

08-2-02332-1 21586669 ARCHREC 08-17-04

ARCHIVE RECORD

STATE OF WASHINGTON, County of Pierce: I, Kevin Stock, Clerk of the Pierce County Superior Court, do hereby certify that this instrument is a true and correct copy of the original taken under my direction and control on the date attached hereto. IN WITNESS WHEREOF, I hereunto set my hand and the Seal of said. Court.

Kevin Stock, Pierce County Clerk

IN COUNTY CLERK'S OFFICE

FOR PIERCE COUNTY Stran Chawford 4-1 Petitioner	PIERCE COUNTY TED RUT COU BY ODB 22-72 DOB	WASHINGTON	OR ORDER CTION	··2332	1
 I am A member of my family or household domestic violence committed by the respondent a statement below. I am a resident of this county. 	s described in the	Responder	16 □ 16 or 17	18 or ove	**************************************
Related by marriago (in-law)	Parent or child Spouse Former spouse	Have child Presently re	eside together	☐ Presently dat ☐ Dated in pas	ting
5. Minors addressed in this petition:	· · · · · · · · · · · · · · · · · · ·		How Related		Resides
Name	Age/DOB	Petit		Respondent	with
alex C Crawford	3-24-9	8 Moth	er F	ather	Me
					
6. Other court cases or any other protection order or no-	contact order invo	lving me and the	espondent are:		
CASE NAME					
case number 98-06047					
COURT/COUNTY		-			

ll rembr	Terra Tesa	FOR TEMPORARY ORDER: AN EMERGENCY EXISTS as described in the statement below: I need a raining order issued immediately without notice to the respondent until a hearing to avoid irreparable injury references are for Protection that will:
	I RE	QUEST AN ORDER FOR PROTECTION: following a hearing THAT WILL:
	X	RESTRAIN respondent from causing any physical harm, bodily injury, assault, including sexual assault, and from pury molesting, harassing, threatening, or stalking the minors named in paragraph 5 above these minors only:
•	Ź	RESTRAIN respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with me the minors named in paragraph 5 above, subject to any court ordered visitation.
	X	EXCLUDE respondent from our shared residence any place I may reside. This address at present is confidential the following a 1119 Media away that I pure way was 48371
	X	DIRECT respondent to vacate our shared residence and restore it to me.
	\propto	RESTRAIN respondent from entering or being within
	X	Subject to any court ordered visitation, GRANT me the care, custody and control of the minors named in paragraph 5 above these minors only:
•	X	RESTRAIN respondent from interfering with my physical or legal custody of the minors named in paragraph 5 above these minors only:
	X	RESTRAIN the respondent from removing from the state: the minors named in paragraph 5 above these minors only:
	\times	GRANT me possession of essential personal effects, including the following: CAR, AU PROPERTIES IN the APARTMENT EXCLUDING TV. RADIOS
	X	Grant me use of the following vehicle: Year, Make & Model
	X	OTHER: I don't want him of a third party to contact me
		DIRECT the respondent to participate in appropriate treatment or counseling services.
		REMAIN EFFECTIVE longer than one year because respondent is likely to resume acts of domestic violence against me if the order expires in a year.

