STATE OF VERMONT

SUPERIOR COURT Unit

FAMILY DIVISION Docket No.

Plaintiff	DOB	Defendant		DOB
		Cemporary Order Relief from Abuse	VOID	For Review only
Minor Child/ren who have been a Name(s) and Date(s) of Birth of M				
Complaint filed on:		-		
Hearing: was held on was not held				
The following persons were pres Plaintiff with at Defendant with at	torney	(Name of Attorney)		
Findings by the Court: (check al ☐ Defendant has abused ☐ Plain			endant has:	
Caused physical harm.				
☐ Attempted to cause physic	al harm.			
☐ Placed him/her/them in fe	ar of imminer	nt serious physical harm.		
☐ Stalked ☐ Plaintiff and/or		/ren, as defined in 12 V.S	.A. 5131(6).	
☐ Sexually assaulted ☐ Plain	tiff and/or 🗌	Minor child/ren, as defir	ned in 12 V.S.A. 51	31(5).
☐ Defendant is incarcerated	and has been	convicted of one of the o	crimes specified in	15 V.S.A. 1103 (c) (b).
☐There is an immediate danger	of further abo	use.		
☐ Plaintiff and ☐ Plaintiff's child, unless the Defendant is order			om the household	and without shelter
There is immediate danger of		10 1	or child/ren.	

Order of the Court: The application for an <i>ex parte</i> ORDER is GRANTED, as follows:	VOID	CORM				
 Defendant shall not abuse Plaintiff and the minor child threaten, assault, molest, harass, or otherwise interfere wit Defendant shall refrain from stalking or sexually assau refrain from interfering with his/her/their personal liberty. 	h his/her/their pe	rsonal liberty.				
3. Defendant shall vacate the residence immediately and Plaintiff shall have the sole possession of the residence located at (Street and Town Address):						
4. Defendant shall not enter the residence except with Plaintif						
5. Temporary parental rights and responsibilities (custody) of t						
to: Plaintiff Defendant						
Name(s) and Date(s) of Birth of Minor Child/ren:						
6. Defendant shall refrain from cruelly treating the pet(s) of]the parties 🔲 th	e children of the parties.				
7. Defendant shall not telephone, write to, e-mail, contact P or attempt to communicate directly or indirectly with him other manner, except that Defendant may:	 n/her/them throu	gh a third party or in any				
8. Defendant shall stay feet away from:						
☐ Plaintiff						
☐ Plaintiff's residence						
Plaintiff's place of employment						
Plaintiff's motor vehicle						
☐ Child/ren named in #5 above						
☐ School(s)/Other Child/ren/and Other:						
9. Until further order of the court or until this order expires, _	W. W					
shall hold the following weapons belonging to Defendant: _	· · · · · · · · · · · · · · · · · · ·					
9a. Delivery of the weapons shall be made in the following	ng manner:					

10. Plaintiff is granted sole possession of the following personal property necessary for the protection of

Plaintiff and the care of the child/ren:

11. Other: _____

VOID Form

VERMONT LAW ENFORCEMENT OFFICERS ARE AUTHORIZED TO ARREST WITHOUT WARRANT PERSONS WHO VIOLATE THE ABOVE PROVISIONS OF THIS RELIEF FROM ABUSE ORDER.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

** This order may be served by any law enforcement officer. **

A HEARING will be held on	at the
Vt. Superior Court, Family Division	

So. Review.

The temporary order remains in effect until the Court dismisses the case or, after a hearing, issues an order or denies a final order, or at 5:00PM on the date of hearing, whichever is earlier.

So ordered.

Dated

Superior Court Judge

VOID FORM

INFORMATION FOR PLAINTIFF AND DEFENDANT ABOUT REPRESENTATION BY AN ATTORNEY

Although you may represent yourself at any hearing during these proceedings, you may wish to consult with or be represented by an attorney. If you hire an attorney to represent you, your attorney is required to tell the court and the other party that they will be representing you. Both parties have the right to receive "notice" before any hearing that the opposing party will be represented by an attorney. The Family Court Rule requires that such notice must be given to the opposing party or their attorney in person, by telephone, or in writing and it must be given far enough in advance of the hearing to permit them to hire an attorney too. If you do not provide such notice to the opposing party, and if the party without an attorney asks, the court will postpone the hearing for a reasonable time to allow the unrepresented party to obtain an attorney. If the hearing is postponed, the temporary order may be extended.

IMPORTANT INFORMATION FOR DEFENDANT

At the hearing to be held on the date and time specified on the face of this order, the court will decide on whether to extend or change this order, or issue a final order. After the hearing, an order may be issued, which may remain in effect as long as the judge decides concerning relief from abuse, possession of the home and custody of the children. If you fail to appear at the final hearing, an order may be issued against you granting the Plaintiff's requests for relief as the court deems appropriate.

DEFENDANT'S RIGHT TO REQUEST AN EARLIER HEARING TO MODIFY THIS ORDER

When the Defendant has compelling reasons to request a hearing sooner than the date specified on this order, the Defendant may, by written motion and affidavit, request modification of the terms of the order relating to child custody and/or possession of the residence. On at least two days notice to Plaintiff, or on such shorter notice to the Plaintiff as the court deems necessary, the court may hold a hearing on the motion.

RELATIONSHIP OF THIS ORDER TO CRIMINAL DIVISION ORDERS

This order does not change or overrule any Condition of Release or Probation Condition ordered by the Criminal Division. An amendment to this order will not change your Conditions of Release or Probation Conditions.

RETURN OF SERVICE STATE OF VERMONT

VOID FORM

SUPERIOR COURT

DIVISION

Unit			Docket No.		
	,				
I personally served: (check all that apply)					
Complaint, Affidavit and Temporary Order				Order to Modify/Extend/Vacate Order	
Temporary Order				Extended Final Order	
Final Order				Extended Temporary Order	
Court Service Information Sheet				Denial of Emergency Relief	
Amended/Modified Temporary Order				Intent to Pursue Notice of hearing	
Afficiated/Modified Temporary Order					
Amend	ed/Modified Final Or	der			
Hann			by.		
opon			by:		
Date: Time: AM Place:			Place:		
Date Officer's Name, Title and Agency			Officer's Signature		
			Acceptance of Service		
I hereby a		I hereby acce	ccept service of this order.		
Fees		Date	Signature		
	Service Fee				
Mile- V	ćo narmila		Inlease type	or print name)	
Miles X \$0per mile Total		(please type or print name)			
	Total				