	STATE OF WASHINGTON County of Thurston I, Betty J. Gould, County Clerk and Ex-officio Clerk of the Superior Court of the State of Washington, for Thurston County holding session at Olympia, do hereby certify that the following is a true and correct copy of the original as the same appears on file and of record in my office containing 3 pages, IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said court DATED: BETTY J. GOULD County Clerk, Thurston County, State of Washing by Deputy	ton	SUPERIOR SUP	CLERK		
	Superior Court of Washington For Thurston County Family and Juvenile Court	No. 10-2-3053	1-6			
	KIRSTEN MICHELLE HARRIS, DOB 3/05/71 Petitioner vs. LYNDA ANN FORD, DOB 8/20/57 Respondent	Temporary On Notice of Hea (Clerk's Action R Next Hearing Da Wednesday, Aug At: 2801 32 nd Av Tumwater, V (360)709-326	ring (TMORPR' equired) te/Time: gust 11, 2010 at enue SW	T) 9:00 a.m.		
	Names of Minors: No Minors Involved	Respondent Identifiers				
	First Middle Last Age	Sex	Race	Hair		
	OLIVIA M. FORD 1	F	W	AUBURN		
		Height 5-5	Weight	Eyes BLU		
	The Court Finds: The court has jurisdiction over the parties, the minors, and of his or her opportunity to be heard at the scheduled hearifinds that an emergency exists and that a Temporary Protect respondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from causing petition.	ng. RCW 26.50.070 etion Order should be er physical harm, boo	The respondent will. For good cause se issued without no	Il be served notice shown, the court otice to the		
7	sexual assault, and from molesting, harassing, three in the table above these minors only:					
>		ing telephonic, audio communication of [visual, or other ele $oxtimes$ petitioner $oxtimes$ the	ectronic means to e minors named		
		Additional no contact provisions are on the next page. The terms of this order shall be effective until: T				
		FAXED/C (Law Enfo for input i	OPY TO Oly preement Agency nto statewide eq	where Petitioner remputer system)		

4	 ✓ 4. Respondent is <i>Restrained</i> from going onto the grounds of or entering petitioner's ✓ residence ✓ workplace ✓ school ✓ the day care or school of ✓ the minors named in the table above ✓ these minors only: ✓ other:
	Petitioner's address is confidential. Petitioner waives confidentiality of the address which is:
	5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present.
	☐ This address is confidential. ☐ Petitioner waives confidentiality of this address which is:
	 ✓ 6. Respondent is <i>Prohibited</i> from knowingly coming within, or knowingly remaining within 1,000 feet (distance) of: petitioner's ✓ residence ✓ workplace ☐ school ☐ the day care or school of ☐ the minors named in the table above ☐ these minors only:
	other:
	7. Petitioner shall have possession of essential personal belongings, including the following:
	8. Petitioner is granted use of the following vehicle: Year, Make & Model License No.
	9. Other :
	Complete the following only if protection is granted involving a minor:
	☐ 16. Petitioner is <i>Granted</i> the temporary care, custody, and control of ☐ the minors named in the table ☐ above ☐ these minors only:
•	☐ 17. Respondent is Restrained from interfering with petitioner's physical or legal custody of ☐ the minors named in the table above ☐ these minors only:
	18. Respondent is Restrained from removing from the state the minors named in the table above these minors only:
	The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.

Warnings to Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262. A violation of provisions 1 through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW. If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040. You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application. Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order. It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day Olympia County Sheriff's Office Y Police Department Where Petitioner Lives which shall enter it in a computer based criminal intelligence system available in this state used by law enforcement to list outstanding warrants. The clerk of the court shall also forward a copy of this order on or before the next judicial day to County Sheriff's Office Police Department Where Respondent Lives which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service. A Respondent appeared and received notice; no further service ☐ Law enforcement shall assist petitioner in obtaining: Possession of petitioner's residence personal belongings located at: the shared residence respondent's residence other: Custody of the above-named minors, including taking physical custody for delivery to petitioner (if applicable). Other: Dated: July 28, 2010 at 1:45 a.m./p.m Presented by: A Law Enforcement Information Sheet (LEIS) must be completed. da a Fred