	1 reques	t the Court order the appropriate law enforcement agency to assist me in obtaining: Possession of my residence Use of designated vehicle.	98	2	02332	1
		Possession of my essential personal effects at		7	1 L E D	=105
		Custody of the minors named in paragraph 5 above these minors only:	IN C	לאטס	CLERK'S OF	-10-
	/ •		A.M.		3 0 3 1998	P.M.
		OTHER:	PIEF	OE CO	UNTY, WASHING COUNTY CL	ERK EPUTY
		Domestic violence includes physical harm, bodily injury, assault, stalking, <u>OR</u> inflicting physical harm, bodily injury or assault, between family or household members.	g fear of	immin	ent	
14	STATE Their apr VEX + VEX	MENT: The respondent has committed acts of domestic violence as follows. (Describe stroximate dates, beginning with the most recent act. You may want to include police respondent with the most recent act. You may want to include police respondent with the most recent act. You may want to include police respondent with the most recent act. You may want to include police respondent with the most recent act. You may want to include police respondent with the most recent act.	pecific in the property of the	Spl	. 1	nce and <u>UK</u> MU
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	ONTO	the around which nurt my back / i just pecen	ari Hu	ns i haa	and pus	ned me
	1 Dec	10 a proken back) I then started nothing nin cived bruises on my Right arm: It ried using	1 10	FA	ee my 8	XF MI
) _A r	<u>Sight</u> Name	ils home to see if she was now, so that I had almost punched me in my face for using the co	du	DI	acl to o	O to
	me alex	Cery badly. Danny is 150 Hold me that he wor	Ildn'	25	et me -	ate
	taki	agalex to Opegon. He Danny also had my ke	MS.	80	that I	<i>nny</i> wai
	18ava 10to	an apparment and Developed we and a	JUN 1	anc 11	nod mo	got
	There	skourd which nucl my back so bad trat I was also a time in may where Danny wo	Cavi		IN IV	<u>Work</u>
	he to	on separate page if necessary) OF MM YEUS AND ANN MEANS FOR MONEY, This Was Dender penalty of perjury under the laws of the State of Washington that the foregoing is true	FOPE and com	SW.	pgepy.	
-	DATED_	8/3/98 at			ington.	
		> Sagan	Signatu	lax	(Kau) etitioner	ord
	☐ My resi	dential address is confidential. Direct legal service by mail to:				<u> </u>

98	2	v2332	1
., .	,		

CHILD CUSTODY INFORMATION SHEET

NO:	
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If you are seeking protection for your child(ren) from domestic violence or are requesting custody of your child(ren), please answer questions A - G below.

A.	Do t	he child(ren) listed in Paragraph 5 of the petition currently live with you? If your answer is yes, how long have the children lived with you? A MHIS	Yes	□ No` L E B CLERK'S OFF	CE
	(2)	If your answer is no, explain	A.M. AUG	0 3 1998	₽,M.
			TED BYTT,	OUNTY CLE	RK FUTY
B.	Has and	the respondent, or any person other than yourself, had the majority of physical care control of the minor children named herein during the last sixty days?	□Yes	No	
C.	Has	there been any other court action concerning the custody of the minor children named in this state or in any other state within the past five years?	☐ Yes	No	
D.	Have	you participated, as a party, witness, or in any other capacity in any other litigation erning custody of the same child(ren) in this or any other state?	☐ Yes	No.	
E.	Does	the respondent, or any other person, have physical custody or claim to have physical dy or visitation rights to the minor children named herein?	☐ Yes	À No	
F.	adare	the places the child(ren) has (have) lived in the past five years, and give the names and sses of the persons with whom the child(ren) lived during that period. A SAN AND DANNY CRAWFORD - 1119 MERICIAN NATA A SOLUTION OF THE SASAN CRAWFORD - 7016 1956 BOANAWAY WA 98887	-11 Puy	allup WA	983
G.	If you	r answer to question B, C, D, or E is "yes", please explain:			

