In the Supreme Court of the State of Idaho

IN RE: AMENDMENTS TO APPENDIX)	
A OF THE IDAHO CRIMINAL)	ORDER
RULES)	
)	

The Court, having received a recommendation to amend the No Contact Orders found in APPENDIX A of the Idaho Criminal Rules, and the Court being fully informed;

NOW, THEREFORE, IT IS ORDERED that the No Contact Orders currently found in APPENDIX A of the Idaho Criminal Rules be rescinded and superseded by the attached No Contact Orders, effective July 1, 2022.

IT IS FURTHER ORDERED, that the Clerk of the Court shall cause notice of this Order to be published in one issue of *The Advocate*.

DATED this _____ day of May, 2022.

By Order of the Supreme Court

G. Richard Bevan

Chief Justice, Idaho Supreme Court

ATTEST:

Melanie Gagnepain, Clerk

I, Melanie Gagnepain, Clerk of the Supreme Court/
Court of Appeals of the State of Idaho, do hereby
Certify that the above is a true and correct copy of the
entered in the above entitled

cause and now on record in my office. WITNESS my hand and the Seal of this Court

Melanie Gagnepain, Clerk

Deputy

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

<_Style_>	Case No
	No Contact Order I.C. 18-920 - I.C.R 46.2
	☐ Original ☐ Amended
	DR Number:
	Law enforcement agency
	Expires at 11:59 p.m. on or
	upon dismissal of this case, whichever occurs first
	Defendant's Identifiers:
	D.O.B Gender: Race:
TO THE DEFENDANT: You Count State	tu have been charged with or convicted of the following crime(s): Charge Description
	onal and subject matter jurisdiction, finds that a no contact order is appropriate THAT, with regard to the protected person(s) named below, YOU must no ing conduct:
named below in <u>any mani</u> electronic means, includin harass, stalk, threaten, use that would place the prote withinfeet of the pro	to contact, either personally or through another person, the protected persons ner, including: 1) do not communicate in person or in writing or through any getelephone, email, text, through social networking, or facsimile 2) do not, attempt to use or threaten use of physical force, engage in any other conducted person(s) in reasonable fear of bodily injury 3) do not knowingly remain stected person(s). However, you may attend court proceedings involving you so, and you may communicate through attorneys about legal issues involving on(s).
Identifiers and Exceptions	or Protected Person A:
Name (First, Middle, Last)	(Date of Birth (optional)
Relationship to defendant,	if any:
	owingly remain within feet of the following address(es):
Protected person's home:	
Protected person's workpla	ace:
Protected person's school:	
	EXCEPTIONS TO THE ABOVE ORDER AS TO PROTECTED PERSON A. EPTIONS TO THE ORDER ABOVE AS FOLLOWS:

[01]

[05]

	to participate in court ordered mediation to provide for the exchange of children between the protected person and defendant through:
	to retrieve personal necessities from the residence/protected address one time through: to respond to emergencies involving your natural or adopted children
	other:
	Identifiers and Exceptions for Protected Person B:
	Name (First, Middle, Last) (Date of Birth (optional)
	Relationship to defendant, if any:
	Do not go within and/or knowingly remain within feet of the following address(es):
	Protected person's home:
[04]	Protected person's workplace:
	Protected person's school:
[05]	THERE ARE NO EXCEPTIONS TO THE ABOVE ORDER AS TO PROTECTED PERSON B. THERE ARE EXCEPTIONS TO THE ORDER ABOVE AS FOLLOWS: to contact by telephone betweenM. andM. for the following purposes: to participate in court ordered mediation to provide for the exchange of children between the protected person and defendant through: to retrieve personal necessities from the residence/protected address one time through: to respond to emergencies involving your natural or adopted children other: Identifiers and Exceptions for Protected Person C:
	Name (First Middle Leat)
	Name (First, Middle, Last) (Date of Birth (optional) Relationship to defendant, if any:
	Do not go within and/or knowingly remain within feet of the following address(es):
	Protected person's home:
[04]	Protected person's workplace:
	Protected person's school:
[05]	☐ THERE ARE NO EXCEPTIONS TO THE ABOVE ORDER AS TO PROTECTED PERSON C. ☐ THERE ARE EXCEPTIONS TO THE ORDER ABOVE AS FOLLOWS:

