IN THE COURT OF COMMON PLEAS AUGLAIZE COUNTY, OHIO

Petitioner	Case No.
Address (Safe mailing address)	Judge/Magistrate MARK E. SPEES
City, State, Zip Code	· :
v. Respondent	MOTION TO MODIFY OR TERMINATE DOMESTIC VIOLENCE OR DATING VIOLENCE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT
	(R.C. 3113.31)
Address	•
City, State, Zip Code	
ADDRESS WHERE YOU CAN SAFELY RECEIVE	NTIALITY PROGRAM, PLEASE USE THE P.O. BOX
☐ Petitioner ☐ Respondent moves this Court to n	
☐ Domestic Violence Civil Protection Order grant	ed on
Dating Violence Civil Protection Order granted	
☐ Consent Agreement Domestic Violence Civil Pi	rotection Order approved on
In the original proceeding, I was the ☐Petitioner ☐	
The terms of the civil protection order or cons	sent agreement to be modified or terminated are:
2. The reasons for the modification or termination	
	on are:
	on are:

FORM 10.01-K: MOTION TO MODIFY OR TERMINATE DOMESTIC VIOLENCE OR DATING VIOLENCE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT Amended: April 15, 2021

Discard all previous versions of this form

Case No.___

 Court fees cannot be assessed against Petitioner for filing a Motion to Modify or Terminate Civil Protection Order or Consent Agreement, which is in connection with a previously issued or appropriate protection order or consent agreement, pursuant to R.C. 3113.31(J)(1). 	oved
Respectfully submitted,	
SIGNATURE OF PETITIONER/RESPONDENT	
Safe mailing address where the Court may send the moving party (YOU) mail. If you are a participar Secretary of State's address confidentiality program, please use the P.O. Box address given to	
Signature of Attorney for Petitioner/Respondent (if applicable)	
Name	
Address	
Attorney Registration	
Allotties Neglatiation	
Attorney's Telephone	

Attorney's Fax

Attorney's Email

Case	Nο			

IN THE COURT OF COMMON PLEAS AUGLAIZE COUNTY, OHIO

	<u> </u>
	_
Petitioner	Case No.
v.	: Judge/Magistrate MARK E. SPEES
Respondent	- :
REQUE	EST FOR SERVICE
TO THE CLERK OF COURT:	
Pursuant to Civ.R. 65.1(C)(4), please serve ☐ Peti accompanying documents to the address below and	itioner
Personal service	☐ Certified Mail, Return Receipt Requested
Other (specify)	_ , , ,
Other (address):	
☐ Personal Service☐ Other (specify)	☐ Certified Mail, Return Receipt Requested
SPECIAL INSTRUCTIONS TO SHERIFF:	
	SIGNATURE OF ATTORNEY OR PETITIONER / RESPONDENT
RET	URN OF SERVICE
Respondent was served on	
Officer and Badge Number	Law Enforcement Agency
Date	_
CLERK'S C	ERTIFICATE OF MAILING
Service of Process was sent by	
Attact	Dometry Clark
Allesi:	Deputy Olerk

FORM 10.01-K: MOTION TO MODIFY OR TERMINATE DOMESTIC VIOLENCE OR DATING VIOLENCE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT

Amended: April 15, 2021
Discard all previous versions of this form

IN THE COURT OF COMMON PLEAS AUGLAIZE COUNTY, OHIO

		OGLAIZE COUNTY, OTHO
Petitio	oner	: Case No.
DOB:		: Judge MARK E. SPEES
٧.		: JUDGMENT ENTRY ON MOTION TO MODIFY OR TERMINATE CIVIL PROTECTION ORDER OR : CONSENT AGREEMENT (R.C. 3113.31)
Respo	ondent	-
DOB:		: -
		roceeding came on for a hearing on
perore	e the Court to ⊡modify ⊡terminate the following	Order:
	omestic Violence Civil Protection Order granted on ating Violence Civil Protection Order granted on	
	•	ction Order approved on
		on Order approved on
☐ Pe	etitioner was ⊡present ⊡not present, but had r	easonable notice and opportunity to be heard.
☐ Re	espondent was □present □not present, but ha	d reasonable notice and opportunity to be heard.
The C	court has considered the following factors:	
1.	Petitioner □consents □does not consent to the or Consent Agreement.	e ☐modification ☐termination of the Civil Protection Order
2.	Petitioner ☐continues to fear ☐does not fear	Respondent.
3.	The current nature of the relationship between	Petitioner and Respondent is as follows:
4.	Relative proximity of Petitioner's and Responde	ent's workplaces and residences.
5.	Petitioner and Respondent ☐have ☐do not h	ave minor children together.
6.	Respondent hascompliedfailed to complorder or consent agreement.	y with the terms and conditions of the original civil protection
7.	Respondent ☐has ☐does not have a continui	ng involvement with ⊡illegal drugs or ⊡alcohol.