CHILD CUSTODY INFORMATION SHEET DV-1.030 (6/96) RCW 26.050.030

•							é	AUG II	: 190g
								7.	199g
SUPERIOR COURT OF WA FOR PIERCE COUNTY	SHINGTON		NO.	9	8 2	42	332		
Petitioner Petitioner Cvs. CR Respondent	AWFORI AWFOR	D4-176 2D327-2 DOB	FOR P AND N (TMO	ORARY OR ROTECTIO OTICE OF CPRT) (Child Action Requ	N HEARII iren)	ΝG	A.M.	UG 0	E D ERK'S OFF 3 1998 WASHING UNTY CLEI
	WA	ARNINGS TO TH	HE RES	PONDENT					
Violation of the provisions of the	nis order with act				under chap	pter 26.:	50 RCW	and RCV	×
10.31.100 and will subject a vio	olator to arrest.								
Any assault that is a violation of	f this order and t	hat does not amount	t to assaul	t in the first de	gree or se	cond de	gree und	er RCW	
9A.36.011 is a class C felony. physical injury to another perso	n is a class C fel	violation of this orde ony.	er unat is r	eckiess and cre	eates a sub	ostantial	risk of de	eath or s	erious
YOU CAN BE ARRESTED 1	EVEN IF THE	PERSON OR PER	RSONS V	νηο οβταπ	NED THI	E ORD	FR INVI	TT OR	
ALLOW YOU TO VIOLAT	E THE ORDER	R'S PROHIBITION	NS. You	have the sole r	esponsibi	lity to a	void or re	frain from	m
violating the order's provisions.	Only the court	can change the orde	r upon w	ritten application	on.				
Minors addressed in this order:									
Name	Age	Name		Age		Name	;		Age
ALEX CRAWFORD	3/24/98	* ************************************							
F1-CF (14110194)	210110	_ .			-		··	_	
						·-		<u> </u>	
For good cause shown, the cour	t finds that an	emergency exists a	and that	a Temporary	Protectio	n Orde	r should	be issue	ed
vithout notice to the responden	t to avoid irrep	arable harm. IT I	S THE	REFORE OF	RDEREC	THA	T: ·		
Respondent is RESTRA									
molesting, harassing, three	eatening, or stalk	cing petitioner	4 the mir	ors named in t	he table a	bove 🗆	these mi	nors only	y:
Respondent is RESTRAI	NED from comi	ing near and from ha	aving any	contact whatso	oever, in p	erson o	r through	others, t	by П
phone, mail, or any mean			nailing of	court documer	its, with	petiti	oner 🗆 t	he mino	rs
、/			FIY	V -				.	
Respondent is EXCLUD petitioner's address is			9 1	EPIDIAN	tance) of p	petitions # I		ince. At j	present
Petitioner shall have excl	usive right to the	e residence at:	ME	AS AZO				ν.	
The respondent shall imm respondent's tools of trad	nediately VACA	TE the residence. T	The respo	ndent may take	responde	ent's per	sonal clot	hing and	i
7					CIII.			<u> </u>	/
Respondent is RESTRAI place of employment	NED from enter	ing or coming withi		U FT. (d	listance) o			school)	♥
A brace of embloyment	daycare or school	minors nam 🗀 וט וכ	icu in the	table above L	ı mese mi	nors on	ıy:		

Other:

	98 2 42332 1
Petitioner shall have possession of essential personal effects	s, including the following:
Petitioner is GRANTED the temporary care, custody, and conly:	ontrol of □ the minors named in the table above □ these minors
above ☐ these minors only:	ner's physical or legal custody of the minors named in the table
Respondent is RESTRAINED from removing from the state	e I the minors named in the table above I these minors paily LERKS OFF
OTHER:	A.M. AUG 0 3 1998
This Temporary Order for Protection is effective until the hearing scheduled for: (enter date and time) AUG. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	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 home monitoring, payment of costs, and treatment. FAILURE TO APPEAR AT THE HEARING MAY RESULT IN THE COURT GRANTING SUCH RELIEF.
enter it in a computer-based criminal intelligence system available in ☐ The Clerk of Court shall also forward a copy of this order on o	Police Department WHERE PETITIONER LIVES which shall in this state used by law enforcement to list outstanding warrants. or before the next judicial day to Police Department WHERE RESPONDENT LIVES which order and shall promptly complete and return to this court proof of
☐ The law enforcement agency where ☐ petitioner ☐ responder ☐ Possession of petitioner's ☐ residence ☐ personal effects ☐ Custody of the above-named minors, including taking phys ☐ Other:	located at
DATED AULO. 3, 1998 at 11:55 ADVAN	M
Presented by:	JUDGE/COURT COMMISSIONER)
Petitioner	Data

_	AUG - 7 1998
	UPERIOR COURT OF WASHINGTON OR PIERCE COUNTY 982023321
	SNSAN COLON CRAW FORD Petitioner, DANY ! Charles Crawford. Respondent. RETURN OF SERVICE (RTS)
1.	My name is <u>S.L. WYODW</u> . I am Da peace officer 18 years of age or older and not the petitioner.
2.	My name is S.L. WYDEW. I am Da peace officer 18 years of age or older and not the petitioner. I was unable to make personal service on the respondent. I have notified the petitioner that respondent was not served. Personal service was attempted on the following date(s): Presonal service was attempted on the following date(s): Presonal service was attempted on the following date(s):
	No service was attempted because P.M.
3.	with the following documents: (name of person served) Temporary Order for Protection and Notice of Hearing Petition for Order for Protection Reissuance of Temporary Order for Protection and Notice of Hearing Order for Protection Order Transferring Domestic Violence Case and Setting Hearing Order for Protection and Notice of Hearing Respondent's Application to Modify Temporary Order for Protection and Notice of Hearing Order for Protection and Notice of Hearing Order Realigning Parties and Notice of Hearing Order for Protection and Notice of Hearing
4.	I served these documents on 8 4 9 at at this address: at at this address:
	Other:

Washington.

