# CHAPTER 4 NO CONTACT AND PROTECTIVE ORDERS

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## CHAPTER 4 NO CONTACT AND PROTECTIVE ORDERS

## Form 4.1: Temporary Protective Order (Section 236.3 Petition).

	Case No.	DA		
Order of Protection	Judge			
This order can be verified during business hours with the		(print or type	name here)	
County Clerk of Court at or anytime with the	County		State	IOWA
(law enforce-	те			OBDER
ment agency) at	10	(Section 236.		
ment agency) at		ISSUE DATE:		
PETITIONER/PROTECTED PARTY:	Other Protect	ted Persons:		
First Middle Last				
٧.				
RESPONDENT/DEFENDANT:	RESPONI	DENT Date of Birth		
First Middle Last	Address for	Respondent (not shared	d address wi	ith Protected Party)
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter. Additio	nal findings a	re set forth below.		
THE COURT HEREBY ORDERS: The above named Respondent is restrained from committing f The above named Respondent is restrained from any contact Additional terms of this order and exceptions to the above	with the Petitio	ner/Protected Party.		
This order is effective upon service on respondent. It shall rer written order, or until the dismissal of the case, but in no event			ted or supe	erseded by a later
WARNINGS TO RESPONDENT: This order shall be enforced, even without registratio any U.S. Territory, and any tribal jurisdiction. 18 U.S boundaries to violate this order may result in federal Only the court can change this order.	on, by the co .C. § 2265. (	urts of any state, t Crossing state, ter	ritorial, o	
NOTICE FOR LAW ENFORCEMENT:				

CAUTION:

If checked, FIREARMS WARNING for Law Enforcement The Respondent will be provided with reasonable notice and opportunity to be heard. See page 2, paragraph 8.

### Temporary Protective Order (Section 236.3 Petition) (cont'd)

The court has considered the Petition for Relief from Domestic Abuse and finds that a temporary protective order under lowa Code section 236.4(2) is necessary to protect the protected party named above.

Therefore, the court ORDERS as follows:

1. Respondent shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Respondent shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings.

3. Respondent shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

The protected party shall have exclusive possession of the residence located at \_

Respondent shall not go to, enter, occupy or remain in that residence or any other residence in which the protected party is staying, under any circumstance. Respondent shall turn over to the sheriff all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). Respondent may enter the residence once in the company of a peace officer to retrieve respondent's clothing and work-related items. The law enforcement agency shall contact the protected party to provide notice of the intent of the respondent to return to the residence and to accommodate the safety concerns of the protected party.

[ ] 5. If checked, the protected party shall have the right to exclusive use and possession of the

vehicle until further order of the court, and the sheriff shall take custody of respondent's keys to the vehicle upon service of this order. Sheriff will turn vehicle keys over to the protected party.

6. The protected party is granted temporary custody of these children (list names and ages):

If the children are not presently in the care of protected party, the children shall be returned to the protected party's custody at the following time and in the following manner:

Unless modified by order filed in this proceeding or in a juvenile court proceeding affecting the same children, this temporary order shall prevail over any other existing custody order. The issue of visitation will be addressed at the hearing mentioned below. Until such time, respondent shall not contact these children and shall not contact the protected party about visitation.

7. A RESPONDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions contained in this order.

8. A hearing will be held on \_\_\_\_\_\_, 20\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_,m. at the (Name) County Courthouse, Room (location), in (City Name), Iowa, to decide if a final protective order should be entered. Failure of the respondent to appear may result in a final protective order being entered against the respondent. Failure of the protected party to appear may result in the case being dismissed. Each party has the right to be represented by an attorney at this hearing. The parties shall bring copies of any existing child custody orders to the hearing.

9. The court finds, pursuant to lowa Code section 236.10, that to protect the safety or privacy of the protected party and/or the protected party's children, the clerk of court shall until further order of the court (check any that apply)

[ ] seal the entire file from public access, other than court orders and child support payment records.

seal the following portion(s) of the file from public access:

[ ] redact protected party's actual address and location information prior to public dissemination of court orders, child support payment records, and other records available at the clerk's office or through the lowa Court Information System (ICIS).

Whether or not any boxes are checked above, the indices available at the clerk's office or through the lowa Court Information System (ICIS) shall remain open.

10. The Respondent may be required to relinquish all firearms, offensive weapons, and ammunition upon issuance of a permanent protective order.

### JUDGE, (District Number) JUDICIAL DISTRICT OF IOWA

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service upon the respondent, the petition/motion and this order at least two days before the hearing.

[ ] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to lowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010]

Form 4.2:	: Protective Order Following Adjudication of Domestic Abuse (Se	ction 236.3 Petition).
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Order of Protection	Case No. Judge
This order can be verified during business hours with the	County State IOWA
County Clerk of Court at	County State TOVVA
or anytime with the (law enforce (law enforce).	FINAL DOMESTIC ABUSE PROTECTIVE ORDER (Section 236.3 Petition)
PETITIONER/PROTECTED PARTY:	Other Protected Persons:
RESPONDENT/DEFENDANT:	RESPONDENT Date of Birth
First Middle Last  First Middle Last  Fichecked,  FIREARMS WARNING for Law Enforcement	Address for Respondent (not shared address with Protected Party)
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth b THE COURT HEREBY ORDERS: The above named Respondent is restrained from committing The above named Respondent is restrained from any contact Additional terms of this order and exceptions to the above This order shall remain in effect until extended, or superseded by written order of the court, or until	elow. further acts of abuse or threats of abuse. with the Petitioner/Protected Party. e provisions are as set forth below. _ (one year from today's date) unless it is modified, terminated,
any U.S. Territory, and any tribal jurisdiction. 18 U.S boundaries to violate this order may result in federa	l imprisonment. 18 U.S.C. § 2262. sing, transporting, shipping, or receiving any firearm or

### Protective Order Following Adjudication of Domestic Abuse (Section 236.3 Petition) (cont'd)

On the \_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_, a hearing was held on the Petition for Relief from Domestic Abuse. The following persons were present and participated in the hearing: \_\_\_\_\_\_

The court FINDS by a preponderance of the evidence:

(1) Respondent was personally served with a copy of the petition and the temporary protective order containing notice of this hearing.

(2) Respondent committed a domestic abuse assault against the protected party named above.

(3) Respondent represents a credible threat to the physical safety of the protected party.

Therefore, pursuant to Iowa Code Chapter 236, the court ORDERS as follows:

1. Respondent shall not threaten, assault, stalk, molest, attack, harass or otherwise abuse the protected party. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Respondent shall stay away from the protected party and shall not be in that party's presence, except in a courtroom during court hearings.

3. Respondent shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

4. The protected party shall have exclusive possession of the residence located at

\_\_\_\_\_\_. Respondent shall not go to, enter, occupy or remain in that residence or any other residence in which the protected party is staying, under any circumstance.

5. The \_\_\_\_\_\_ is granted temporary custody of these children (list names and ages): (protected party or respondent)

is granted visitation with these children as follows (specify times, places and method of (protected party or respondent) implementation of visitation):

The respondent shall not otherwise contact these children and shall not contact the protected party about visitation except as provided in this order.

6. Respondent shall not possess, ship, transport, or receive firearms, offensive weapons, or ammunition while this order is in effect pursuant to Iowa Code § 724.26(2)(a). Respondent shall deliver all firearms, offensive weapons, and ammunition to the \_\_\_\_\_\_ County Sheriff or \_\_\_\_\_\_ (law enforcement agency) on or before \_\_\_\_\_\_, 20 \_\_\_\_. The respondent is advised that the issuance of this protective order

may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (g)(8).

A RESPONDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the
protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions
contained in this order.

[ ] 8. If checked, court costs are assessed against respondent.

9. The court finds, pursuant to lowa Code section 236.10, that to protect the safety or privacy of the protected party and/or the protected party's children, the clerk of court shall, until further order of the court (check any that apply)

[] seal the entire file from public access, other than court orders and child support payment records.

[ ] seal the following portion(s) of the file from public access:

[ ] redact protected party's actual address and location information prior to public dissemination of court orders, child support payment records, and other records available at the clerk's office or through the lowa Court Information System (ICIS).

Whether or not any boxes are checked above, the indices available at the clerk's office or through the Iowa Court Information System (ICIS) shall remain open.

### JUDGE, JUDICIAL DISTRICT

1 The County Sheriff shall serve and return service of this order upon the respondent.

[] Respondent was personally served with a copy of this order by the court.

[] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.

[Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010]

Form 4.3:	Protective Order by Consent Agreement (Section 236.3 Petition).	

Order	of Protection	Case No. Judge
is order can be verified	during business hours with the	County State IOWA
C	ounty Clerk of Court at	County State
	nytime with the(law enforce-	BY CONSENT AGREEMENT
at agency) at		ISSUE DATE:
PETITIONER	PROTECTED PARTY:	Other Protected Persons:
First	Middle Last	
	V.	
RESPON	DENT/DEFENDANT:	RESPONDENT Date of Birth
First	Middle Last	Address for Respondent (not shared address with Protected Party)
CAUTION:	If checked, FIREARMS WARNING for Law Enforcement	
portunity to be heard. IE COURT HEREB e above named Resp	e parties and subject matter, and th Additional findings are set forth Y ORDERS: ondent is restrained from committing	g further acts of abuse or threats of abuse.
iditional terms of thi	s order and exceptions to the abo	t with the Petitioner/Protected Party. <b>by provisions are as set forth below.</b> (one year from today's date) unless it is modified, terminated,
ARNINGS TO RES his order shall be e hy U.S. Territory, a bundaries to violat	PONDENT: enforced, even without registra nd any tribal jurisdiction (18 U. e this order may result in feder	tion, by the courts of any state, the District of Columbia, S.C. § 2265). Crossing state, territorial, or tribal ral imprisonment (18 U.S.C. § 2262).
deral law provides nmunition (18 U.S.	s penalties for possessing, trar C. § 922(g)(8)).	nsporting, shipping, or receiving any firearm or

Protective Order by Consent Agreement (Section 236.3 Petition) (cont'd)

On the day of , 20 , a hearing was held on the Petition for Relief from Domestic Abuse. The following persons were present and participated in the hearing:

The court FINDS by a preponderance of the evidence:

(1) Respondent was personally served with a copy of the petition and the temporary protective order containing notice of this hearing.

(2) The parties appeared and each consented to the entry of this order.

(3) If checked, the respondent committed a domestic abuse assault against the protected party.

(4) If checked, the court finds the respondent and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person").

## IF (4) IS CHECKED, the court must check box 6, prohibiting the respondent from possessing firearms.

Therefore, pursuant to Iowa Code Chapter 236, the court ORDERS as follows:

1. Respondent shall not threaten, assault, stalk, molest, attack, harass or otherwise abuse the protected party. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Respondent shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

3. The protected party shall have exclusive possession of the residence located at

. Respondent shall not go to, enter, occupy or remain in that residence or any other residence in which the protected party is staying, under any circumstance.

(Insert additional provisions expressly limiting contact, if any, including limitations on access to protected party's school or workplace):

is granted temporary custody of these children (list names and ages): 5. The (protected party or respondent)

is granted visitation with these children as follows (specify times, places and method (protected party or respondent) of implementation of visitation):

The respondent shall not otherwise contact these children and shall not contact the protected party about visitation except as provided in this order.

6. If checked, the respondent shall not possess firearms while this order is in effect. Respondent shall deliver all County Sheriff or \_\_\_\_\_\_\_. The respondent is advised that the issuance of this \_\_\_\_\_\_\_. 20 \_\_\_\_\_\_. The respondent is advised that the issuance of this \_\_\_\_\_\_\_. firearms to the agency) on or before protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C.

 §§ 922(d)(8), (g)(8).
 7. A RESPONDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions contained in this order.

8. This order is effective immediately.

[ ] 9. If checked, court costs are assessed against respondent.

10. The court finds, pursuant to Iowa Code section 236.10, that to protect the safety or privacy of the protected party and/or the protected party's children, the clerk of court shall, until further order of the court (check any that apply)

seal the entire file from public access, other than court orders and child support payment records.

seal the following portion(s) of the file from public access:

] redact protected party's actual address and location information prior to public dissemination of court orders, child support payment records, and other records available at the clerk's office or through the Iowa Court Information System (ICIS).

Whether or not any boxes are checked above, the indices available at the clerk's office or through the Iowa Court Information System (ICIS) shall remain open.

#### JUDGE, JUDICIAL DISTRICT

County Sheriff shall serve and return service of this order upon the respondent.

Respondent was personally served with a copy of this order by the court. The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( )\_ If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 31, 2007]

Form 4.4:	Cancellation,	Modification o	r Extension	of Chapter 236 Order.	
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This order can be verifi	County Clerk of Co anytime with the	hours with the ourt at	County	(print or type r ANCELLATION, N TENSION OF CH/ ISSUE DATE:		
<b>PETITIONE</b> First	ER/PROTECTED Middle V.	PARTY:	Other Protect	ed Persons:		
RESPO	NDENT/DEFEND	DANT:	RESPONE	DENT Date of Birth		
First	: FIREAI	Last If checked, RMS WARNING w Enforcement	Address for F	Respondent (not shared	address wit	n Protected Party)
THE COURT HERE It has jurisdiction over opportunity to be hear THE COURT HERE	the parties and sub d. Additional find	oject matter, and the ings are set forth b	Respondent ha elow.	s been provided with r	reasonable	notice and
() The previous o () This modified o Additional terms of t	his order are as se				, 20	

any U.S. Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. § 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C.  $\S$  922(g)(8)).

Cancellation, Modification or Extension of Chapter 236 Order (cont'd)

On this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_, this matter comes before the court regarding the Chapter 236 Temporary, Final or Consent order entered on \_\_\_\_\_\_.

The court finds (if checked) that

] Protected party requests order be dismissed ] Protected party failed to appear for hearing ] There is insufficient evidence

The court ORDERS as follows (check the appropriate option(s) below): (1) The order is hereby **canceled**. The Petition for Relief from Domestic Abuse is dismissed without prejudice.

(2) The order is **modified** as follows:

The modification is effective ( ) immediately. ( ) upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.

(3) The order is hereby **extended**.

(4) If checked, court costs are assessed against respondent.

(5) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.

## JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon the respondent.

[ ] The \_\_\_\_\_\_ were personally served with a copy of the order by the court.

[ ] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 31, 2007]

	Case No.
N RE THE MARRIAGE OF	Judge (print or type name here)
	(print or type name here)
AND	County State IOWA
Jpon the Petition of, Petitioner,	County State
And Concerning, Respondent.	TEMPORARY PROTECTIVE ORDER (EX PARTE) (Iowa Code Chapter 598)
PROTECTED PARTY:	Other Protected Persons:
First Middle Last	
V. DEFENDANT:	DEFENDANT Date of Birth
First Middle Last	Address for Defendant (not shared address with Protected Party)
Additional findings are set forth below. THE COURT HEREBY ORDERS: The above named Defendant is restrained from committie The above named Defendant is restrained from any cont Additional terms of this order and exceptions to the a This order shall remain in effect until modified, terminated until a decree is issued in this dissolution.	tact with the Protected Party.
WARNINGS TO DEFENDANT: This order shall be enforced, even without registratic	on, by the courts of any state, the District of Columbia, any U.S. 5). Crossing state, territorial, or tribal boundaries to violate this § 2262). sporting, shipping, or receiving any firearm or ammunition (18
Federal law provides penalties for possessing, trans U.S.C. § 922(g)(8)).	
U.S.C. § 922(g)(8)). Only the court can change this order.	
U.S.C. § 922(g)(8)). Only the court can change this order. This order can be verified during business hours with the	
U.S.C. § 922(g)(8)). Only the court can change this order.	

Form 4.5: Temporary Protective Order (Ex Parte) (Iowa Code Chapter 598).

Temporary Protective Order (Ex Parte) (Iowa Code Chapter 598) (cont'd)

On this	day of	, 20 , in a proceeding under	Iowa Code chapter 598, a finding was made
that the			, hereinafter designated as protected party,
	(petitioner or respondent)	(name)	
should b	e accorded protection from		hereinafter designated

titioner or respondent)	(name)

(pet as defendant. The court finds that the protected party or the children are in imminent danger of physical harm. The court further finds that the protection to be accorded to the protected party is of the type and for the reasons that this order should be furnished to the dispatcher designated in Iowa Code sections 236.5(5) and 664A.4, and violation of this order should be grounds for arrest under Iowa Code section 236.11.

Therefore, the court ORDERS as follows:

1. Defendant shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings.

3. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

4. The protected party shall have exclusive possession of the residence located at

Defendant shall not go to, enter, occupy or remain in that residence or any other residence in which the protected party is staying, under any circumstance. Defendant shall turn over to the sheriff all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). Defendant may enter the residence once in the company of a peace officer to retrieve defendant's clothing and work-related items. The law enforcement agency shall contact the protected party to provide notice of the intent of the defendant to return to the residence and to accommodate the safety concerns of the protected party.

[ ] 5. If checked, the protected party shall have the right to exclusive use and possession of the

vehicle until further order of the court, and the sheriff shall take custody of defendant's keys to the vehicle upon service of this order. Sheriff will turn vehicle keys over to the protected party.

6. The protected party is granted temporary custody of these children (list names and ages):

If the children are not presently in the care of protected party, the children shall be returned to the protected party's custody at the following time and in the following manner:

Unless modified by order filed in this proceeding or in a juvenile court proceeding affecting the same children, this temporary order shall prevail over any other existing custody order. The issue of visitation will be addressed at the hearing mentioned below. Until such time, defendant shall not contact these children and shall not contact the protected party about visitation.

7. If checked, the defendant shall not possess firearms while this order is in effect. Defendant shall deliver all firearms to the \_\_\_ County Sheriff or \_\_\_\_ (law

\_\_\_\_\_, 20 \_\_\_\_. The defendant is advised that enforcement agency) on or before the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under

federal law. 18 U.S.C. §§ 922(d)(8), (g)(8). 8. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve defendant from the restrictions contained in this order.

\_, 20 \_\_\_\_, at \_\_\_\_ o'clock

Iowa, to decide if this order should remain in effect while this action is pending. Failure of the defendant to appear may result in this order remaining in effect while the dissolution action is pending. Failure of the protected party to appear may result in the cancellation of this order. Each party has the right to be represented by an attorney at this hearing.

### JUDICIAL DISTRICT JUDGE,

] The County Sheriff shall serve and shall return service upon the defendant, the petition/motion and this order at least two days ſ before the hearing.

The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) 1 and 664A.4.

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Olu	er of Protectio	n	Case No.		
N RE THE MARR	AGE OF		Judge	r type name here	
AND			(piint o		
	of Petitioner,		County	State	IOWA
And Concerning	Respondent.			ROTECTIV ARING) e Chapter :	
F	ROTECTED PARTY:		Other Protected Persons:		
First	Middle	Last			
	V				
	DEFENDANT:	]	DEFENDANT Date of Bir	th	
First		Last			
It has jurisdiction Additional findi	Middle REBY FINDS: over the parties and subje ngs are set forth below.	Last ect matter.	DEFENDANT Date of Bir Address for Defendant (not sh		vith Protected Part
THE COURT HEF It has jurisdiction Additional findi THE COURT HEF The above named I Additional terms of This order shall rem until a decree is issi WARNINGS TO I This order shall be Territory, and any order may result in Federal law provid	Middle REBY FINDS: over the parties and subje- ngs are set forth below. REBY ORDERS: Defendant is restrained fro Defendant is restrained fro of this order and exception in effect until modified ued in this dissolution. DEFENDANT: enforced, even without tribal jurisdiction (18 U.S. federal imprisonment ( les penalties for possess	ect matter. m committing m any contact ons to the abo , terminated o registration, S.C. § 2265). 18 U.S.C. § 2	Address for Defendant (not sh urther acts of abuse or threats of with the Protected Party. ve provisions are as set forth to superseded by a later written or by the courts of any state, the I crossing state, territorial, or tril	abuse. below. der, until the c District of Co bal boundarie	ase is dismissed lumbia, any U.S es to violate this
THE COURT HEF It has jurisdiction Additional findi THE COURT HEF The above named I Additional terms of This order shall rem until a decree is issi WARNINGS TO I This order shall be Territory, and any order may result in Federal law provid U.S.C. § 922(g)(8)) Only the court can	Middle <b>REBY FINDS:</b> over the parties and subje- ngs are set forth below. <b>REBY ORDERS:</b> Defendant is restrained fro- Defendant is restrained fro- of this order and exception in effect until modified ued in this dissolution. <b>DEFENDANT:</b> o enforced, even without tribal jurisdiction (18 U.S. o federal imprisonment () les penalties for possess o change this order.	ect matter. m committing m any contact ons to the abo , terminated o registration, S.C. § 2265). 18 U.S.C. § 2 sing, transpo	Address for Defendant (not sh urther acts of abuse or threats of with the Protected Party. ve provisions are as set forth t superseded by a later written or by the courts of any state, the I Crossing state, territorial, or tri 52). ing, shipping, or receiving any	abuse. below. der, until the c District of Co bal boundarie firearm or a	ase is dismissed lumbia, any U.S es to violate this mmunition (18
THE COURT HEF It has jurisdiction Additional findi THE COURT HEF The above named I Additional terms of Additional terms of This order shall rem until a decree is issi WARNINGS TO I This order shall be Territory, and any order may result in Federal law provid U.S.C. § 922(g)(8)) Only the court can This order can be v	Middle <b>REBY FINDS:</b> over the parties and subje- ngs are set forth below. <b>REBY ORDERS:</b> Defendant is restrained fro- Defendant is restrained fro- of this order and exception this order and exception this dissolution. <b>DEFENDANT:</b> Defendant: Defendant: Defendant: o enforced, even without tribal jurisdiction (18 U.S. federal imprisonment (18) Despendities for possessed	ect matter. m committing m any contact ons to the abo , terminated o registration, S.C. § 2265). 18 U.S.C. § 2 sing, transpo	Address for Defendant (not sh urther acts of abuse or threats of with the Protected Party. ve provisions are as set forth to superseded by a later written or by the courts of any state, the I Crossing state, territorial, or tril 52). ing, shipping, or receiving any County Clerk	abuse. below. der, until the c District of Co bal boundarie r firearm or an	ase is dismissed lumbia, any U.S es to violate this
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Form 4.6: Temporary Protective Order (Hearing) (Iowa Code Chapter 598).

