	e	e Judicial District,							
County of				, State of Wyoming					
		Court Phone Nur	mber	,	307-				
PETITIO					IER IDENT	TIFIERS			
First	Middle	Last	Date of	Birth	of Petitioner	Race		Sex	
RESPO	NDENT		」 LRESF	PON	DENT IDEI	NTIFIERS			
First	Middle	Last	SI	EX	RACE	DOB	HT	WT	
					VEC		TT A T1	D	
Responden	nt's Physical Add	ress:		EYES			HAIR		
					RIVERS CENSE#	ST	ATE	EXP DATE	
Respondent's Mailing Address:				VEH. MAKE/MODEL		co	COLOR		
			E	MPL	OYMENT				
CAUTIC	ON:								
Firearms Involved Firearms on Property			Additional Information (i.e. other names used, tattoos, scars):						
	Q777		.				O. N.		
SEXUAL ASSAULT ORDER OF PROTECTION									
		e in effect and , 20		_				e Court.	
THIS Ma	ATTER was h	eard on			, 20)	These p	arties were	

PETITI(Ap	ONER opeared in person	RESPONDENT Appeared in person Did not appear and was given proper notice
	Attorney	Attorney
тне сс	OURT FINDS:	
□ т	This Court has jurisdiction over the parties and	subject matter of this action.
m □ A R	The parties stipulate to the Court exercising natter of this action. After hearing the testimony of the parties and despondent's conduct constitutes sexual assault -314 through 6-2-318 and that an Order of Prof.	their witnesses, the Court finds that the as defined by W.S. §6-2-302, 6-2-303, 6-2-304,
IT IS OI	RDERED, ADJUDGED AND DECREED A	S FOLLOWS:
1.	Respondent shall not have contact with Perin Paragraph 3 below, anywhere, either or limited to, communication verbally in perselectronic means, written communication in persons, and nonverbal communication and paragraph includes telephone calls, mail, social media using the internet or simil communication.	directly or indirectly, including, but not on, communication by telephone or other in any form, communication through third d gestures. Prohibited contact under this e-mail, texting, fax, contacting through
2.	Respondent shall provide the Court with a cis in effect, the Respondent shall promptly is address changes. Mailing of appropriate termination or extension of this Order) to the Court by the Respondent shall be considered.	inform the Court in writing if that mailing documents (for example: modification e most recent mailing address provided to
IT IS F checked	URTHER ORDERED THAT the Respondence below:	dent shall comply with this Order as
3	Respondent shall not personally, or through harass, threaten, intimidate, or otherwise into following people:	•

4	Respondent shall not stop at, enter into, or place under surveillance any of the
	following locations:
	□ Home
	□ School
	□ Business
	□ Place of Employment
	☐ Other Location (describe)
5	Respondent shall not be at the Petitioner's place of employment or residence. In addition, the Respondent shall not be at any other location where Petitioner may be found. The Respondent shall not place the Petitioner under surveillance.
6	Respondent is restrained from attending classes that are also attended by the Petitioner at school.
7	Other Requirements:
8	Respondent shall not use or possess firearms:

Case Number		
A copy of this Order shall be sent by the Clerk to the County Sheriff, who shall notify the local law enforcement agencies within the county of the existence of this Order.		
The Court Orders the Parties to Take Notice of the Following:		
Certain provisions of the Federal Violent Crime Control and Law Enforcement Act of 1994 make it unlawful for persons subject to protection orders to possess, ship, use or transfer any firearms or ammunition. Gun Control Act, 18 U.S.C. Section 922(g)(8).		
This order will be filed with one or more local law enforcement agencies. The order shall be personally served upon the Respondent, unless the Respondent or the Respondent's attorney was present when the order was issued.		
This order applies immediately to the Respondent and shall remain in full force and effect until the expiration date of the order or until it is modified or terminated by this court.		
Interstate violation of this order may subject the Respondent to federal criminal penalties. 18 U.S.C. §§ 2261, 2261 (A) and 2262.		
This protection order is enforceable in all fifty states, the District of Columbia, tribal lands and U.S. territories, and is issued to prevent violent or threatening acts by the Respondent against the Petitioner. 18 U.S.C. § 2265.		
WARNING: The Petitioner cannot give you legal permission to violate this order. If you go near the Petitioner or other protected persons, even with their consent, you may be arrested. You act at your own risk if you disregard this WARNING. If you want to modify or dismiss the order you must ask the Court. Only the Court can change this Order.		
Willful violation of any provision of this Order of Protection constitutes a crime as defined by Wyo. Stat. Ann. \S 7-3-510(c) and can result in immediate arrest. A violation of this Order of Protection that constitutes the offense of stalking as defined by W.S. \S 6-2-506(b), may subject the Respondent to enhanced penalties for felony stalking under W.S. 6-2-506(e).		
DATED thisday of		

BY THE COURT:

JUDGE OR MAGISTRATE

ACCEPTANCE OF SERVICE

	despondent in this action, voluntarily accept service of the nowledge that I have received a true copy thereof.
	Respondent's Signature
	Date
CFR	TIFICATE OF SERVICE
Petitioner Petitioner's Attorney	Sheriff's Office Police Department
Respondent's Attorney	Victim-Witness Coordinator