HE CIRCUIT COURT OF THE STATE OF OREGON KAMAS COUNTY OF CLACKAMAS FOR THE COUNTY OF CLACKAMAS 807 Main St Oregon City Oregon 97045 2020 AUG 28 In the Circuit Court of the State of Oregon

POIAII	ne wnone		Case No: 2002, 62242 BY							
		Petitioner	D I							
	and		▼ FEMPORARY STALKING							
			PROTECTIVE ORDER							
<u>Dixie</u>	<u>Lea Bailey</u>		☐FINAL STALKING PROTECTIVE							
			ORDER AND JUDGMENT							
			□ORDER OF CONTINUANCE							
			JUDGMENT OF DISMISSAL							
	F	Respondent								
This r	natter came before this Court o	on 08/28/2020, for l	nearing on issuance of a:							
	Temporary Stalking	Protective Order								
	Final Stalking Protect	tive Order and Judg	gment.							
DE'	DETITIONED. MA									
RE	PETITIONER: Appeared in person Did not appear With attorney									
		possess zaa nee u								
	The court considered the a	llegations made in th	e Petition and other evidence offered and							
	FINDS:									
	(For Temporar	y Order) probable ca	use that: a preponderance of the evidence that:							
	(For Final Ord	er and Judgment) by	a preponderance of the evidence that:							
1	Respondent has engaged in	ntentionally knowing	gly, or recklessly in repeated and unwanted							
1.			tioner's immediate family or household, and							
	it was reasonable for Petitione		•							
2	^		e repeated contact was unwanted.							
	. /									
J.	3. It is objectively reasonable for a person in Petitioner's situation to have been alarmed or coerced by Respondent's contact.									
4.	. /		aused the Petitioner reasonable							
7.	4. Respondent's repeated and unwanted contact caused the Petitioner reasonable apprehension regarding the Petitioner's own personal safety or the safety of a member of									
	hiş/her immediate family orho	-	nai surery of the safety of a member of							
5.	The unwanted contact occu		es of the filing of this action							
	. /									
U.	6. If applicable: Any unwanted contact that was purely communicative in nature was perceived by Petitioner as a credible threat of imminent serious personal violence or physical									
	· ·									
		•	y, and it was reasonable to believe that							
	such threat was likely to be fo	mowed by umawith	icis.							

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7.	<u>Optional</u>	Optional additional findings: FIREARMS PROHIBITION AND DISPOSSESSION					
	(only re	(only required if firearms terms are ordered)					
		Respondent represents a CREDIBLE THREAT to the physical safety of Petitioner.					
		oner and Respondent have a QUALIFYING RELATIONSHIP:					
	\square sp	ouses/Registered Domestic Partners (current or former)					
		xually intimate relationship (current or former)					
		habitants (current or former)					
		lults otherwise related by blood or marriage					
	∐ ur	nmarried parents of a minor child					
IТ	IS HERE	BY ORDERED that:					
		ry Stalking Protective Order					
		lking Protective Order and Judgment					
8.	Respo	ondent shall stop stalking Petitioner or member of Petitioner's immediate family or					
household members and shall stop all contact and avoid all contact with Petitioner or							
members of Petitioner's immediate family or household. Contact includes but is not lin							
	to:						
		Coming into the vigual or physical program as of the other way.					
	A.	Coming into the visual or physical presence of the other person;					
	В.	Following the other person;					
	C.	Waiting outside the home, property, place of work or school of the other person or of a					
		member of that person's immediate family or household and being at the following					
		places:					
	D.	Sending or making written or electronic communications in any form to the other					
		person;					
	E.	Speaking with the other person by any means;					
	F.	Communicating with the other person, including through a third person;					
	G.	Committing a crime against the other person;					
	Н.	Communicating with a third person who has some relationship to the other person					
	11.	with the intent of affecting the third person's relationship with the other person;					
	I.	· · · · · · · · · · · · · · · · ·					
	1.	Communicating with business entities with the intent of affecting some right or					
	-	interest of the other person;					
	J.	Damaging the other person's home, property, place of work, or school; or					
	K.	Delivering directly or through a third person any object to the home, property, place					
		of work or school of the other person.					
	L.	Other:					

