	RARY PROTECTION M ABUSE ORDER Order Continued Order	PENNSYLVANI	IN THE COURT OF COMMON PLEAS OF Mercer COUNTY, PENNSYLVANIA NO. 2022-1749				
PLAINTIFF							
Joanne	M	Titus		6/11/1963			
First Middle Last Suffix Name(s) of All protected persons, including minor child/ren and DOB. Joanne M Titus June 11, 1963				Plain	ERUTH I		
	V.			ONO	A. B.	YEN Y	
DEFENDANT				À	S S		
Tyler	Peter Wayne		Titus	~	_	11	
First •	Middle		Last	Suffi	X	11	
Defendant's Address:			DEFENDANT	DEFENDANT IDENTIFIERS			
11 Patricia Circle			DOB	9/19/1989	HEIGHT	6 ft. 0 in.	
Transfer Pennsylvania 16154			SEX	Male	WEIGHT	150	
			RACE	White	EYES	Hazel	
CAUTION: Weapon Involved			HAIR	Brown			
			SSN				
Weapon Prese	ent on the Property		DRIVERS LICENSE #				
X Weapon Ordered Relinquished			EXP DATE		STATE		

The Court Hereby Finds: That it has jurisdiction over the parties and subject matter, and Defendant will be provided with reasonable notice and opportunity to be heard.

The Court Hereby Orders:

- Defendant shall not abuse, harass, stalk, threaten, or attempt or threaten to use physical force against any of the above persons in any place where they might be found.
- Except for such contact with the minor child/ren as may be permitted under Paragraph 5 of this order, Defendant shall not contact Plaintiff, or any other person protected under this order, by telephone or by any other means, including through third persons.
- X Additional findings of this order are set forth below.

Order Effective Date July 14, 2022 Order Expiration Date UNTIL OTHERWISE MODIFIED OR TERMINATED BY THIS COURT

NOTICE TO DEFENDANT

Defendant is hereby notified that failure to obey this order may result in arrest as set forth in 23 Pa.C.S. § 6113 and that violation of the order may result in charge of indirect criminal contempt as set forth in 23 Pa.C.S. § 6114. Consent of Plaintiff to Defendant's return to the residence shall not invalidate this order, which can only be changed or modified through the filing of appropriate court papers for that purpose. 23 Pa.C.S. § 6108 (g). If Defendant is required to relinquish any firearms, other weapons, ammunition, or any firearm license, those items must be relinquished to the sheriff or the appropriate law enforcement agency within 24 hours of the service of this order. As an alternative, Defendant may relinquish any firearm, other weapon or ammunition listed herein to a third party provided Defendant that there is no obtain a safekeeping permit. If, due to their current location, firearms, other weapons, or ammunition cannot reasonably be retrieved within the time for relinquishment, Defendant shall provide an affidavit to the sheriff or the appropriate law enforcement agency listing the firearms, other weapons, or ammunition and their current location no later than 24 hours after the service of this order. Defendant is further notified that violation of this order may subject him/her to state charges and penalties under the Pennsylvania Crimes Code under 18 Pa.C.S. § 6105 and to federal criminal charges and penalties under 18 U.S.C. § Pa.C.S. § 922(g)(8) and the Violence Against Women Act, 18 U.S.C. § 8 2261-2262.

AND NOW, on 14th Day of July, 2022 pursuant to 23 Pa.C.S. §6107(b), after conducting an ex parte proceeding and finding that the Plaintiff is in immediate and present danger of abuse, the court hereby enters the following temporary order:

Plaintiff's request for a temporary protection order is granted.

- Defendant shall not abuse, harass, stalk, threaten, or attempt or threaten to use physical force against any of the above persons in any place where they might be found.
- 2. Defendant is evicted and excluded from the residence at: 11 Patricia Circle, Transfer, PA 16154

or any other permanent or temporary residence where Plaintiff or any other person protected under this order may live. Plaintiff is granted exclusive possession of the residence. Defendant shall have no right or privilege to enter or be present on the premises of Plaintiff or any other person protected under this order.