	to contact by telephone be		M. and	M.
	for the following purposes: to participate in court orde to provide for the exchange	red mediation	the protected per	son and defendant
	through:			
	to retrieve personal necess	sities from the resider	nce/protected addr	ess one time
	to respond to emergencies other:			
PERSON(S to the resid	S ORDER REQUIRES YOU), you may contact a law end lence to remove items and determine what constitutes i	forcement officer who tools necessary for	may make arrang employment and	gements to accompany you
If NO, then Order. The	[] Defendant appeared or upon service, Defendant is request must be filed with court at (address)	s notified of the right in 7 days of service.	to request a hear To request a hea	ring before a judge on this
and must p	ovide notice of the hearing t			
and/or up to punishable <u>Civil Protect</u> <u>restrictive of</u> CAN MODI	opear before a judge. The o a \$1000 fine. However, it by imprisonment in the state tion Order or Criminal No Crater. Dismissal of any other FY THIS NO CONTACT OR lerk must immediately send	f the violation is a thing prison for up to five contact Order is in play order will not result in DER.	rd offense, the vic years and/or up to ace you must abid n a dismissal of th	plation is a felony, which is a \$5000 fine. If any other the by the terms in the most his Order. ONLY A JUDGE
	as originally issued for entry			mice in the county in which
IT IS SO OI Dated:		<_CaseJudOfficer Judge	_>	
including a you have a	S: As a result of this Orde rifle, pistol, or revolver, or any questions whether these sult an attorney.	mmunition pursuant to	o federal law unde	er 18 U.S.C. § 922(g)(8) . If
States, the	is valid and entitled to enfor District of Columbia, all triba e enforced as if it were an or	al lands, and all U.S. t	territories, commo	
and shall be	omoroda do in it word arror	der of that jurisdiction	(18 U.S.C. § 226	
I, the Defen	dant named above, acknow	ledge receipt of this o	rder.	

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

		Case No
<_Style_>		No Contact Order I.C. 18-920 - I.C.R 46.2
		☐ Original ☐ Amended
		DR Number:
		Law enforcement agency
		Expires at 11:59 p.m. on or
		upon dismissal of this case, whichever occurs first
		Defendant's Identifiers:
		D.O.B Gender: Race:
Protected Perso	n(s) Identifiers:	
Name (First, Middle, Last)		(Date of Birth (optional)
Name (First, Middle, Last)		(Date of Birth (optional)
Name (First, Middle, Last)		(Date of Birth (optional)
Name (First, Middle, Last)		(Date of Birth (optional)
	IDANT: Vau baya baan s	harged with or convicted of the following crime(s):
Count	Statute	Charge Description
-		
		
Relationship to	orotected person(s), if any	
and HEREBY (ct matter jurisdiction, finds that a no contact order is appropriate gard to the protected person(s) named above, YOU must no
named above in electronic mean harass, stalk, th that would place	n <u>any manner</u> , including: ns, including telephone, reaten, use, attempt to us the protected person(s) of the protected person(er personally or through another person, the protected person(s) 1) do not communicate in person or in writing or through any email, text, through social networking, or facsimile 2) do not see or threaten use of physical force, engage in any other conduct in reasonable fear of bodily injury 3) do not knowingly remain s) 4) do not go within and/or knowingly remain within fee
Protected perso	n's home:	
Protected perso	n's workplace:	
Protected perso	n's school:	·
communicate th	rough attorneys about leg	dings involving you and the protected person(s), and you may all issues involving you and the protected person(s).
☐ THERE	ARE NO EXCEPTIONS	TO THE ABOVE ORDER.

[01]

[04]

[05]

	☐ Protect	ed person(s)
	☐ File	☐ Sheriff's Office ☐ Prosecutor ☐ Defense Attorney
	Served by:	Law Enforcement Id. #: Date served: Time:
		t Signature: Date Signed:
	I, the Defe	endant named above, acknowledge receipt of this order.
	States, th	er is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United e District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions be enforced as if it were an order of that jurisdiction (18 U.S.C. § 2265).
	including you have	GS: As a result of this Order, it may be unlawful for you to purchase or possess a firearm, a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. § 922(g)(8). If any questions whether these laws make it illegal for you to possess or purchase a firearm, you nsult an attorney.
		DRDERED. : <_CurrDate_><_CaseJudOfficer_>
		clerk must immediately send a copy of this Order to the Sheriff's Office in the county in which was originally issued for entry into record systems.
	until you and/or up punishabl <u>Civil Prote</u> <u>restrictive</u>	on of this order is a separate crime under Idaho Code § 18-920, for which no bail will be set appear before a judge. The maximum penalty for a violation of this Order is one year in jail to a \$1000 fine. However, if the violation is a third offense, the violation is a felony, which is be by imprisonment in the state prison for up to five years and/or up to a \$5000 fine. If any other extion Order or Criminal No Contact Order is in place you must abide by the terms in the most order. Dismissal of any other order will not result in a dismissal of this Order. ONLY A JUDGE DIFY THIS NO CONTACT ORDER.
		he court at (address) (phone) The court must hold a hearing within 14 days of the filing of the request provide notice of the hearing to the protected person and the parties.
	If NO, the Order. T	lo [] Defendant appeared or had actual notice of this hearing and the opportunity to participate. In upon service, Defendant is notified of the right to request a hearing before a judge on this the request must be filed within 7 days of service. To request a hearing you must contact the
[03]	PERSON the reside	HIS ORDER REQUIRES YOU TO LEAVE A RESIDENCE SHARED WITH THE PROTECTED you may contact a law enforcement officer who may make arrangements to accompany you to nce to remove items and tools necessary for employment and personal belongings. The officer mine what constitutes necessary personal belongings.
		through: to respond to emergencies involving your natural or adopted children other:
	Г	to retrieve personal necessities from the residence/protected address one time
		to participate in court ordered mediation to provide for the exchange of children between the protected person and defendant through:
		HERE ARE EXCEPTIONS TO THE ORDER ABOVE AS FOLLOWS: to contact by telephone betweenM. andM. andM. for the following purposes: