you have violated this order. If you violate this order thinking that the other party or anyone else has given you permission, you are wrong, and can be arrested and prosecuted. The terms of this order cannot be changed by agreement of the parties. Only the court can change this order.

NOTICE TO PLAINTIFF: YOU ARE HEREBY INFORMED THAT IF THIS ORDER IS VIOLATED YOU MAY CALL THE POLICE, INITIATE CONTEMPT PROCEEDINGS AGAINST THE RESTRAINED PERSON IF THE ORDER IS ISSUED IN A CIVIL ACTION OR REQUEST THE PROSECUTING ATTORNEY TO INITIATE CONTEMPT PROCEEDINGS IF THE ORDER IS ISSUED IN A CRIMINAL ACTION.

NOTICE TO PEACE OFFICERS: You shall use every reasonable means to enforce this restraining order. You shall arrest or take into custody, or if an arrest would be impractical under the circumstances, seek a warrant for the arrest of the restrained person when you have information amounting to probable cause that the restrained person has violated or attempted to violate any provision of this order subject to criminal sanctions pursuant to CRS 18-6-803.5 or municipal ordinance and the restrained person has been properly served with a copy of this order or the restrained person has received actual notice of the existence and substance of such order. You shall enforce this order even if there is no record of it in the Restraining Order Central Registry. You shall take the restrained person to the nearest jail or detention facility. You are authorized to use every reasonable effort to protect the alleged victim and the alleged victim's children to prevent further violence. You may transport, or arrange transportation to a shelter for the alleged victim and/or the alleged victim's children.

This order or injunction shall be accorded full faith and credit and be enforced in every civil or criminal court of the United States, Indian Tribe or United States Territory pursuant to 18 USC 2265. This court had jurisdiction over the parties and the subject matter and the defendant was given reasonable notice and opportunity to be heard.

Pursuant to 18 U.S.C.A.§ 922(g), it is unlawful for any person subject to a court order that restrains such person from harassing, stalking or threatening an intimate partner of such person or a child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child to possess or transfer a firearm.