[Page 2 of 3 Form 10.01-L]

	Case No
8.	Respondent has been has not been convicted of or pleaded guilty to an offense of violence since the protection order was issued or the consent agreement was approved.
9.	Other protection orders, consent agreements, restraining orders, or no contact orders have been have not been issued against Respondent pursuant to R.C. 3113.31 or 2919.26, any other provision of state law, or the laws of any other state.
10.	Respondent participated has not participated in treatment, intervention program, or other counseling as set forth in the Court's order or approved agreement.
11.	Respondent \square completed \square has not completed treatment, intervention program, or other counseling as set forth in the Court's order or approved agreement.
12.	(time) has elapsed since the protection order was issued or the consent agreement was approved.
13.	The age and health of Respondent is as follows:
14.	The last incident of abuse, threat of harm, or commission of a sexually oriented offense occurred on:
15.	Other information considered concerning the safety and protection of Petitioner or other protected parties:
	Based on all relevant factors, including those set forth in R.C. 3113.31(E)(8), the Court finds: THE ORDER ISSUED ON SHALL BE MODIFIED per the Modified Domestic Violence Civil Protection Order (Form 10.01-M) Modified Dating Violence Civil Protection Order (Form 10.01-T).
	☐ THE ORDER IS TERMINATED. The civil protection order or consent agreement is no longer needed. Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
	☐ THE MOTION IS DENIED. The civil protection order or consent agreement remains in full force and effect.
	The Court has prepared a Protection Order Notice to NCIC (Form 10-A) to show the modification or early termination of the prior order or agreement.
	IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesses for, or obtaining a certified copy of this Order. This Order is granted without bond.
	THE COSTS OF THIS ACTION ARE ☐ assessed against Respondent ☐ waived.

FORM 10.01-L: JUDGMENT ENTRY ON MOTION TO MODIFY/TERMINATE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT Amended: April 15, 2021
Discard all previous versions of this form

Case No.

IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting or denial of the modification or termination of the Order and finds no error of law or other defect evident on the face of the Order as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting or denial of the modification or termination of the Order.

IT IS SO ORDERED.

MAGISTRATE	JUDGE
NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served on or delivered to the parties indicated above pursuant to Civ. R. 5(B) and 65.1(C)(4), including ordinary mail, on	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(3). COPIES OF THIS ORDER SHALL BE DELIVERED ON:
By:CLERK OF COURT	☐ Petitioner ☐ Petitioner's Attorney ☐ Respondent's Attorney ☐ Counseling Program: ☐ Law Enforcement Agency Where Petitioner Resides:
	☐ Law Enforcement Agency Where Petitioner Works: ☐ CSEA ☐ Other:

IN THE COURT OF COMMON PLEAS AUGLAIZE COUNTY, OHIO

			1			
Order	of Prote	ction	Case No.			
Per R.C. 3113.31	(F)(3), this Order is	indexed at		44BK = 55=		
			JudgeN	MARK E. SPE	ES .	
AUGLAIZE CO	DUNTY SHERIF	F DEPT.	State C	НЮ		
LAW ENFORCE	MENT AGENCY WI	HERE INDEXED				
(419)	739 -	6565			LENCE CIVIL PR	ROTECTION
	PHONE NUMBER		ORDER (F	R.C. 3113.31)		
	PETITIONER:		P	ERSON(S) PF	ROTECTED BY T	HIS ORDER:
			Petitioner:	Family and law-	obold More have	DOB:
				ramily or Hous nal forms attach	ehold Members: ed)	
					·	DOB:
First	Middle	Last				DOB:
	v					_ DOB:
	V.					_ DOB:
	RESPONDENT:		RESPONDENT IDENTIFIERS			
			SEX	RACE	HGT	WGT
			E) (= 0			
First	Middle	Last	EYES	HAIR		DOB ,
LII2f	wiidule	Lasi	DRIVER'	S LIC. NO.	EXP. DATE	/ / STATE
	was in a dating rela					
	hin 12 months pre			L		1
Address where R	espondent can be fo	ound:	Dietinguishin	a Features:		
			Distinguishin	y realules. –		
	TO 1 AW 511505		AIDEN'T !! .) FIDE 4 5442	100500 5500	NEED 14/17: :
WARNING	TO LAW ENFOR	JEMENI: RESPO	NDENT HAS	FIREARMS	ACCESS - PROC	EED WIIH
Violence Against W	omen Act, 18 U.S.C. 2	265, Federal Full Faith	n & Credit Decla	ration: Registration	on of this Order is not r	required for enforcement.
THE COURT H	EREBY FINDS:					
That it has jurisdi	ction over the parties heard within the time					
That the above na	EREBY ORDERS amed Respondent b s named in this Orde	e restrained from co				st Petitioner and other
						TION DATE AS IN CIVIL CONSENT AGREEMENT
	Order shall be effect RESPONDENT: S		oage attache	UNLES	SS EXTENDED BY SE	