Temporary Protective Order (Hearing) (Iowa Code Chapter 598) (cont'd)

On this	day of	, 20, in a proceeding under	Iowa Code chapter 598, a finding was made
that the			, hereinafter designated as protected party,
-	(petitioner or respondent)	(name)	_
should b	e accorded protection from		hereinafter designated

ι.			
	(petitioner or respondent)	(nam	e)

as defendant. The court finds that the protected party or the children are in imminent danger of physical harm. The court further finds that the protection to be accorded to the protected party is of the type and for the reasons that this order should be furnished to the dispatcher designated in Iowa Code sections 236.5(5) and 664A.4, and violation of this order should be grounds for arrest under Iowa Code section 236.11.

Therefore, the court ORDERS as follows:

1. Defendant shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings.

3. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.4. The protected party shall have exclusive possession of the residence located at

Defendant shall not go to, enter, occupy or remain in that residence or any other residence in which the protected party is staying, under any circumstance. Defendant shall turn over to the sheriff all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). Defendant may enter the residence once in the company of a peace officer to retrieve defendant's clothing and work-related items. The law enforcement agency shall contact the protected party to provide notice of the intent of the defendant to return to the residence and to accommodate the safety concerns of the protected party.

5. If checked, protected party shall have the right to exclusive use and possession of the

vehicle until further order of the court, and the sheriff shall take custody of defendant's keys to the vehicle upon service of this order. Sheriff will turn vehicle keys over to the protected party.

6. The protected party is granted temporary custody of these children (list names and ages):

If the children are not presently in the care of protected party, the children shall be returned to the protected party's custody at the following time and in the following manner:

Unless modified by order filed in this proceeding or in a juvenile court proceeding affecting the same children, this temporary order shall prevail over any other existing custody order. The issue of visitation will be addressed at the hearing mentioned below. Until such time, defendant shall not contact these children and shall not contact the protected party about visitation.

7. The defendant shall not possess firearms while this order is in effect. Defendant shall deliver all firearms to County Sheriff or \_\_\_\_\_ (law enforcement agency) the on or before , 20 . The defendant is advised that the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (g)(8).

8. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve defendant from the restrictions contained in this order.

9. This order is entered after both parties received notice and have had an opportunity to be heard.

- () immediately 10. This order is effective
  - ) upon service on defendant.

### JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

] The County Sheriff shall serve and return service of a copy of this order upon the defendant at least two days [ before the hearing.

The defendant was personally served with a copy of this order by the court.

The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code 1 sections 236.5(5) and  $66\overline{4}A.4$ .

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) . If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order August 28, 2003, effective October 1, 2003; October 7, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.7:	Domestic	Abuse	<b>Protective</b>	Order	Accompanying	Dissolution	Decree	(Iowa	Code
Chapter 598	').								

Giuei	r of Protection	Case No.		
IN RE THE MARRIA	GE OF	Judge (print or type name here)		
AND				
Upon the Petition of _		County State IOWA		
And Concerning	spondent.	DOMESTIC ABUSE PROTECTIVE ORDER ACCOMPANYING DISSOLUTION DECREE (lowa Code Chapter 598)		
PR	OTECTED PARTY:	DATE: Other Protected Persons:		
[				
First	Middle Last			
	V.			
	DEFENDANT:			
		DEFENDANT Date of Birth		
First	Middle Last	Address for Defendant (not shared address with Protected Party)		
CAUTION:	If checked, FIREARMS WARNING fo Law Enforcement			
opportunity to be hear THE COURT HERE The above named Dei The above named Dei	the parties and subject matter, and d. Additional findings are set for BY ORDERS: fendant is restrained from committin fendant is restrained from any conta	g further acts of abuse or threats of abuse.		
It has jurisdiction over opportunity to be hear THE COURT HERE The above named Det The above named Det Additional terms of t	the parties and subject matter, and d. Additional findings are set for BY ORDERS: fendant is restrained from committin fendant is restrained from any conta his order and exceptions to the a	th below. Ig further acts of abuse or threats of abuse. In with the Protected Party.		
It has jurisdiction over opportunity to be hear THE COURT HERE The above named Dei Additional terms of t This order shall remain the case. WARNINGS TO DE This order shall be e Territory, and any tri	the parties and subject matter, and d. Additional findings are set for BY ORDERS: fendant is restrained from committin fendant is restrained from any conta this order and exceptions to the al n in effect unless it is modified, term FENDANT: nforced, even without registration	th below. Ig further acts of abuse or threats of abuse. Ict with the Protected Party. bove provisions are as set forth below. Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or supersed by a later written order, or until the dismissal of Ininated or supersed by a later written order, or until the dismissal of Ininated or supersed by a later written order, or until the dismissal of Ininated or until the		
It has jurisdiction over opportunity to be hear THE COURT HERE The above named Det Additional terms of t This order shall remain the case. WARNINGS TO DE This order shall be e Territory, and any tri order may result in fer	the parties and subject matter, and d. Additional findings are set for BY ORDERS: fendant is restrained from committin fendant is restrained from any conta this order and exceptions to the al n in effect unless it is modified, term FENDANT: nforced, even without registration bal jurisdiction (18 U.S.C. § 2265 ederal imprisonment (18 U.S.C. §	th below. Ig further acts of abuse or threats of abuse. Ict with the Protected Party. bove provisions are as set forth below. Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or superseded by a later written order, or until the dismissal of Ininated or supersed by a later written order, or until the dismissal of Ininated or supersed by a later written order, or until the dismissal of Ininated or supersed by a later written order, or until the dismissal of Ininated or until the		
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It has jurisdiction over opportunity to be hear THE COURT HERE The above named Det Additional terms of t This order shall remain the case. WARNINGS TO DE This order shall be e Territory, and any tri order may result in fe Federal law provides U.S.C. § 922(g)(8)). Only the court can cl	the parties and subject matter, and d. Additional findings are set for BY ORDERS: fendant is restrained from committin fendant is restrained from any conta this order and exceptions to the al n in effect unless it is modified, term FENDANT: nforced, even without registration bal jurisdiction (18 U.S.C. § 2265 ederal imprisonment (18 U.S.C. § s penalties for possessing, transp hange this order.	th below. In g further acts of abuse or threats of abuse. In the Protected Party. bove provisions are as set forth below. In the dismissal of the courts of any state, the District of Columbia, any U.S. ). Crossing state, territorial, or tribal boundaries to violate this 2262).		

Domestic Abuse Protective Order Accompanying Dissolution Decree (Iowa Code Chapter 598) (cont'd)

On the \_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_, a hearing was held in this marriage dissolution action to determine if \_\_\_\_\_\_, hereinafter designated as the protected party, should be accorded the

The court FINDS by a preponderance of the evidence:

(1) The defendant committed a domestic abuse assault against the protected party.

(2) The defendant represents a credible threat to the physical safety of the protected party.

(3) The protected party or the children are in imminent danger of physical harm from the defendant.

The court accordingly ORDERS as follows:

1. Defendant shall not threaten, assault, stalk, molest, attack, harass or otherwise abuse the protected party. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Defendant shall stay away from the protected party and shall not be in that party's presence, except in a courtroom during court hearings.

3. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

4. Defendant shall not go to, enter, or occupy the protected party's residence or any other residence in which the protected party is staying, under any circumstance.

5. The issues of custody and visitation have been set forth in detail in the dissolution decree. These custody and visitation provisions have been attached and are incorporated in this order by this reference. As a result, custody and visitation shall be treated as a specific provision of this protective order and are enforceable under the provisions of Iowa Code Chapter 236.