- 3. Defendant is prohibited from having ANY CONTACT with Plaintiff, or any other person protected under this order either directly or indirectly, at any location, including but not limited to any contact at Plaintiff's or other protected party's school, business, or place of employment.
- 4. Defendant shall not contact Plaintiff, or any other person protected under this order, by telephone or by any other means, including through third persons.
- 5. FIREARMS, OTHER WEAPONS, OR AMMUNITION RESTRICTIONS

Defendant is prohibited from possessing or acquiring any firearms for the duration of this order.

Defendant shall relinquish to the sheriff or the appropriate law enforcement agency the following firearm licenses owned or possessed by Defendant:

all

Defendant is directed to relinquish to the sheriff or the appropriate law enforcement agency any firearm, other weapon, or ammunition listed in Attachment A to Temporary Order, which is incorporated herein by reference, under Defendant's control or in Defedant's possession.

Defendant may relinquish any firearms, other weapons, or ammunition to the sheriff or the appropriate law enforcement agency. As an alternative, Defendant may relinquish firearms, other weapons, or ammunition to a third party provided Defendant and the third party first comply with all the requirements to obtain a safekeeping permit. Defendant must relinquish any firearm, other weapon, ammunition, or firearm license ordered to be relinquished no later than 24 hours after service of this order. If, due to their current location, firearms, other weapons, or ammunition cannot reasonably be retrieved within the time for relinquishment, Defendant shall provide to the sheriff or the appropriate law enforcement agency an affidavit listing the firearms, other weapons, or ammunition and their current location no later than 24 hours after service of this order. Failure to timely relinquish any firearm, other weapon, ammunition, or any firearm license shall result in a violation of this order and may result in criminal conviction under the Uniform Firearms Act, 18 Pa.C.S. §6105.

- 6. A certified copy of this order shall be provided to the sheriff or police department where Plaintiff resides and any other agency specified here after:
 MERCER COUNTY SHERIFF, MERCER STATE POLICE
- MERCER COUNTY SHERIFF, MERCER STATE POLICE
- 7. The sheriff, police or other law enforcement agencies are directed to serve Defendant with a copy of the petition, any order issued, and the order for hearing. Petitioner will inform the designated authority of any addresses, other than Defendant's residence, where Defendant can be served.
- 8. THIS ORDER SUPERSEDES ANY PRIOR PROTECTION FROM ABUSE ORDER OBTAINED BY THE SAME PLAINTIFF AGAINST THE SAME DEFENDANT.
- THIS ORDER APPLIES IMMEDIATELY TO DEFENDANT AND SHALL REMAIN IN EFFECT UNTIL OTHERWISE MODIFIED OR TERMINATED BY THIS COURT AFTER NOTICE AND HEARING.

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NOTICE TO SHERIFF, POLICE AND LAW ENFORCEMENT OFFICIALS

This order shall be enforced by the police department or sheriff who has jurisdiction over Plaintiff's residence OR any location where a violation of this order occurs OR where Defendant may be located. If Defendant violates Paragraphs 1 through 5 of this order, Defendant shall be arrested on the charge of indirect criminal contempt. An arrest for violation of this order may be made without warrant, based solely on probable cause, whether or not the violation is committed in the presence of a police officer or sheriff.

Subsequent to an arrest, the law enforcement officer or sheriff shall seize all firearms, other weapons, or ammunition in Defendant's possession which were used or threatened to be used during the violation of the protection order or during prior incidents of abuse and any other firearms in Defendant's possession. Any firearm, other weapon, ammunition, or any firearm license must be delivered to the sheriff or the appropriate law enforcement agency, which sheriff or agency shall maintain possession of the firearms, other weapons, or ammunition until further order of this court, unless the weapon(s) are evidence of a crime, in which case, they shall remain with the law enforcement agency whose officer or sheriff made the arrest.

BY THE COURT:

Tedd C. Nesbit, Judge

July 14, 2022

Date

Distribution to:

Plaintiff, Defendant, Mercer County Sheriff, P.S.P., Warden Mercer County Jail

7/11/22

Oct. cc: b) Mountiff

Defender PSP

(2) Sheriff w/ affidment + note,

Ce: Warden

PSP forest wildata sheet