STATE OF SOUT	H DAKOTA	)		IN CI	RCUIT COUR	T	
COUNTY OF		)	_		DICIAL CIRC	CUIT	•
<u>—</u>	DOMESTIC 🛛 S  RTE TEMPORARY  MODIFICAT		Ol		OR PRO		
	PETITIONER		PETITIO	NER IDEN	TIFIERS:		
First By (name and DOI	Middle B):	Last		th of Petition	er ns (name and D	OOB)	:
On behalf of a min	or child by parent/gua  V.  RESPONDENT	ardian.	(See also 2)	3 Additional	Orders.)		
	KESI ONDENI			RESPONI	DENT IDENT	IFIF	CRS:
First	Middle	Last	SEX	RACE	HEIGHT		WEIGHT
Relationship to Per	titioner:		EYES HAIR DATE OF BIRTH		BIRTH		
R	espondent's Address:			S LICENSE		ТЕ	EXPDATE
	N: Weapon Invo	olved					
That it has jurisdic and opportunity to	be heard, and that in	and subject matter, and the case of an ex parte cient to protect the Res	order, the Re	spondent wi	ill be provided		
THE COU	URT ORDERS:						
That the Respond harassment.	lent is restrained from	m acts of abuse and p	physical harn	n, making t	hreats of abus	se, st	alking or
That the Respond authorized in this		m contact with the Po	etitioner by a	ny direct o	r indirect mea	ns e	xcept as
Additional finding	s and orders are on the	e following pages.					
This order shall be	effective Month/	Day Year	through	Month/D	Day Y	ear	
	TVIOIME.	Only this Court can	change this or		5	Cui	

WARNING TO RESPONDENT: This order shall be enforced, even without registration, by courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C.§2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C.§2262)

ADDIT	TIONAL FINDINGS:				
This m	atter came before this Court on this da	y and the follow	ing parties	appeared person	ally:
Pet	itioner 🗌 Petitioner's Attorney			Other	
	pondent Respondent's Attorney			Other	
— fi	his Court FINDS that, without admitt arther hearing, findings of fact, and corrotection on the terms specified below	nclusions of law,		· · · · · · · · · · · · · · · · · · ·	*
1.	aving considered the evidence present That jurisdiction and venue are proper By a preponderance of the evidence of a) "stalking" as defined by SDCL b) that the Petitioner has suffered violence, as defined by SDCL	erly before this C that: 22-19A-1 has ta physical injury r	Court; and ken place;		
1. The	EFORE, THIS COURT ORDERS To Respondent is restrained from:  a) following or harassing the Petitioner Petitioner in reasonable fear of death SDCL 22-19A-1;  b) harassing the Petitioner by means of telegraphic, or written communication causing any injury as a result of an	r, or making any h or great bodily f any verbal, elec on, SDCL 22-19	injury, tronic, dig A-1;	ital media, mech	anical,
<b>ADDIT</b> ☐ 1) T	TIONAL ORDERS: that the Respondent is excluded from the Infant the Respondent shall not come with	Petitioner's residenthin a distance of	nce listed in	2Cfrom the fol	
-	Name				p
_	C. The Petitioner's residence (stre	<b>-</b> /		( . )	
	(city)		` '	` • ′	
	D. The Petitioner's place of emplo				
	E. Other places (street/apt)				
	(city)	2	(state)	(zip)	<del>-</del>
	(street/apt)				
	(city)		(state)	(zip)	
	(street/apt)				
	(city)			(zip)	_

This distance restriction applies unless otherwise specified in this order.

	Service of this order is authorized on any day including Sunday.  Judge  , Clerk of Courts
DATE Attest:	Service of this order is authorized on any day including Sunday.  Judge  , Clerk of Courts
DATE	Service of this order is authorized on any day including Sunday.  Judge
	Service of this order is authorized on any day including Sunday.
	O/  Service of this order is authorized on any day
delive	T IS FURTHER ORDERED THAT: the Clerk shall, immediately upon the granting of this Order, two copies of this Order to the sheriff of this county. One copy shall be personally served by the sheriff the Respondent, unless personal service has been acknowledged below.
	erritory, and may be enforced by Tribal Lands (18 U.S.C.\\$2265).
change for ign	the order; the protected person cannot waive any of its provisions. You may also be held in contempt oring the terms of this protection order.  der shall be enforced, even without registration, by courts of any state, the District of Columbia, any
	NING TO RESPONDENT: You can be arrested for violating this protection order even if any person ed by the order initiates the contact or invites you to violate the order's prohibitions. Only the court can
<u></u>	Other relief as follows:
<u> </u>	Respondent is ordered to immediately turn over all weapons and ammunition to local sheriff.

UNDER A PERMANENT PROTECTION ORDER: You may be subject to the following federal laws: (1) Effective immediately, you may not possess, carry, ship or transport any firearm or ammunition that has been transported in interstate or foreign commerce while this Protection Order is in effect. Title 18 United States Code Section 922(g)(8). (2) If you violate this Protection Order and are convicted of an offense of domestic violence, you may be forbidden for life from possessing, carrying, shipping or transporting, any firearm or ammunition that has been transported in interstate or foreign commerce. Title 18 United States Code Section 922(g)(9). Violation of these federal laws carries a maximum penalty of ten years in prison, a \$250,000 fine, or both.