## General Form 5a 12/2020

ODLN	A	12/2020
ORI No:	At a Term of the	eCourt , State of New York
Order No:NYSID No:	(address)	, State of New Tork
	(address)	
PRESENT: Hon.		
In the Matter of a Proceeding under		ORDER OF PROTECTION
Article of the Family Court Act		[Articles 4, 5, 6, 8 and 10]
		Docket No
Petitioner		Family Unit No.
Date of Birth:		(check one)
		☐ Upon Default
V.		☐ Both Parties Present In Court
Respondent		
Date of Birth:		
THIS ORDER OF PROTECTION WILL REMAIN CONSENTS TO HAVE, CONTACT OR COMMUNORDER IS ISSUED. THIS ORDER OF PROTECT THE COURT. THE PROTECTED PARTY CANNARRESTED FOR VIOLATING THIS ORDER.  A petition under Article_of the Family Court Court in the above-entitled proceeding,, and the Responsavised of the issuance and contents of this Order In the hearing In on consent, having determined that good	N IN EFFECT EVENICATION WITH TION CAN ONLE TO BE HELD TO SELECT ACT, sworn to on ondent having been not present in Court	VEN IF THE PROTECTED PARTY HAS, OR TH THE PARTY AGAINST WHOM THE Y BE MODIFIED OR TERMINATED BY O VIOLATE THIS ORDER NOR BE
NOW, THEREFORE, IT IS HEREBY OR	<b>DERED</b> that [spe	ecify first name, middle initial and last name]:
(Check Applicable Paragraphs and Subparagraphs		Ç
[01] $\square$ Stay away from [A] $\square$ [name(s) of protected	d person(s)]:	
and/or from the [B] □ home of		
[C] $\sqcup$ school of		
[D] <u>u</u> business of		,
[E] □ place of employment of		1
[F] • other[specify location]		;
[14] ☐ Refrain from communication or any other of any other means with [specify protected person(s)]:		telephone, e-mail, voice-mail or other electronic or
[17]  Refrain from remotely controlling, monitor	ring or otherwise i	nterfering with any electronic device or other object
affecting the home, vehicle or property of the protected to, the internet, Bluetooth, a wired or wireless network,	person(s) by conn or other wireless t	ection through any means, including, but not limited echnology.
[02] $\square$ Refrain from assault, stalking, harassment,		
strangulation, criminal obstruction of breathing or circ		
misconduct, forcible touching, intimidation, threats, id publication of intimate image(s) or any criminal offens person's family or household, and/or person(s) with cu	se against [specify	protected person(s) and/or members of protected
	;	

[15]  $\square$  Refrain from intentionally injuring or killing without justification the following companion animal(s) (pet(s)

[specify type(s) and, i	f available, name(s)]:			
[11] 🗖 Permit[spe	ecify individual]:	1 : 5 :0 1	to enter the residence	ce at [specify]:
[specify law enforcem litigation [specify item	nent agency, if any]:	during [specify di	ate/time]:to remove personal belong	gings not in issue in
[04] $\square$ Refrain fr that create an unreaso			specify child(ren), family or h	
[05] $\square$ Permit[specifier written agreeme	ecify individual]:		, entitled by a	court order or separation or
during the following and conditions [speci	periods of time [specify fy]:	]:		under the following terms;
[07]  Custody of awarded to [specify in	f [specify child(ren)]: ndividual]:		_under the following terms a	
including, but a shall take place further ordered firearm or firea [13B] revoke license while the York State Po York 12226-2	not limited to, the follow immediately, but in now that the above-named Forms, if any, pursuant to ed, (note: final order only his Order is in effect. Notice, Pistol Permit Sect 252.	owing: and do not event later than [spece Respondent's license to Penal Law §400.00, it will and/or [13C]  the OTE: If this paragration, State Campus B	s, shotguns and other firearms obtain any further guns or other five date/time]:at [specify loco carry, possess, repair, sell of s [check applicable box(es)]: Respondent shall remain incaph is checked, a copy of this building #22, 1220 Washington documents specify]:	her firearms. Such surrender cation]:_; [13] and it is or otherwise dispose of a [13A] $\square$ suspended, or eligible to receive a firearm is form must be sent to: New ton Avenue, Albany, New
				to the party
		[specify date]:		in the following
		cuments shall be made	e available for use as evidence	
	following	document(s) may be	documents in both parties' na used as necessary for legitim	ate use by the
☐ Pay or pro incident or incidents	forming the basis of the	order [specify benefic	necessary medical care and ciary of treatment and covera	.ge]
Arts. 5,6&8 only	☐ Pay counsel fees (a	and/or) any costs assoc	ciated with the order to [speci	ify person andterms]
Arts. 4,5&6 only	☐ Participate in an ed	lucational program, (a	nd pay the costs thereof)[(spe	ecify program]
Art. 8 only the costs thereof)[spe	☐ Participate in a batto	erer's education progra	am designed to help end viole	ent behavior (and pay
Art. 8 only			, as follows [specify terms an	
[99] • Observ			further the purposes of protect	

Art. 8 only [check if applicable]: 

Respondent is on probation [FCA§842 requires order to state if Respondent is on

probation].

AGGRAVATING CIRCUMSTANCES FINDING [check box and fill in if applicable]:  ☐ The court has made a finding on the record of the existence of the following AGGRAVATING CIRCUMSTANCES:
It is further ordered that this order of protection shall remain in force until and including [specify date]:
The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties authorizes, and sometimes requires, the officer to arrest a person who is alleged to have violated its terms and to bring him or her before the Court to face penalties authorized by law.
Federal law requires that this order is effective outside, as well as inside, New York State. It must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person restrained by the order is an intimate partner of the protected party and has or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect due process rights (18 U.S.C. §§ 2265, 2266).
It is a federal crime to:  • cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;  • buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty); and  • buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).
Dated:
JUDGE OF THE FAMILY COURT COURT (COURT SEAL)
PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.
Check Applicable Box(es):  ☐ Party against whom order was issued was present in Court and advised in Court of issuance and contents of Order ☐ Order personally served in Court upon party against whom order was issued ☐ Service directed by other means [specify]: ☐ [Modifications or extensions only]: Order mailed on [specify date and to whom mailed]: ☐ Warrant issued for party against whom order was issued [specify date]: ☐ Additional service information [specify]: ☐ Land Land Land Land Land Land Land Land