-														
	Municipal Court trict Court, Lar	☐ County Court ☑	District Cour	ı 🗆 De	enver J	uvenile	☐ Denver	r Probate	RID:	D0352	201	9CR0012	70 - 0	00003
	urt Address:	Larimer County Co 201 Laporte Avent Fort Collins, CO. 8	Je S			-								
-		The People of	the State o	f Colo	rado									
	v.								A CO	OURT	US	SE ONLY	······································	
Adi	Defendant: WOLFE, CODY JAMES  dress: 306 SCOTT AV										03:	52019CF	10012	270
		FORT COLLINS	, CO. 80521											
	MAI	NDATORY PRO	TECTION	ORDE	R PL	JRSU	ANT TO		Division: 5					
Full name of Defendant ☐ Protected Party alleges Weapon involved				Dat Bir	e of	Sex	Race	Weigh	Height	Hai Colc		Eye Color		
	LFE, CODY JAN			12/26/		<b>⊠</b> M	1	165	601	BR		BRO		
Full name of Protected Party Date of Birth				Sex	x Race Full name of Protected Party						1	ate of Birth	Sex	Race
			1/01/1965	F	W									
									Maria .					
			<b>.</b>											
T <b>he</b> §922	Court finds the (d)(8) and (g)(		□is □is≀	not gov		•	•			ventio	n A	Act, 18 U.	s.c.	
Ther	1. Shall not he charged with 2. Shall vacat witness(es) is 3. Shall refrait 4. Shall not possible 5. Shall reling or subject to ywithin day(sorders you to	lered that you the arass, molest, intir committing. the the home of the stare likely to be for in from contacting cossess, purchase, ossess or purchase, juish, for the duratify your immediate po of or ammunition do so within 24 ho to, within 3 business	victim(s) or und. or control a e any ammulon of the orassession or . If you are ours of your	witnes r indire- firearn unition. der, an contro e in cus release	s(es), ctly co n or of ny firea l, and stody a e from	and stommun ther we arm or shall d and call custod	ay away f licating will eapon. ammunition lo so within nnot relind	rom any on the the victor in your notes that the pulse the pulse the pulse that the pulse the pu	other location tim(s) or with rimmediate purs) for fired arms and an roof of the re	n the \ ness(e posse arms a	ssi ipr	tim(s) or ion or col i i , the cou	ntrol,	
	7. Shall not po	ossess or consum-	e alcoholic b	everaç	ges or	contro	olled subst	ances.						

8. Is further ordered that: REMAIN 50 YRDS FROM VIC AND ND OF BOND CIVIL STANDBY AUTH	VICS RESIDENCE ORDER A CO
This Order remains in effect until final disposition or furt	her order of the Court.*
Date: <u>5/28/2019</u>	Judge Magistrate MAJOROS, KANDACE BRADNER
By signing, I acknowledge receipt of this Order	Printed Name of Judicial Officer
Date: <u>5/28/2019</u>	
I certify that this is a true and complete copy of the original order.	Defeadant
Date: 5/28/2019	Clerk

\*"Until final disposition of the action" means until the case is dismissed, until the Defendant is acquitted, or until the Defendant completes his or her sentence. Any Defendant sentenced to probation is deemed to have completed his or her sentence upon discharge from probation. A Defendant sentenced to incarceration is deemed to have completed his or her sentence upon release from incarceration and discharge from parole supervision. (§18-1-1001(8)(b), C.R.S)

## IMPORTANT INFORMATION ABOUT PROTECTION ORDERS

# THIS ORDER IS IN EFFECT UNTIL THE DISPOSITION OF THIS ACTION, OR IN THE CASE OF AN APPEAL, UNTIL THE DISPOSITION OF THE APPEAL.

This order is accorded full faith and credit and shall be enforced in every civil or criminal court of the United States, Indian Tribe or a United States Territory pursuant to 18 U.S.C. Sec. 2265. The issuing court has jurisdiction over the parties and the subject matter. The Defendant has been given reasonable notice and opportunity to be heard.

#### NOTICE TO DEFENDANT

- A knowing violation of a Protection Order is a crime under §18-6-803.5, C.R.S. A violation may subject you to fines of up to \$5,000.00 and up to 18 months in jail. A violation will also constitute contempt of court.
- You may be arrested without notice if a law enforcement officer has probable cause to believe that you have knowingly violated this Order.
- If you violate this Order thinking that a victim or witness has given you permission, you are wrong, and can be arrested and prosecuted.
- The terms of this Order cannot be changed by agreement of the victim(s) or witness(es).

  Only the Court can change this Order.
- You may apply at any time for the modification or dismissal of this Protection Order.
- Possession of a firearm while this Protection Order is in effect or following a conviction of a misdemeanor crime of domestic violence, may constitute a felony under Federal Law 18 U.S.C. §922(g)(8) and (g)(9).
- Firearm and ammunition relinquishment must be in accordance with §18-1-1001(9)(b), C.R.S. Failure to comply with the order to relinquish may result in an arrest warrant.

### NOTICE TO LAW ENFORCEMENT OFFICERS

- You shall use every reasonable means to enforce this Protection Order.
- You shall arrest, or take into custody, or if an arrest would be impractical under the circumstances, seek a warrant for the arrest of the Defendant when you have information amounting to probable cause that the Defendant has violated or attempted to violate any provisions of this Order and the Defendant has been properly served with a copy of this Order or has received actual notice of the existence of this Order.
- You shall enforce this Order even if there is no record of it in the Protection Order Central Registry.
- You shall take the Defendant to the nearest jail or detention facility utilized by your agency.
- √ You are authorized to use every reasonable effort to protect the Protected Parties to prevent further violence.
- You may transport, or arrange transportation to a shelter for the Protected Parties.

#### NOTICE TO PROTECTED PERSON

You may request the prosecuting attorney to initiate contempt proceedings against the Defendant.