6. The defendant shall not possess firearms while this order is in effect. Defendant shall deliver all firearms to the \_\_\_\_\_\_\_\_ County Sheriff or \_\_\_\_\_\_\_ (law enforcement agency) on or before \_\_\_\_\_\_\_, 20 \_\_\_\_\_. The defendant is advised that the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (a)(8)

(g)(8). 7. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve defendant from the restrictions contained in this order.

8. This order is effective immediately.

### JUDGE, JUDICIAL DISTRICT

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon the defendant.

[ ] Defendant was personally served with a copy of this order by the court.

[ ] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.8:	Domestic Abuse Protective Order by Consent Agreement Accompanying Disso	lution
Decree (Iov	wa Code Chapter 598).	

Upon the Petition of, Petitioner, And Concerning, Respondent, COUNY State DOMESTIC ABUSE PROTECTIVE ( BY CONSENT AGREEMENT ACCOMPANYING DISSOLUTION D (lowa Code Chapter 598) ISSUE DATE: DATE: Trist Middle Last V DEFENDANT: DEFENDANT: DEFENDANT Date of Birth Eirst Middle Last DEFENDANT Date of Birth			
AND			
Jpon the Petition of			
Respondent.       ACCOMPANYING DISSOLUTION D         (Iowa Code Chapter 598)       ISUE         IOMATION CONSTRUCTED PARTY:       Other Protected Persons:         PROTECTED PARTY:       Other Protected Persons:         First       Middle         Last       V.         DEFENDANT:       DEFENDANT Date of Birth         First       Middle         First       Middle         Last       Address for Defendant (not shared address with Pr         CAUTION:       FIREARMS WARNING for         Law Enforcement       THE COURT HEREBY FINDS:         THE Addition over the parties and subject matter, and the Defendant has been provided with reasonable noti opportunity to be heard.         Additional findings are set forth below.         THE COURT HEREBY FINDS:         The above named Defendant is restrained from committing further acts of abuse or threats of abuse.         The above named Defendant is restrained from any contact with the Protected Party.         Additional terms of this order and exceptions to the above provisions are as set forth below.         This order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal or the order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal or order and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to order	ORDER		
PROTECTED PARTY:       Other Protected Persons:         First       Middle         V.       DEFENDANT:         DEFENDANT:       DEFENDANT Date of Birth         First       Middle         Last       Address for Defendant (not shared address with Pr <i>I' checked,</i> Address for Defendant (not shared address with Pr <i>I' checked,</i> EREARMS WARNING for         Law Enforcement       Enforcement         THE COURT HEREBY FINDS:       It has been provided with reasonable noti opportunity to be heard. Additional findings are set forth below.         THE COURT HEREBY ORDERS:       The above named Defendant is restrained from committing further acts of abuse or threats of abuse.         The above named Defendant is restrained from any contact with the Protected Party.         Additional terms of this order and exceptions to the above provisions are as set forth below.         This order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal of this order shall be enforced, even without registration, by the courts of any state, the District of Columbit Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to order may result in federal imprisonment (18 U.S.C. § 2262).         Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunu U.S.C. § 922(g)(8)).			
First       Middle       Last         V.       DEFENDANT:       DEFENDANT Date of Birth         First       Middle       Last         First       Middle       Last         Address for Defendant (not shared address with Price CAUTION:       If checked, FIREARMS WARNING for Law Enforcement         THE COURT HEREBY FINDS:       It has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable noti opportunity to be heard.         Additional findings are set forth below.       THE COURT HEREBY ORDERS:         The above named Defendant is restrained from committing further acts of abuse or threats of abuse.         The above named Defendant is restrained from any contact with the Protected Party.         Additional terms of this order and exceptions to the above provisions are as set forth below.         This order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal of the order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal of the order shall be enforced, even without registration, by the courts of any state, the District of Columbit Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to order may result in federal imprisonment (18 U.S.C. § 2262).         Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunu U.S.C. § 222(g)(8)).			
First       Middle       Last       Address for Defendant (not shared address with Product of Defendant (not shared address of the product of Defendant (not shared address of the product of Defendant (not shared address of the product of			
Address for Defendant (not shared address with Price Address for Defendant (not shared address for Defendant (not shared address for Defendant (not shared address for possessing, transporting, shipping, or receiving any firearm or ammunity. S.C. § 922(g)(8)).			
If checked,         FIREARMS WARNING for         Law Enforcement         THE COURT HEREBY FINDS:         t has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable noticopportunity to be heard. Additional findings are set forth below.         THE COURT HEREBY ORDERS:         The above named Defendant is restrained from committing further acts of abuse or threats of abuse.         The above named Defendant is restrained from any contact with the Protected Party.         Additional terms of this order and exceptions to the above provisions are as set forth below.         This order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal of the order shall be enforced, even without registration, by the courts of any state, the District of Columbit Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to order may result in federal imprisonment (18 U.S.C. § 2262).         Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammund J.S.C. § 922(g)(8)).	Address for Defendant (not shared address with Protected Party)		
t has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable not opportunity to be heard. Additional findings are set forth below. THE COURT HEREBY ORDERS: The above named Defendant is restrained from committing further acts of abuse or threats of abuse. The above named Defendant is restrained from any contact with the Protected Party. Additional terms of this order and exceptions to the above provisions are as set forth below. This order shall remain in effect unless it is modified, terminated or superseded by a later written order, or until the dismissal WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, by the courts of any state, the District of Columbia Ferritory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to border may result in federal imprisonment (18 U.S.C. § 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammund J.S.C. § 922(g)(8)).			
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, by the courts of any state, the District of Columbi Ferritory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to order may result in federal imprisonment (18 U.S.C. § 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammu J.S.C. § 922(g)(8)).	ice and		
This order shall be enforced, even without registration, by the courts of any state, the District of Columbi Ferritory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to order may result in federal imprisonment (18 U.S.C. § 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammun J.S.C. § 922(g)(8)).	of the case.		
J.S.C. § 922(g)(8)).	ia, any U.S. violate this		
Only the court can change this order.	nition (18		

anytime with the

(law enforcement agency) at \_\_\_\_\_

Domestic Abuse Protective Order by Consent Agreement Accompanying Dissolution Decree (Iowa Code Chapter 598) (cont'd)

\_, 20 \_\_\_\_\_, a hearing was held in this marriage dissolution action to On the day of , hereinafter designated as the protected party, should be accorded the determine if (petitioner or respondent) type of protection described in Iowa Code Chapter 236 from hereinafter designated (petitioner or respondent) as defendant. The following persons were present and participated in the hearing:

The court FINDS by a preponderance of the evidence:

- (1) The parties appeared and each consented to the entry of this order.
- (2) If checked, the defendant committed a domestic abuse assault against the protected party.
   (3) The protected party or the children are in imminent danger of physical harm from the defendant.

The court accordingly ORDERS as follows:

1. Defendant shall not threaten, assault, stalk, molest, attack, harass or otherwise abuse the protected party. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

2. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

3. Defendant shall not go to, enter, or occupy the protected party's residence or any other residence in which the protected party is staying, under any circumstance.

4. (Insert additional provisions expressly limiting contact, if any, including limitations on access to protected party's school or workplace):

5. The issues of custody and visitation have been set forth in detail in the dissolution decree. These custody and visitation provisions have been attached and are incorporated in this order by this reference. As a result, custody and visitation shall be treated as a specific provision of this protective order and are enforceable under the provisions of Iowa Code Chapter 236.

6. The defendant shall not possess firearms while this order is in effect. Defendant shall deliver all firearms to (law enforcement agency) the County Sheriff or , 20 \_\_\_\_\_. The defendant is advised that the issuance of this protective order on or before may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (g)(8).

7. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve defendant from the restrictions contained in this order.

8. This order is effective immediately.

#### JUDGE, JUDICIAL DISTRICT

County Sheriff shall serve and return service of this order upon the defendant. The

Defendant was personally served with a copy of this order by the court.

The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Order of Protection	Case No.			·
N RE THE MARRIAGE OF	Judge	(print or type	name here)	7 -d 8r
AND				IOWA
Jpon the Petition of, Petitioner,	County State CANCELLATION, MODIFICATION OR EXTENSION OF CHAPTER 598 ORDER			
nd Concerning, Respondent.		SSUE		
PROTECTED PARTY:	Other Protected F	Persons:		
First Middle Last V.				
DEFENDANT:	DEFENDANT	Date of Birth		
First Middle Last If checked, FIREARMS WARNING for Law Enforcement	Address for Defe	endant (not shared a	address wit	h Protected Part
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth	ne Defendant has beer below.	n provided with re	easonable	notice and
THE COURT HEREBY ORDERS:				[]
() The previous order is hereby cancelled as of (see #1 below)			, 20	
() This modified order expires on				
Additional terms of this order are as set forth below.				
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, Territory, and any tribal jurisdiction (18 U.S.C. § 2265). order may result in federal imprisonment (18 U.S.C. § 22	Crossing state, territ	state, the Districorial, or tribal b	ct of Colu oundaries	mbia, any U.S to violate this
Federal law provides penalties for possessing, transpo U.S.C. § 922(g)(8)).	rting, shipping, or re	ceiving any firea	irm or am	munition (18
0.3.6. 9 922(9)(6)).				
O.S.C. § 922(9)(0)). Only the court can change this order. This order can be verified during business hours with the anytime with the				

## Form 4.9: Cancellation, Modification or Extension of Chapter 598 Order.

Cancellation, Modification or Extension of Chapter 598 Order (cont'd)

On the Temporary,	day of Final, or Conser	, 20 nt Order entered on,	), this matter comes before the court regarding the Chapter 598 for the protection of hereinafter designated as the protected party, and restraining
<u>~</u>	or respondent)	, (name)	hereinafter designated as the defendant.
	nds (if checked)	that quests order be dismiss	ad
	rotected party fai here is insufficie	led to appear for hearin nt evidence	ng
	urt ORDERS as : ) The order is he		ropriate option(s) below):
(2	) The order is <b>m</b>	odified as follows:	

The modification is effective ( ) immediately. ( ) upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.

(3) The order is hereby **extended**.

(4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.

JUDGE, \_\_\_\_\_JUDICIAL DISTRICT

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon the defendant.

[ ] The \_\_\_\_\_\_ were personally served with a copy of the order by the court.

[ ] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.10: Additional Protective Order Under Section 664A.7 and Order Setting Contempt Hearing.

		Case No.			
Order of	f Protection				
		Judge	(print or type na	ame here)	
This order can be verified du	uring business hours with the			State IOWA	
Cour	nty Clerk of Court at	County		State	
or anytime w	vith the	ADD	ITIONAL PROTE		
aw enforcement agency) a	t		UNDER SECTION 664A.7 AND ORDER SETTING CONTEMPT HEARING		
			SSUE DATE:		
PETITIONER/P	ROTECTED PARTY:	Other Protected I	Persons:		
First N	Middle Last				
	V				
RESPONDE	NT/DEFENDANT:	RESPONDEN	IT Date of Birth		
First	Middle Last	Address for Resp	oondent (not shared a	address with Protected Party)	
CAUTION:	If checked, FIREARMS WARNING fo Law Enforcement	r			
THE COURT HEREBY I t has jurisdiction over the p opportunity to be heard. A	FINDS: parties and subject matter, and the distribution of the dis	e Respondent has be below.	een provided with r	easonable notice and	
THE COURT HEREBY ( The above named Respon The above named Respon		g further acts of abus	e or threats of abus Protected Party.	se.	
This order shall remain in e until sentencing.	ffect until modified or terminated	by further written ord	er of the court, unti	il the case is dismissed, or	
any U.S. Territory, and	NDENT: orced, even without registra any tribal jurisdiction (18 U his order may result in fede	.S.C. § 2265). Cros	ssina state, terri	torial, or tribal	

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C.  $\S$  922(g)(8)).

Additional Protective Order Under Section 664A.7 and Order Setting Contempt Hearing (cont'd)

Respondent appears in accordance with Iowa Code section 236.11 and section 664A.3. The court FINDS

(a) there is probable caus	se to believe that on	, 20	, respondent violated a domestic
abuse order dated	entered for the protecti	on of	herein

designated as protected party;

(name)

(b) the presence of respondent in the protected party's residence poses a threat to the safety of the protected party, persons residing with the protected party, or members of protected party's immediate family; and

(c) a no contact order should therefore be entered pursuant to Iowa Code § 664A.3.

[ ] (d) If checked, the court finds the respondent and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person").

### IF (d) IS CHECKED, the court must check box 4, prohibiting the respondent from possessing firearms.

Therefore, the court ORDERS as follows:

1. Conditions of release, if appropriate under section 664A.3, will be established by separate order. The terms of this order shall be additional conditions of release.

2. Respondent shall personally appear before the court for a contempt hearing on the \_\_\_\_\_\_ day of

<u>, 20</u>, at <u>o'clock</u> <u>.m. at the <u>County Courthouse, Room</u>, <u>in \_\_\_\_\_\_</u>, Iowa, and show cause why he/she should not be held in contempt of court. Respondent has a right to legal counsel at such hearing. Failure of the respondent to appear for this hearing may result in the arrest of respondent. Failure of the protected party to appear may result in the case being dismissed.</u>

3. Respondent shall have no contact with the protected party and shall not harass the protected party, persons residing with the protected party, or members of the protected party's family. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury. To the extent not inconsistent herewith, the prior protective order shall also remain in force.

[ ] 4. If checked, the respondent shall not possess firearms while this order is in effect as a condition of release. Respondent shall deliver all firearms to the \_\_\_\_\_\_ County Sheriff or \_\_\_\_\_\_

(law enforcement agency) on or before \_\_\_\_\_\_, 20 \_\_\_. The respondent is advised that the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (g)(8).

U.S.C. §§ 922(d)(8), (g)(8). 5. This protective order is in effect immediately. The order may be extended prior to expiration, or at sentencing, for five years pursuant to sections 664A.5 (modification) or 664A.8 (extension).

6. A **RESPONDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST.** Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions contained in this order.

7. Bond is set at \$

### JUDGE, JUDICIAL DISTRICT

[ ] Respondent was personally served with a copy of this order by the court.

[ ] The County Sheriff shall serve and return service upon the respondent, the petition/motion and this order at least two days prior to the hearing.

[ ] The clerk of court shall provide copies of this order to the protected party, county attorney, respondent, counsel of record (if any) and the \_\_\_\_\_\_ County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( )

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

# Form 4.11: No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7).

Order of Protection	Case No Judge				
This order can be verified during business hours with the					
County Clerk of Court at	County State IOWA				
or anytime with the	NO CONTACT ORDER				
(law enforce	(Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7)				
ment agency) at	ISSUE DATE:				
PROTECTED PARTY:	Other Protected Persons:				
First Middle Last					
STATE OF IOWA V. DEFENDANT:	DEFENDANT Date of Birth				
First Middle Last	Address for Defendant (not shared address with Protected Party)				
CAUTION: FIREARMS WARNING for Law Enforcement					
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth be THE COURT HEREBY ORDERS: The above named Defendant is restrained from committing fur The above named Defendant is restrained from any contact w Additional terms of this order are as set forth below.	elow.				
	y further written order of the court, until the case is dismissed, or				
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction. 18 U.S.C. § 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment. 18 U.S.C. § 2262. Federal and state laws provide penalties for possessing, transporting, shipping, or receiving any firearm or					
ammunition. 18 U.S.C. § 922(g)(8); lowa Code Sectio Only the court can change this order.	n 724.26(2)(a).				