[Page 2 of 5 Form 10.01-T] Case No. _____ . Based on the evidence This proceeding came on for a hearing on presented and consideration of factors set forth in R.C. 31131.31(E)(8), the Court finds that the motion to modify the prior Dating Violence Civil Protection Order issued on is well taken. The Court also finds: ☐ Additional findings on a separate page are included and attached herein. RESPONDENT SHALL NOT ABUSE, harm, attempt to harm, threaten, follow, stalk, harass, force sexual [NCIC 01 and 02]

relations upon, or commit sexually oriented offenses against the protected persons named in this Order.

ALL OF THE PROVISIONS CHECKED BELOW ALSO APPLY TO RESPONDENT

RESPONDENT SHALL NOT ENTER or interfere with the residence, school, business, place of
employment, day care centers, or child care providers of the protected persons named in this Order,
including the buildings, grounds, and parking lots at those locations. Respondent may not violate this
Order even with the permission of a protected person. [NCIC 04]

2 .	RESPONDENT SHALL STAY AWAY FROM PETITIONER a	nd all other protected persons named in
	this Order, and not be present within 500 feet or	(distance) of any protected
	person wherever those protected persons may be found, or a	
	the protected persons are likely to be, even with a protected	•
	accidentally comes in contact with protected persons in any p	
	depart immediately. This Order includes encounters on public	c and private roads, highways, and
	thoroughfares. [NCIC 04]	

	Case No
□3.	RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named in this Order or their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, landline, cordless, cellular, or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person. Respondent may not violate this Order even with the permission of a protected person . [NCIC 05]
□4 .	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
□5.	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY, COMPANION ANIMALS, OR PETS owned or possessed by the protected persons named in this Order.
□6.	PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS, owned by Petitioner, from the possession of Respondent:
	Exchange of the listed companion animals or pets shall take place as follows:
□7 .	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
□8.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON, at any time while this Order remains in effect in order to bring about a cessation of violence. Furthermore, Respondent may be subject to firearms and ammunition restrictions pursuant to 18 U.S.C. 922(g)(1) through (9), 18 U.S.C. 922(n), or R.C. 2923.13. [NCIC 07]
	RESPONDENT IS EXCEPTED only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibitions apply.
□9.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS owned by Respondent or in Respondent's possession to the law enforcement agency that serves Respondent with this Order no later than or as follows:
	Any law enforcement agency is authorized to accept possession of deadly weapons pursuant to this paragraph and hold them in protective custody for the duration of this Order. [NCIC 07]
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons for protective custody as set forth in this Order.
	Upon the expiration or termination of this Order, Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
10.	RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is now subject to R.C. 2923.128.
□11 .	RESPONDENT SHALL NOT USE OR POSSESS alcohol or illegal drugs.