Signature of Server PUALUP P.

AFTER SERVICE, RETURN TO:

930 TACOMA AVE S #108 TACOMA, WA 98402

D.V. UNIT

DATED_

IN COUN	FILED TY CLERK'S OFFICE
~м. ДП	G1 1998 P.M. COUNTY CLERK
BY	COUNTY CLERK DEPUTY

IN THE SUPERIOR COURT FOR THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE

SUSAN C. CRAWFORD,)

Petitioner,)

No. 98-2-02332-1

and

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NOTICE OF APPEARANCE

DANIEL C. CRAWFORD,

Respondent.

TO: SUSAN C. CRAWFORD, Petitioner;

TO: CLERK OF THE COURT

YOU EACH OF YOU PLEASE NOTICE undersigned herewith enters her appearance in the above cause as attorney for the Respondent above-named, without waiving any defenses or objections, and requests that any and all further pleadings, notices, orpapers of any nature whatsoever affecting the rights of said Respondent be served upon the undersigned at the address shown below.

DATED this 12th day of August, 1998.

DEBRAS. MORSE (WSBA #19558)

Attorney for Respondent

IN THE SUPERIOR COURT, P	IERCE COUNTY, WA	ASHINGTON
		FILE
		AUG 17 1998
		AUR - COUR
SUSAN C CRAWFORD	NO. 1998-02-02332-1	1998
		RUALA PED RUALA
	(MTHRG)	De Glerk
vs.	1.6	CP OF
	Memorandum of Jour	nal Entry
DANIEL C CRAWFORD	[4 Domestic Violence	
	[] Anti-Harassment	
[1] Petitioner appeared and testified Mana	achen	
[] Tetitioner appeared and testined nyking	quimin	
Respondent appeared and testified All	Da Marce	
	,,,,	
[] No one appeared		
1		
GRANTED	[] MUTUAL ORD	ER GRANTED
× 53	[] NEOTONE ONE	
DISMISSED FOR THE FOLLOWING REASO	NS:	
[] Petitioner failed to appear	[] Dismissed upon	petitioner's request
· · · · · · · · · · · · · · · · · · ·	[] Dameson apon	position o request
[] Does not meet the requirements of the statu	ite	
r.)		
[] Other:		
Other.		
Data: 9/17/1009	THOMAS A CIPAL TO	
Date: 8/17/1998	THOMAS A. CENA, JR. Court Commissioner Pro	Tam
	Court Commissioner Pro	1 cm
BYERS AND ANDERSON	BILLY ANDERSON	<u>117</u>
Court Reporter	Clerk	Room #

Memorandum of Journal Entry / Domestic Violence/Anti-Harassment; (dvcal.frm)

AUG 1 2 1996

IN THE SUPERIOR COURT FOR THE STATE OF WASHI IN AND FOR THE COUNTY OF PIERCE

SUSAN C. CRAWFORD, NO. 98-2-02332-1 Petitioner, SUBPOENA DUCES TECUM TO RECORDS CUSTODIAN and FOR MAMC DEPT. OF MENTAL HEALTH DANIEL C. CRAWFORD, (No Pattern Form) Respondent.

THE STATE OF WASHINGTON TO: Attn: Jack Phillips Records Custodian Dept. of Mental Health Madigan Army Medical Center Tacoma, Washington 98431

GREETINGS:

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YOU ARE HEREBY COMMANDED to be and appear at the law office of Debra S. Morse, Attorney at Law, located at 10221 Bridgeport Way S.W., Tacoma, WA, 98499, on Friday, September 4, 1998, at 3:30 P.M., then and there to give evidence to the above entitled cause as and for the reason for discovery.