No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7). (*cont'd*)

On the basis of the complaint or affidavit(s) submitted to the court at the time of the defendant's appearance, the court finds there is probable cause to believe that

[] a domestic abuse assault has occurred (§ 708.2A) or [] defendant has violated a prior no contact order or consent agreement (§ 664A.7)

and the presence of the defendant in the alleged victim's residence poses a threat to the safety of the alleged victim, persons residing with the alleged victim, or members of the alleged victim's immediate family.

[ ] If checked, the court finds the defendant and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person").

### IF CHECKED, the court must check box 6, prohibiting the defendant from possessing firearms.

### Therefore, the court orders as follows:

1. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

2. Defendant shall not be in the immediate vicinity of the residence or place of employment of the protected party. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings.

3. The defendant, personally or through a third party, shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party, persons residing with the protected party, or members of the protected party's family. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

[ ] 4. If checked, defendant may enter the residence once in the company of a peace officer to retrieve defendant's clothing and work-related items. Defendant shall turn over to the law enforcement agency all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). The law enforcement agency shall contact the protected party to provide notice of the intent of the defendant to return to the residence and to accommodate the safety concerns of the protected party.

[ ] 5. If checked, additional directives \_

6. The Defendant shall not possess, ship, transport, or receive firearms, offensive weapons, or ammunition while this order is in effect pursuant to Iowa Code Section 724.26(2)(a) and as a condition of release. The Defendant shall deliver all firearms, ammunition, and offensive weapons to [Name of Law Enforcement Agency], [Address of Law Enforcement Agency], [City], Iowa within 24 hours of release from jail.

7. This protective order is in effect immediately. The order may be extended prior to expiration, or at sentencing, for five years pursuant to sections 664A.5 (modification) and 664A.8 (extension).

8. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party (ies) consent(s) to prohibited contact. Only the court may release defendant from restrictions contained in this order.

9. Except as specifically set out herein, this order shall not be construed as an award of personal or real property to either the defendant or the protected party.

[ ] 10. Bond is set at \$\_\_\_\_

[ ] 11. If checked, defendant qualifies for court-appointed counsel, and attorney \_\_\_\_\_\_ is appointed.

### JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

[ ] Defendant was personally served with a copy of this order by the court.

Detendant was personally served with a copy of this order to the protected party, county attorney, defendant, counsel of record (if any) and the \_\_\_\_\_\_County Sheriff as required by lowa Code sections 236.5(5) and 664A.4.

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010; February 1, 2011]

Form 4.12: Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7).

	Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A
Order of Protection         AMENDED         This order can be verified during business hours with the         County Clerk of Court at         or anytime with the         (law enforce-ment agency) at	Case No. Judge
	ISSUE DATE:
PROTECTED PARTY:	Other Protected Persons:
STATE OF IOWA V. DEFENDANT:	DEFENDANT Date of Birth
First Middle Last	Address for Defendant (not shared address with Protected Party)
If checked, FIREARMS WARNING for Law Enforcement	
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth b	Defendant has been provided with reasonable notice and pelow.
THE COURT HEREBY ORDERS:	
( ) The previous order is hereby cancelled as of (see #1 below) ( ) This modified order expires on	, 20
Additional terms of this order are as set forth below.	

### WARNINGS TO DEFENDANT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. § 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7) (cont'd)

On the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_, this matter is before the court regarding the No Contact Order entered on \_\_\_\_\_\_.

The court ORDERS as follows (check the appropriate option(s) below):

(1) The order is hereby **canceled**.

(2) The order is **modified** as follows:

The modification is effective ( ) immediately. ( ) upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.

(3) The court finds the defendant continues to pose a threat to the safety of the protected party (ies). THEREFORE the order entered pursuant to Iowa Code section 664A.8 is hereby **extended**.

(4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.

## JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

[ ] Defendant was personally served with a copy of order by the court.

[ ] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the \_\_\_\_\_\_ County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4.

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order April 2, 1999; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.13: No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4).

Order of Protection	Case No						
This order can be verified during business hours with the	County State IOWA						
County Clerk of Court at	County State IOVVA						
or anytime with the	NO CONTACT ORDER						
(law enforce (law enforce)	(Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4)						
	ISSUE DATE:						
PROTECTED PARTY:	Other Protected Persons:						
First Middle Last							
STATE OF IOWA V. DEFENDANT:	DEFENDANT Date of Birth						
First Middle Last	Address for Defendant (not shared address with Protected Party)						
If checked, FIREARMS WARNING for Law Enforcement							
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth be	Defendant has been provided with reasonable notice and elow.						
THE COURT HEREBY ORDERS: The above named Defendant is restrained from committing fur The above named Defendant is restrained from any contact w Additional terms of this order are as set forth below.	rther acts of abuse or threats of abuse. rith the Protected Party.						
This order shall remain in effect until modified or terminated by until sentencing.	y further written order of the court, until the case is dismissed, or						
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration any U.S. Territory, and any tribal jurisdiction (18 U.S. boundaries to violate this order may result in federal	on, by the courts of any state, the District of Columbia, .C. § 2265). Crossing state, territorial, or tribal I imprisonment (18 U.S.C. § 2262).						
Federal law provides penalties for possessing, trans ammunition (18 U.S.C. § 922(g)(8)).	porting, shipping, or receiving any firearm or						
Only the court can change this order.							

No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4) (cont'd)

On the basis of the complaint or affidavit(s) submitted to the court at the time of the defendant's appearance, the court finds there is probable cause to believe that a violation of

] Iowa Code section 708.7 ] Iowa Code section 708.11

] Iowa Code section 709.2, 709.3, or 709.4

has occurred and the presence of or contact with the defendant poses a threat to the safety of the alleged victim, persons residing with the alleged victim, or members of the alleged victim's immediate family.

[ ] If checked, the court finds the defendant and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person").

### IF CHECKED, the court must check box 6, prohibiting the defendant from possessing firearms.

### Therefore, the court orders as follows:

1. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

2. Defendant shall not be in the immediate vicinity of the residence or place of employment of the protected party. Defendant shall stay away from the protected party and shall not be in that party's presence except in a court-room during court hearings.

3. The defendant, personally or through a third party, shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party, persons residing with the protected party, or members of the protected party's family. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

[ ] 4. If checked, defendant may enter the shared residence once in the company of a peace officer to retrieve defendant's clothing and work-related items. Defendant shall turn over to the law enforcement agency all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). The law enforcement agency shall contact the protected party to provide notice of the intent of the defendant to return to the residence and to accommodate the safety concerns of the protected party.

[ ] 5. If checked, additional directives

[ ] 6. If checked, the defendant shall not possess firearms while this order is in effect as a condition of release. Defendant shall deliver all firearms to the \_\_\_\_\_\_ County Sheriff or \_\_\_\_\_\_ (law

enforcement agency) on or before \_\_\_\_\_\_, 20 \_\_\_\_. The defendant is advised that the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. \$\$ 922(d)(8), (g)(8).

7. This protective order is in effect immediately. The order may be extended prior to expiration or at sentencing for five years pursuant to section 664A.5 (modification) or section 664A.8 (extension).

8. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party (ies) consent(s) to prohibited contact. Only the court may release defendant from restrictions contained in this order.

9. Except as specifically set out herein, this order shall not be construed as an award of personal or real property to either the defendant or the protected party.

10. Bond is set at \$

[ ] 11. If checked, defendant qualifies for court-appointed counsel, and attorney \_\_\_\_\_\_\_ is appointed.

## JUDGE, JUDICIAL DISTRICT

] Defendant was personally served with a copy of this order by the court.

The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the \_\_\_\_\_\_ County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4.

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order April 2, 1999; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

# Form 4.14: Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4.)

	Case No					
This order can be writted during business have with the	(print or type name here)					
This order can be verified during business hours with the	County State IOWA					
County Clerk of Court at	County State IOWA					
or anytime with the	MODIFICATION, EXTENSION, OR					
(law enforce-	CANCELLATION OF NO CONTACT ORDER (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4)					
ment agency) at	ISSUE DATE:					
PROTECTED PARTY:	Other Protected Persons:					
First Middle Last						
STATE OF IOWA						
V. DEFENDANT:	DEFENDANT Date of Birth					
First Middle Last	Address for Defendant (not shared address with Protected Party)					
If checked, CAUTION: FIREARMS WARNING for Law Enforcement						
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the l opportunity to be heard. Additional findings are set forth be	Defendant has been provided with reasonable notice and <b>low.</b>					
THE COURT HEREBY ORDERS:						
() The previous order is hereby cancelled as of (see #1 below)	, 20					
() This modified order expires on						
Additional terms of this order are as set forth below.						
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, by Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Cr order may result in federal imprisonment (18 U.S.C. § 2262	ossing state, territorial, or tribal boundaries to violate this					

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4 (cont'd)

On the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_, this matter is before the court regarding the No Contact Order entered on \_\_\_\_\_\_.

The court ORDERS as follows (check the appropriate option(s) below):

(1) The order is hereby **canceled**.

(2) The order is **modified** as follows:

The modification is effective ( ) immediately. ( ) upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.

(3) The court finds the defendant continues to pose a threat to the safety of the protected party (ies). THEREFORE the order entered pursuant to Iowa Code Chapter 708 or 709 is hereby **extended**.

(4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.

## JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

[ ] Defendant was personally served with a copy of this order by the court.

[ ] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the \_\_\_\_\_\_ County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4.

[ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order April 2, 1999; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.15: 0	Order for	Sentencing,	Ş	664A.5.
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		Case No.				
Order of Pro	Judge					
			(print or type	e name here)	)	
This order can be verified during business hours with the				] [	IOWA	
County Clerk	of Court at	County		State		
or anytime wit	h the	SE		······		
	(law enforce-		(Any Public Offe	ense § 66	4A.5)	
ment agency) at		ISSUE DATE:				
PROTECTED P	ARTY:	Other Protec	ted Persons:			
First Middle	Last					
STATE OF I	OWA		г			
V. DEFENDAI	NT:	DEFEND	NT Date of Birth			
			L			
First Middle	Last	Address for	Defendant (not shared	l address w	th Protected Party)	
	/f checked, REARMS WARNING for Law Enforcement					
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable notice and opportunity to be heard. Additional findings are set forth below.						
THE COURT HEREBY ORDER The above named Defendant is res The above named Defendant is res Additional terms of this order an	strained from committing fu strained from any contact w	ith the Petition	er/Protected Party.			
This order shall remain in effect until unless it is modified, terminated, or extended by further written order of the court.						
WARNINGS TO RESPONDEN This order shall be enforced, any U.S. Territory, and any tri boundaries to violate this ord	even without registration bal jurisdiction. 18 U.S	.C. § 2265. C	Prossing state, ter	ritorial, c		

Federal and state laws provide penalties for possessing, transporting, shipping, or receiving any firearm or ammunition. 18 U.S.C. § 922(g)(8); Iowa Code Section 724.26(2)(a).

### Order for Sentencing, § 664A.5 (cont'd)

The defendant has been convicted of the following crime(s):

The court finds the presence of or contact with the defendant poses a threat to the safety of

(Please check one of the following for appropriate coding in the Mandatory Arrest Protective Order Registry)

[ ] **INTIMATE PARTNER.** If checked, the court finds the defendant and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person"). [Registry order type D]

IF CHECKED, the court must check box 5, prohibiting the defendant from possessing, shipping, transporting or receiving any firearms, offensive weapons or ammunition.

OR

[ ] **OTHER.** If checked, the court finds the relationship status of the defendant and protected party is other than the federal "Intimate Partner" definition. [Registry order type I]

### Therefore, the court orders as follows:

1. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.

2. Defendant shall not be in the immediate vicinity of the residence or place of employment of the protected party. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings.

3. The defendant, personally or through a third party, shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party, persons residing with the protected party, or members of the protected party's family. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.

[ ] 4. If checked, additional directives \_

5. The Defendant has been convicted of domestic abuse assault under Iowa Code Section 708.2A. Therefore, the Defendant shall not possess, ship, transport, or receive firearms, offensive weapons, or ammunition unless such rights have been restored in accordance with Iowa Code Section 724.27. Defendant shall deliver all firearms, ammunition, and offensive weapons to the \_\_\_\_\_\_ County Sheriff or \_\_\_\_\_\_ (law enforcement agency) on or before \_\_\_\_\_\_, 20\_\_\_.

6. This protective order is in effect immediately. The order may be extended prior to expiration for five years pursuant to section 664A.5 (modification), or 664A.8 (extension).

 A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party(ies) consents to prohibited contact. Only the court may release defendant from restrictions contained in this order.

JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

] Defendant was personally served with a copy of this order by the court.

] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the County Sheriff.

[ ] The \_\_\_\_\_\_ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010]

Form 4.16:	Modification,	Extension,	or	Cancellation	of	Order	for	Sentencing	Ş	664A.5
(modification	or cancellation	e), § 664A.8 (	(exte	ension).						

	Protection	Case No. Judge						
or anytim	y Clerk of Court at ne with the (law enforce-	County						
	ddle Last							
	V. NDANT:	DEFENDANT Date of Birth						
First Mi	ddle Last	Address for Defendant (not shared address with Protected Party)						
CAUTION:	lf checked, FIREARMS WARNING for Law Enforcement							
THE COURT HEREBY FII It has jurisdiction over the part opportunity to be heard. Add		Defendant has been provided with reasonable notice and elow.						
THE COURT HEREBY OF	RDERS:							
() The previous order is I	hereby cancelled as of below)	, 20						
Additional terms of this ord								
	and as set for the below.							

### WARNINGS TO DEFENDANT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. § 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

Modification, Extension, or Cancellation of Order for Sentencing § 664A.5; 664A.8 (cont'd)

On the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_, this matter is before the court regarding the No Contact Order entered on \_\_\_\_\_.

The court ORDERS as follows (check the appropriate option(s) below):

(1) The order is hereby **canceled**.

(2) The order is **modified** as follows:

The modification is effective ( ) immediately. ( ) upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.

(3) The court finds the defendant continues to pose a threat to the safety of the protected party (ies). THEREFORE the order entered pursuant to Iowa Code Chapter 664A is hereby **extended**.

(4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.

# JUDGE, \_\_\_\_\_ JUDICIAL DISTRICT

- [ ] Defendant was personally served with a copy of this order by the court.
- [ ] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the \_\_\_\_\_\_ County Sheriff.
- [ ] The \_\_\_\_\_ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ( ) \_\_\_\_\_\_. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

[Court Order September 1, 2005, effective November 1, 2005; January 30, 2007]