IT IS FURTHER ORDERED THAT:

A	n ex-parte hearing on TEMPORARY relief having been held:							
9.	Respondent must appear at a hearing on this Temporary Stalking Protective Order on 1/18 1/20 (date) and 1/20 (time) in Room 200 of the Clackamas County Courthouse (807 Main St, Oregon City, OR 97045) to show cause why the Temporary Stalking Protective Order should not be continued for an indefinite period. The Temporary Stalking Protective Order issued on 8/28/2000(date) shall be enforceable against the Respondent until terminated by the court or until service upon the Respondent of a Final Stalking Order. See attached "Order to Personally Appear for Hearing; and Notice."							
10.	10. NO Temporary Stalking Protective Order shall issue, as the Court finds Petitioner has not proven a basis for such order.							
A	hearing on PERMANENT relief having been set for today after notice to the Respondent:							
11.	CONTINUANCE The hearing shall be CONTINUED to / / (date) and (time) in Room of the Clackamas County Courthouse. The Stalking Protective Order issued on / / (date) shall remain in effect pending this hearing.							
12.	12. WARRANT ☐ A Warrant for Respondent's arrest shall issue because Respondent did not appear. Security amount isset at ☐ \$5,000 / ☐ \$							
13.	DISMISSAL ☐ The Temporary Stalking Protective Orderissued on // (date) shall be terminated and the Petition dismissed, as the Court finds that Petitioner has not proven the basis for this order or ☐ Petitioner did not appear.							
14.	VOLUNTARY DISMISSAL ☐ The Temporary Stalking Protective Order issued on							
15.	FINAL ORDER AND JUDGMENT The court has ordered the continuation of the terms of the restraint detailed above in Paragraph 8. This Order is a Final Judgment and is of unlimited duration unless modified by law or by further order of the court.							
16.	ATTORNEY FEES Pursuant to ORS 30.866(4)(c), Petitioner is awarded attorney fees in the amount of \$ Other order regarding award of attorney fees to Petitioner:							

17. MENTAL HEALTH EVALUATION ☐ Respondent is ordered to undergo a mental health evaluation and, if indicated by the								
Respo	evaluation, treatment. Respondent is without funds to obtain the evaluation or treatment or both. Respondent is referred to							
	referred to (mental health agency):							
18. SERVIC	18. SERVICE: Petitioner Respondent was served in Court with a copy of this Order.							
19. DATE C	19. DATE OF BIRTH: Respondent's date of birth is: (See CIF)							
 (Optional terms-only required if firearms terms are ordered) 20. Immediate Firearms Prohibition □ Respondent is immediately prohibited from purchasing or possessing any firearms or ammunition (Event: FQOR) 								
	ns Surrender (if a qualifyi	ng relationship exists	and a credible threat find	ling is made				
attached of this O	ondent is ordered to surre Firearms Surrender and Order.	Return Terms, which	th are incorporated and	made part				
	nt is ordered to file a <i>Dec</i> to the <i>Firearms Surrende</i>			quired attachments				
FIREARMS NOTIFICATION If Box 20 is checked, you are immediately prohibited from purchasing or possessing any FIREARM, including a rifle, pistol, or revolver, and AMMUNITION (ORS 107.718(1)(h)). You may be held in contempt of court for violation of this prohibition.								
If Box 21 is check	ked, you are required to sur	rrender any firearms a	and ammunition you have	e in				
	Notice and Opportuni	ity to Participate:						
The Order was issued after a hearing of which Respondent received actual notice and at which Respondent had the opportunity to participate. CERTIFICATES OF COMPLIANCE WITH THE VIOLENCE AGAINST WOMEN ACT								
FULL FAITH AND CREDIT PROVISIONS: This Order meets all full faith and credit requirements of the Violence Against Women Act, 18 USC §2265. This Court has jurisdiction over the parties and the subject matter. Respondent was or is being afforded notice and timely opportunity to be heard as provided by Oregon law. This Order is valid and entitled to enforcement in this and all other jurisdictions.								
Judge Signat (ure: <u>B-28-2020</u>	Judo 2 Va	In Papelliege					
Faxed to	(agency) on	(date) at	AM/PM by	(clerk)				