	Respondent shall contact this program within days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if the Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.
□13 .	RESPONDENT IS ORDERED TO APPEAR before Judge or Magistrate
	on at a.mp.m. to review Respondent's compliance with this counseling order. Respondent is warned: If you fail to attenthe counseling program you may be held in contempt or the Court may issue a warrant for your arrest.
□14.	RESPONDENT SHALL NOT INTERFERE with wireless service transfer, prevent the functionality of a device on the network, or incur further contractual or financial obligations related to the transferred numbers.
	Wireless service rights to and billing responsibility for the wireless service number or numbers in use by Petitioner or any minor children in the care of Petitioner shall be transferred to Petitioner by separate order, Wireless Service Transfer Order (Form 10-E).
15.	IT IS FURTHER ORDERED: [NCIC 08]
16.	THE CLERK OF COURT SHALL CAUSE A COPY of this Order to be served on Respondent as set for in Civ.R. 5(B) and 65.1(C)(4)(b). The Clerk of Court shall also provide certified copies of the Petition an this Order to Petitioner upon request.
17.	IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE , the Court has review the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the as set forth in Civ.R. 65.1 Order. Accordingly, the Court adopts the magistrate's granting of the Order.
18.	IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesser for, or obtaining a certified copy of this Order. This Order is granted without bond.
19.	THE COSTS OF THIS ACTION ARE ☐assessed against Respondent ☐waived.

ı	Pag	e	5	of	5	Form	10	.01	-T

Case No.		
Case NO.		

NOTICE TO RESPONDENT

NO PERSON PROTECTED BY THIS ORDER CAN GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THE TERMS OF THIS ORDER. IF YOU VIOLATE ANY TERMS OF THIS ORDER, EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE HELD IN CONTEMPT OR ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served on or delivered to the parties indicated above pursuant to Civ.R. 65.1(C)(4)(b), including ordinary mail, on	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(4). COPIES OF THIS ORDER SHALL BE DELIVERED ON:
day of , 20 By:	☐ Petitioner ☐ Petitioner's Attorney ☐ Respondent's Attorney ☐ Counseling Program:
CLERK OF COURT	☐ Sheriff's Office ☐ Law Enforcement Agency Where Petitioner Resides: ☐ Law Enforcement Agency Where Petitioner Works: ☐ Other:

FORM 10-B: HOW TO COMPLETE A PROTECTION NOTICE TO NCIC

These instructions are contemplated in light of Form 10-A, Protection Notice to NCIC, to ensure the court's protection order or consent agreement entry is accepted into the protection order database of the National Crime Information Center ("NCIC"). Thorough and accurate completion of Form 10-A is critical, as this form is the sole method to enter the terms and conditions of a protection order into the computerized index of criminal justice information. Inaccurate or inconsistent information in Form 10-A will result in delay in entering the protection order into the NCIC index and enforcing the order. Form 10-A must be completed each time the court approves, issues. modifies, renews, or terminates a protection order or consent agreement, regardless of whether it is an ex parte or full hearing order.

Courts are encouraged to verify with law enforcement that orders are being entered in a timely fashion. The delay in entering a protection order or consent agreement may not only result in the failure to enforce the order, but may also result in the improper authorization of the subject of a protection order to possess or purchase a firearm or ammunition.

ELEMENTS OF FORM 10-A

- The required fields in Form 10-A appear in **BOLD**. (A)
- Form 10-A is the primary method used to inform law enforcement of the terms and conditions of the (B) protection order. The court must mark the appropriate box "Initial NCIC Form" or "Modification of Previous Form."

The court must check "Initial NCIC Form" anytime the court is issuing a protection order for the first time based on a current filing, i.e., an ex parte order or a full hearing order where an ex parte order was not issued. The court must check "Modification of Previous NCIC" for any subsequent change in the terms and conditions of a protection order, including modifications due to a clerical or orthographical correction or termination of the order.

- (C) SUBJECT'S INFORMATION. The subject's full name, including first and last name; race; and sex are mandatory identifiers pursuant to federal guidelines. The other identifiers, i.e., height ("HGT"), weight ("WGT"), hair, and eyes, are not mandatory, yet they are helpful information to ensure the correct person is identified. Similarly, the address is not mandatory information.
- (D) NUMERICAL IDENTIFIER. Pursuant to federal guidelines, the court must provide at least one of four numerical identifiers to properly identify the subject of the protection order:
 - 1. SOCIAL SECURITY NUMBER ("SSN");
 - 2. DATE OF BIRTH ("DOB");
 - 3. DRIVER'S LICENSE NUMBER ("DRIVER'S LIC. NO."): In the instance the driver's license number is provided, the state that issued the driver's license and the expiration date of the driver's license must also be included;
 - 4. VEHICLE LICENSE NUMBER ("VEHICLE LIC. NO."): In the instance the vehicle's license plate is provided, the state that issued the license plate and the expiration date of the license plate must also be included.

The court should consider providing additional numerical identifiers, if information is available.

