	ircuit Court of th						
		oer					
	Court Pho	ne Number (3	07)				
PETITIONER		PETITION	IER IDENT	IFIERS			
irst Middle	Last	Date of Birth	of Petitioner	Race		Sex	
RESPONDENT		RESPON	DENT IDEI	NTIFIERS			
irst Middle	Last	SEX	RACE	DOB	HT	WT	
Respondent's Physical A	spondent's Physical Address:		EYES		HAIR	HAIR	
			RIVERS CENSE#	ST	ATE	EXP DATE	
Respondent's Mailing Ad	ldress:	- MAI	VEH. KE/MODEI	_ cc	DLOR	PLATE	
		- EMPI	OYMENT				
CAUTION: Circarms Involved	Firearms on Property	Additional In	nformation (i.e.	other names	used, tattoo	os, scars):	
	ORDE	R OF PRO	TECTIO	N			

THIS MATTER was heard on	These parties were present:
PETITIONER Appeared in person	RESPONDENT Appeared in person Did not appear and was given proper notice
Attorney	Attorney
THE COURT FINDS:	
Petitioner and Respondent are married to each off Petitioner and Respondent are living together as it Petitioner and Respondent were formerly married Petitioner and Respondent formerly lived togethet Petitioner is the parent of Respondent Petitioner is an adult sharing common living quart Petitioner and Respondent are parents of a child(note the petitioner is an adult child of Respondent Petitioner and Respondent are in a dating relation Petitioner and Respondent have previously been in Petitioner has requested that the sole right to us mobile phone number or numbers be transferred to	f married I to each other or as if married reters with the Respondent ren) and are not living together aship in a dating relationship se and sole financial responsibility for a
 □ The Respondent has stipulated that an act of domestic 35-21-102 (a)(iii) has occurred. □ Based upon the foregoing stipulation, the Court finds of domestic abuse as defined by WYO. STAT. ANN. § □ The Respondent stipulates that the Court may exert Domestic Violence Protection Act even though the committed an act of domestic abuse against the Petiti 112. □ After having heard the evidence, the Court finds that WYO. STAT. ANN. § 35-21-102(a)(iii) has occurred. □ This Court has jurisdiction over the parties and subjection 	that the Respondent has committed an act 35-21-102 (a)(iii). cise jurisdiction over him/her under the Respondent may dispute that he/she has oner. WYO. STAT. ANN. §§ 35-21-101 to t an act of domestic abuse as defined by

IT IS ORDERED, ADJUDGED, AND DECREED AS FOLLOWS:

1. Respondent shall not commit any of the following acts: (A) Physically abusing, threatening to physically abuse, attempting to cause or causing physical harm or acts which unreasonably restrain the personal liberty of the Petitioner; (B) Placing the

Petitioner in reasonable fear of imminent physical harm; or (C) Causing the Petitioner to engage involuntarily in sexual activity by force, threat of force or duress.

- 2. Respondent shall not initiate contact with Petitioner anywhere either directly or indirectly, including, but not limited to, communication verbally in person, communication by telephone or other electronic means, written communication in any form, communication through third persons, and nonverbal communication and gestures. Prohibited contact under this paragraph includes telephone calls, mail, e-mail, texting, fax, contacting through social media using the internet or similar technology and any other form of communication.
- 3. Respondent shall not be at the Petitioner's place of employment or residence or so near the same as to upset the life of Petitioner under any circumstances. The Respondent shall not place the Petitioner under surveillance.
- 4. Respondent shall provide the Court with a current mailing address. While this Order is in effect, the Respondent shall promptly inform the Court in writing if that mailing address changes. Mailing of appropriate documents (for example: modification, termination or extension of this Order) to the most recent mailing address provided to the Court by the Respondent shall be considered service upon the Respondent.

IT IS FURTHER ORDERED:

5	Petitioner is granted sole possession of the following residence during the period this order is in effect. Respondent shall immediately vacate and is restrained and enjoined from entering or being at Petitioner's premises at:
6	Petitioner is awarded temporary custody of the following child(ren). Respondent is restrained from abducting, removing or concealing any child(ren) from Petitioner's custody.
7	Respondent is provided reasonable visitation rights with the above-named child(ren) as follows:

	on	20	, between	a.m./p.m. and	a.m./p.m
	The 3 rd party	shall be accomp	anied by law ent	forcement.	
15	Respondent shall u	ındergo appropri	ate counseling as	s follows:	
16	Respondent shall r	not possess firear	ms:		
17	services provider (sole right to use an	appended hereto as defined in 47 d sole financial re	o, which orders the U.S.C. sec. 332 esponsibility for t	Use and Financial Rene Respondent's comme (d)) to transfer to the he mobile telephone now 's custody, and to ter	nercial mobile Petitioner the umber(s) used
	provider's system the mobile telepho	the Respondent's		d to access any data as	
18	Other:				
	•				

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 domestic violence protection orders to possess, ship, use or transfer any firearms or ammunition. Gun Control Act, 18 U.S.C. Section 922(g)(8).

sheriff who shall, after service the Petitioner resides. The	e, notify the local law order shall be perso	nd a copy shall be sent by the clerk to the county of enforcement agency within the county in which conally served upon the Respondent, unless the sent when the order was issued.
This order applies immediate expiration date of the order of	• •	and shall remain in full force and effect until the or terminated by this court.
Interstate violation of this ord §§ 2261, 2261 (A) and 2262.	•	espondent to federal criminal penalties. 18 U.S.C.
<u> </u>	prevent violent or t	es, the District of Columbia, tribal lands and U.S. hreatening acts by the Respondent against the
Petitioner or other protected	persons, even with th WARNING. If you	permission to violate this order. If you go near the eir consent, you may be arrested. You act at your want to modify or dismiss the order, you must ask
Willful violation of any pro	vision of this Order	of Protection constitutes a crime, as defined by
Wyo. Stat. Ann. § 6-4-40 punishment. A violation of	this Order of Prote	nmediate arrest and may result in further ction that constitutes the offense of stalking as Respondent to enhanced penalties for felony
Wyo. Stat. Ann. § 6-4-40 punishment. A violation of defined by W.S. § 6-2-506(e).	this Order of Prote b) may subject the	ction that constitutes the offense of stalking as
Wyo. Stat. Ann. § 6-4-40 punishment. A violation of defined by W.S. § 6-2-506(e).	this Order of Prote b) may subject the	ction that constitutes the offense of stalking as Respondent to enhanced penalties for felony
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Wyo. Stat. Ann. § 6-4-40 punishment. A violation of defined by W.S. § 6-2-506(e). DATED this	ACCEPTANCE , Respondent in this ethat I have received.	ction that constitutes the offense of stalking as Respondent to enhanced penalties for felony

Case Number _____