YOU ARE FURTHER DIRECTED AND COMMANDED to bring with you the following papers and documents now in your possession or under your control:

True and correct photocopies of all records in your files regarding including but not limited to:





Any and all medical records, mental health treatments, and other patient records of any kind generated between January 1, 1998, and the date of your response to this Subpoena Duces Tecum, on a military dependent spouse identified as SUSAN COLBY CRAWFORD, date of birth April 1, 1976, residence address 1119 Meridian N., Apt. I-11, Puyallup, WA 98371.

HEREIN FAIL NOT AT YOUR PERIL.

DATED this 13th day of August, 1998.

DEBRAS. MORSE (WSBA# 19558) Attorney for Respondent

> DEBRA S. MORSE Attorney at Law 10221 Bridgeport Way SW Tacoma, WA 98499 (253) 581-9715

SUBPOENA DUCES TECUM -2

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AUL 1935

IN COUNTY CLERK'S OFFICE

A.M. AUG 1 4 1998 P.M.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF PIERCE BY DEPUTY

SUSAN C. CRAWFORD,

Petitioner,

NOTICE OF ORAL

EXAMINATION OF RECORDS

CUSTODIAN OF MAMC, DEPT.

OF MENTAL HEALTH

DANIEL C. CRAWFORD,

Respondent.

NOTICE OF ORAL

EXAMINATION OF RECORDS

(NO Pattern Form)

TO: SUSAN C. CRAWFORD, Petitioner, pro se

YOU are hereby notified that pursuant to the Rules of Pleading, Practice and Procedure, testimony by oral examination of the custodian of records for Madigan Army Medical Center; Patient Administration, Fort Lewis, WA 98341, will be taken by Debra S. Morse on behalf of the Respondent, before James, Sanderson, and Lowers, Notaries Public, or some other Notary Public designated in their stead, at the office of Debra S. Morse, Attorney at Law, 10221 Bridgeport Way S.W., Tacoma, Washington 98499, on Friday, September 4, 1998, at the hour of 3:30 P.M. The said Oral Examination of said witness at said time and place to be subject to continuance or adjournment from

DEBRA S. MORSE Attorney at Law 10221 Bridgeport Way SW Tacoma, WA 98499 (253) 581-9715

NOTICE OF ORAL EXAMINATION - 1

time to time or place to place until completed.

This testimony upon oral examination will be taken for the purpose of discovery. The witness has been directed and commanded to bring with them the following papers and documents now in his possession or under their control:

True and correct photocopies of all records in your files regarding including but not limited to:

Any and all medical records, mental health treatments, and other patient records of any kind generated between January 1, 1998, and the date of your response to this Subpoena Duces Tecum, on a military dependent spouse identified as SUSAN COLBY CRAWFORD, date of birth April 1, 1976, residence address 1119 Meridian N., Apt. I-11, Puyallup, WA 98371.

DATED this 1998.

DEBRAS. MORSE (WSBA# 19558)

Attorney for Respondent

NOTICE OF ORAL EXAMINATION - 2

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AUG 17 1998

By DEPUT OF VILLED

IN THE SUPERIOR COURT FOR THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF PIERCE

SUSAN C. CRAWFORD,	No. 98-2-02332-1
Petitioner, and	AFFIDAVIT OF RESPONDENT IN OPPOSITION TO PETITION FOR ORDER OF PROTECTION
DANIEL C. CRAWFORD,	Hearing date: 8/17/98
Respondent.	,))

State of Washington)
) ss.
County of Pierce)

COMES NOW the affiant, having first been duly sworn on oath, and herewith deposes and says as follows:

1. My name is Daniel Crawford. I am the respondent in the above-entitled case. I make this affidavit on the basis of my own personal knowledge and belief to oppose my wife Susan's request for an Order of Protection against me. I am a member of the United States Marine Corps currently serving at Fort Lewis, Washington, where I was stationed on humanitarian assignment after my wife was involved in a serious car accident here in November of last year.