BRADY DISQUALIFIERS. Pursuant to 18 U.S.C. 922(g)(8), all three factors must be met to be federally (E) disqualified from possessing or purchasing firearms or ammunition due to the issuance of a protection order:

FORM 10-B: HOW TO COMPLETE A PROTECTION NOTICE TO NCIC

Amended: March 1, 2014

- (1) The parties have an intimate relationship:
 - Spouse of the person;

- Former spouse of the person;
- An individual who cohabits or has cohabited with the person:
- An individual who is a parent of a child of the person.
- (2) The court observed the parties' due process rights, i.e., notice of hearing and opportunity to be heard; AND
- (3) A finding that the person subject to the order poses a credible threat of harm to the protected party.

The subject of a protection order may be Brady disqualified pursuant to 18 U.S.C. 922(g)(1) through (9), state law. or a court order.

- (F) **CASE/ORDER NO.** The case/order number of the protection order is a required element. It is particularly relevant when the court modifies, renews, or terminates a protection order. Law enforcement and NCIC will use the case/order number to cross-reference the appropriate order. In addition, law enforcement also uses this information to verify the currency of an order.
- (G) COURT ORIGINATING AGENCY IDENTIFIER. To accept a Form 10-A entry into the federal protection order database, NCIC mandates the court issuing the protection order to include its agency identifier (a.k.a. "ORI"). This is a unique 9 digit alphabetic and numeric series issued by the FBI to identify the court issuing the order.

Although the "Name of Judge/Magistrate" is not a mandatory field, it is prudent to include the name of the judicial officer issuing the protection order. Similarly, NCIC does not require a court to indicate under which Revised Code section the order is being issued. However, this information is captured through the Ohio Courts Network and is useful for law enforcement to quickly determine the possible scope of the order and assess risk.

DATE OF ORDER AND EXPIRATION OF ORDER. The court must note on the form the date the protection (H) order was issued and the date when it will expire. Civil protection orders expire on a date certain within 5 years of being issued. The protection order database will automatically purge the orders on their expiration date.

In a Criminal Protection Order (R.C. 2903.213) or Temporary Domestic Violence Protection Order (R.C. 2919.26), the order terminates by operation of law upon the disposition of the criminal case. The court may indicate "NONEXP" as the expiration date when the court does not know the exact date the order will expire. The court must submit to law enforcement another Form 10-A indicating "Modification of Previous Form" stating the expiration of the order when such a date is known so that the order can be purged from the NCIC protection order file.

If a protection order or consent agreement is terminated before the original expiration, the court must also submit to law enforcement another Form 10-A indicating "Modification of Previous Form" and state the new expiration date for removal of the order from the protection order file.

(l) TERMS AND CONDITIONS OF ORDER. The court must check every box that corresponds to terms of the protection order. Note that the numbering next to each term and condition in Form 10-A does not correspond to the sequence of the remedies in a protection order or consent agreement. However, the remedies in the protection order forms are cross-referenced with the terms and conditions listed in Form 10-A, e.g. NCIC 01.

The court should submit a new Form 10-A indicating "Modification of Previous Form" to law enforcement in every instance that a term of the court order, i.e., divorce decree or custody order, results in a modification of the protection order.

FORM 10-B: HOW TO COMPLETE A PROTECTION NOTICE TO NCIC Amended: March 1, 2014

[Page 3 of 3 Form 10-B]

- (J) LIST ALL PROTECTED PERSONS. A maximum of 9 persons, including the petitioner, may be listed as protected parties in a protection order. The full name and date of birth for each protected person must be provided. The protected person's social security number, race, and gender are not required entries in Form 10-A.
- **(K) AUTHORIZED SIGNATURE.** The judge or magistrate who issued the protection order must sign and date Form 10-A. Pursuant to Civ.R. 65.1, an ex parte civil protection order issued by a magistrate and filed with the clerk of court has the full force and effect of a court order.

