STATE OF MICHIGAN

PERSONAL PROTECTION

CASE NO. and	: NO. a	nd J	UD	GE
--------------	---------	------	----	----

		JUDICI	AL CIRC	I .	ORDER AGA (NONDOMESTIC	SEX	(UAL		.)	
ORI MI-				Court add	dress					Court telephone no.
A							Res	spondent's na	me, a	ddress and telephone no.
B	Full name of respondent (type or print)* Driver's license number (if known)							er's license number (if known)		
	Height	Weight	Race*	Sex*	Date of birth or age*	Hair	color	Eye color	Othe	r identifying information
*These items must be filled in for the police/sheriff to enter on LEIN; the other items are not required but are helpful. Full name of respondent's parent, guardian, custodian (type or print) Full name of respondent's parent, guardian, custodian (type or print) Address and telephone no. if different from above Address and telephone no. if different from above								parent, guardian, custodian (type or print)		
1. TH	This order		□wi	thout a	dge: hearing. □ aft					
 2. A petition has been filed requesting an order under MCL 600.2950a(2). 3. The respondent is less than 18 years of age. The minor respondent is unemancipated and is not the minor child of the minor petitioner. 										
\Box 4. The petitioner is less than 18 years of age, is unemancipated, and is not the minor child of the minor respondent.										
☐ 5. The petitioner requested an ex parte order, which should be entered without notice because irreparable injury, loss or damage will result from delay required to give notice or notice itself will precipitate adverse action before an order can be issued.										
6. [[petition The pet the peti The peti based canother	er as follow titioner has tioner or the titioner is a confurnishin right.	rs: a reasonareatened minor an g obscer a as follow	able app the peti d the m ne mater ws:	orehension of sexual itioner with sexual inor respondent ha rial to the petitione	al as assa as be	sault ault. een si iolati	because th ubject to ar on of MCL	ne mi n ord 750.	dication based on sexual assault of the nor respondent has sexually assaulted er of disposition or other adjudication 142 or a substantially similar law from terial to the petitioner.

Personal Protection Order Against a Minor (Nondomestic Sexual Assault) Page 2 of 2	(3/23) Case No
T IS ORDERED:	₋ is prohibited from
 ☐ entering onto property where the petitioner lives. ☐ entering onto property at	
 □ threatening to sexually assault, kill, or physically injure the □ purchasing or possessing a firearm. □ interfering with the petitioner's efforts to remove the petition solely owned or leased by the respondent. □ interfering with the petitioner at the petitioner's place of emetitioner's employment or educational relationship or □ following the petitioner or appearing within the petitioner's □ approaching or confronting the petitioner in a public place appearing at the petitioner's workplace or residence. □ entering onto or remaining on property owned, leased, or contacting the petitioner by telephone. □ sending mail or electronic communications to the petitioner placing an object on or delivering an object to property owned posting an electronic message with the intent to cause oth petitioner feel terrorized, frightened, intimidated, threatened any other specific act or conduct that imposes upon or interest. 	ner's children or personal property from premises that are ployment or education, or engaging in conduct that impairs environment. sight. or on private property. occupied by the petitioner. r. ned, leased, or occupied by the petitioner. ers to contact the petitioner in a way that would make the d, harassed, or molested.
reasonable apprehension of violence or sexual assault, as 3. a. If the minor respondent is 17 years of age or more, violatic arrest and to the civil and criminal contempt powers of the imprisoned for not more than 93 days and may be fined not b. If the minor respondent is less than 17 years of age, violat apprehension or being taken into custody. If found guilty of dispositional alternatives listed in MCL 712A.18.	n of this order subjects the minor respondent to immediate court. If found guilty of a violation, the respondent shall be of more than \$500.00. ion this order subjects the minor respondent to immediate
P. This order is effective when signed, enforceable immedia. This order is enforceable anywhere in this state by any law e service, may also be enforced by another state, an Indian trib respondent violates this order in a jurisdiction other than this and penalties of the state, Indian tribe, or United States territory.	nforcement agency when signed by a judge, and upon be, or a territory of the United States. If the minor state, the minor respondent is subject to enforcement
10. The court clerk shall file this order with who will enter it into the LEIN.	agency
11. For an ex parte order, the minor respondent may file a motion served with or receiving actual notice of the order. Forms a	
12. A motion to extend the order must be filed 3 days before the	e expiration date in item 9 or a new petition must be filed.
13. Other:	
Jud	ge signature and date