	District Court County, Colorado		
Co	ourt address:		
-	Petition	ner,	
In	the Interest of:		
	,a child, born:		
	,a child born:		
	,a child, born:		
v.	,Responde	ent.	
At	torney or Party Without Attorney (Name and Address):	Case Number:	
	none Number: E-mail:		
Th	AX Number: Atty. Reg.#: ne address of the protected party may be omitted from the written ord		
of	the Court, including the Register of actions. TEMPORARY RESTRAINING ORDER PURSUANT TO SECTION	Division Courtroom 19-3-316, C.R.S.(Dependency and Neglect)	
TO:			
10.	THE COURT FINDS there are reasonable grounds to believe that t	he child(ren) named in this action is (are) in	
dan	ger in the reasonably foreseeable future of being the victim(s) of an unlar		
	THEREFORE, IT IS ORDERED THAT:		
	You shall not threaten, molest, or injure the above named child(ren).		
	You shall not enter the family home, located at		
		Street , and shall remain at least	
	City State yards away from this premises at all times.		
	You shall not contact the child(ren) at school, at work, or anywhere else the child(ren) may be found.		
	The criain flot contact the crimation, at contact, at month, or any miles close	the sima(ton) may be realia.	
Date	e:		
Dan	Jud	ge/Magistrate	
I ce	rtify that this is a true and complete copy of the original order.		
Date	e:		
	Dep	outy Clerk	

PLEASE NOTE: IMPORTANT NOTICES FOR RESTRAINED PARTIES AND LAW ENFORCEMENT OFFICIALS ON REVERSE.

WARNING: A KNOWING VIOLATION OF A RESTRAINING ORDER IS A CRIME UNDER SECTION 18-6-803.5, C.R.S. A VIOLATION MAY SUBJECT YOU TO FINES UP TO \$5,000 AND UP TO EIGHTEEN MONTHS IN JAIL. A VIOLATION WILL ALSO CONSTITUTE CONTEMPT OF COURT. YOU MAY BE ARRESTED WITHOUT NOTICE IF A LAW ENFORCEMENT OFFICER HAS PROBABLE CAUSE TO BELIEVE THAT YOU HAVE KNOWINGLY VIOLATED THIS ORDER. IF YOU VIOLATE THIS ORDER THINKING THAT THE OTHER PARTY OR A CHILD NAMED IN THIS ORDER 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 OTHER PARTY OR THE CHILD(REN). ONLY THE COURT CAN CHANGE THIS ORDER. YOU MAY APPLY AT ANY TIME FOR THE MODIFICATION OR DISMISSAL OF THIS RESTRAINING ORDER.

PURSUANT TO SECTION 14-4-102(7.5), C.R.S., IF YOU HAVE BEEN EXCLUDED FROM A SHARED RESIDENCE, YOU MAY GO INTO THE HOME ONCE, IN THE COMPANY OF A LAW ENFORCEMENT OFFICER, TO OBTAIN UNDISPUTED PERSONAL EFFECTS SUFFICIENT TO MAINTAIN A NORMAL STANDARD OF LIVING. YOU MAY NOT GO INTO THE HOME UNLESS A LAW ENFORCEMENT OFFICER IS WITH YOU.

THIS ORDER IS IN EFFECT UNTIL THE DISPOSITION OF THIS ACTION, OR, IN THE CASE OF AN APPEAL, UNTIL THE DISPOSITION OF THE APPEAL.

NOTICE TO LAW ENFORCEMENT OFFICIALS: YOU SHALL USE EVERY REASONABLE MEANS TO ENFORCE THIS RESTRAINING ORDER. YOU SHALL ARREST, 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 AND THE RESTRAINED PERSON HAS BEEN PROPERLY SERVED WITH A COPY OF THIS ORDER OR HAS RECEIVED ACTUAL NOTICE OF THE EXISTENCE OF THIS 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 UTILIZED BY YOUR AGENCY. YOU ARE AUTHORIZED TO USE EVERY REASONABLE EFFORT TO PROTECT THE ALLEGED VICTIM AND THE ALLEGED VICTIM'S CHLIDREN TO PREVENT FURTHER VIOLENCE. YOU MAY TRANSPORT, OR ARRANGE TRANSPORTATION FOR, THE ALLEGED VICTIM AND/OR THE ALLEGED VICTIM'S CHILDREN TO SHELTER.