FORM 10-B: HOW TO COMPLETE A PROTECTION NOTICE TO NCIC Amended: March 1, 2014

Case/Order No.	
----------------	--

Page 1 of 2

PROTECTION ORDER NOTICE TO NCIC (Required fields appear in bold print)									
☐ Initi	al NCIC F	iorm	☐ Amended NCIC I	Eorm		Г	Removal from N	CIC	
			cement Agency: If ur		ıme Servi	∟ (ce Unknown		CIC	
		p (omone rigorioy: m un	, proces					
Pursuant to Rules 10.01, 10.02, 10.03, and 10.05 of the Rules of Superintendence for the Courts of Ohio, this information shall be promptly entered into the National Crime Information Center index.									
	SUBJE	CT NAME	T)		/FIDO	T \			NA L V
	ADDRE	(LAS	1)		(FIRS	,		(1	M.I.)
		(STREET)			(CITY))	(ST	ATE) (ZIP)
	PHYSIC	CAL DESCRIPTION	: HGT	WGT		HAIR	-		
			EYES	RACE		SEX	□M □F		
	NUMER	RICAL IDENTIFIER	(NOTE: Only ONE of	the 4 numerica	I identifie	rs is needed.))		
	1.	SSN							
	3.*	DRIVER'S LIC. N	IO		STATE				
	4.*	VEHICLE LIC. NO	O	· · · · · · · · · · · · · · · · · · ·	STATE		EXPIRATION YR.		
	(* IT#3 (or #4 is used as a ni	umerical identifier, ent	ire line MUST be	e complete	d.)			
		DISQUALIFIERS:	, , , , , , , , , , , , , , , , , , ,						
			(g)(8), a "yes" respo g any firearms, inclu					irom	
	-		an intimate partner or	_	,	. ,		ES 🗆 NO	0
	■ Did t	the subject have not	ice of the hearing and		articipate i	n the hearing	regarding		
		Order?					_	ES NO	_
	Doe:	s the Order find the	subject a credible thre	eat or explicitly pi	rohibit phys	sical force?	∐ Y	ES N	O
	0405 /	ODDED NO		(15 [DIGIT	Is order term	of probation/		0
		ORDER NO.	ENOV IDENTIFIED	IVIAX	амом)	community c	control?	=2 □ N(0
		IRT ORIGINATING AGENCY IDENTIFIER (9 DIGIT ORI ASSIGNED BY NCIC)							
		OF JUDGE/MAGIST						,	
		OF ORDER R.C. 2919.26 AND	/ 2903.213 CASES, "N			OF ORDER			
	(J. 12 1 1. 2.					
	TERMS AND CONDITIONS OF ORDER (Mark all that are applicable): ☐ The subject is restrained from assaulting, threatening, abusing, harassing, following, interfering, or stalking the protected person and/or the child(ren) of the protected person.								
	□02	The subject shall r	not threaten a membe	r of the protected	d person's	family or hous	ehold.		
	□03	The protected pers	son is granted exclusi	ve possession of	the reside	ence or housel	nold.		
	□04		uired to stay away fron mily or household mer		property, s	school, or plac	e of employment of	the protec	cted
OHP DATA	□05	personal, written, o	rained from making a or telephone contact, o ould be likely to cause	or their employer	, employe	es, or fellow w			
ONLY	□06	The subject has vi	sitation or custody rig	hts of the child(re	en) named	in this Order.			
#EPO	□07	The subject is prohibited from possessing and/or purchasing a firearm or other weapon as identified in the Miscellaneous Field.							
	□08	See the Miscellaneous Field for comments regarding the specific terms and conditions of this Order. Miscellaneous comments:							
	□09	The protected pers	son is awarded tempo	rary exclusive cu	istody of th	ne child(ren) n	amed.		

[Page 2 of 2 of Form 10-A] Subject's Name____ Case/Order No. LIST ALL PROTECTED PERSONS (Total of 9 allowed. SSN is NOT necessary if DOB is given.) PROTECTED PERSON (LAST) (FIRST) (M.I.) DOB / __/____ SSN - RACE SEX □M □F **PROTECTED PERSON** (FIRST) (LAST) (M.I.) DOB / SEX □M □F **PROTECTED PERSON** (LAST) (FIRST) (M.I.) - - RACE SEX □M □F **PROTECTED PERSON** (LAST) (FIRST) (M.I.) RACE SEX □M □F PROTECTED PERSON (LAST) (FIRST) (M.I.) DOB / / SSN **RACE** SEX □M □F **PROTECTED PERSON** (LAST) (FIRST) (M.I.) DOB / / SSN RACE SEX □M □F **PROTECTED PERSON** (LAST) (FIRST) (M.I.) DOB / / SSN **RACE** SEX □M □F **PROTECTED PERSON** (LAST) (FIRST) (M.I.) SSN RACE SEX □M □F **PROTECTED PERSON** (M.I.) (LAST) (FIRST) - RACE

Judge/Magistrate (circle one)

Authorized by (signature):

Discard all previous versions of this form

SEX ☐M ☐F