AFFIDAVIT OF RESPONDENT IN OPPOSITION TO PETITION FOR ORDER OF PROTECTION-1

Background

- 2. I married my wife Susan in the hospital after she had been in a car accident in which she broke her back. I have been here in Washington ever since. My family is from Oregon. Susan has family in the Spanaway area.
- 3. Susan and I have one child together, a little boy Alex, who is now 4 months old. Alex is a "daddy's boy." It seems to frustrate my wife that Alex will do things for me that he will not do for her. My son and I are very close. Susan has been recuperating from back surgery and I have been caring for Alex an awful lot since he was born.
- 4. Recently, Susan has begun to get back to work. She works for her sister as an assistant loan processor at Town and Country Mortgage in Puyallup on a part-time basis, and she also works at a restaurant in Puyallup on a part-time basis.
- 5. Susan has had a history of domestic violence on me, and apparently has admitted as much to Jack Phillips and other mental health counselors at Madigan Army Medical Center. About six weeks ago, I took Susan into the emergency room at Madigan because she stood right in front of me and started to down an entire bottle of pills, telling me she was going to kill herself. I stuck my hand down Susan's throat and managed to get the pills out of her mouth, but I did not know how many she may have swallowed. I got her into the car and took her to the emergency room at Madigan. Susan tried to jump out of the car

on the way to the hospital. The staff there stabilized her physically and also referred her for some mental health treatment.

Current Status

- 6. I am currently residing with my sister in Silverdale and commuting every day to work at Fort Lewis from there, because I have been prevented by court order from returning to our home in Puyallup after an incident on August 1, 1998. I am also having to borrow a vehicle from my sister in order to get to work because my wife took the only vehicle of the family, or at least allowed her brother-in-law to take it.
- 7. I have no criminal record and this is the first time I have been in any trouble. I am afraid I may lose my job with the Marine Corps if the protective order is allowed to stand. My command may not allow me to carry a gun if they think I cannot handle that responsibility. If I cannot carry a weapon, I am of no use to the Marine Corps. There are no guns in our home, and I will never allow a gun in the home now that I have seen Susan's instability.
- 8. I believe my wife has been under pressure from her sister Lynn Schuler and Lynn's husband for some time now to leave me. I believe that Mr. and Mrs. Schuler have given Susan a lot of pressure over this and made things actually much worse between us because of it. Susan has now moved with my son into her sister's home in Spanaway, leaving our apartment vacant. I

do not see the sense of my being prevented from entering our apartment in Puyallup since Susan is not there anyway.

Response to Petition for Temporary Order of Protection

- 9. I have read my wife's handwritten statement in support of her request for a temporary protection order. Almost all of it is false, and what is not false has been grossly exaggerated. Susan leaves out a lot of information about what went on that morning before any of the discussion of bills took place.
- 10. I went for a run that morning and when I got home Susan asked me if I wanted eggs for breakfast. She was cooking the eggs and seasoning them with pepper when the centerpiece of the pepper shaker fell off into the eggs. Susan started cursing at me, telling me to cook the eggs. She set the eggs on a plate in front of me and told me to "fucking eat." Later on, after breakfast, Susan asked me to put up some shelves and I told her I was tired of being treated rudely and I did not want to put the shelves up. At that point, Susan flew into a rage, telling me how she hates me, calling me an asshole, telling me how I disgust her, and threatened to throw a piece of wood at me. Susan's comments went on like that all day long.
- 11. Susan began to talk about divorce as she was going through her rage. I told her not to talk to me and did my best to ignore her. Susan did not accept my ignoring her and came

up into my face. She began slapping me and pushing me, calling me names the whole time. Eventually, the time came when Susan had to leave the house to go to work. She called the house twice from work to talk about bills.

- 12. When Susan came home from work she picked up the topic of divorce again and insisted on talking about splitting up our belongings. Susan took my wallet from off the table and started cutting up my credit cards. I got my wallet away from her and walked over to her purse where her day-planner was. Susan claims I had her keys but I did not. She was able to leave any time. I told her I would give her day-planner to her as soon as she took her name off my bank account.
- 13. Susan started grabbing for her day-planner, hitting me numerous times in the face, arms, back, and groin. I kept telling Susan to just leave me alone and stay away from me, but she kept coming back, hitting me and grabbing for her day-planner.
- 14. At one point, I had our son Alex in my arms but that did not stop Susan from hitting me. She continued hitting and yelling. She then picked up the telephone and called her brother-in-law Jon Schuler, who works as a police officer in King County. I heard Susan ask Jon if she could bring Alex and come over to their house.
- 15. I told Susan that I did not want her taking Alex because I wanted to take him for a visit to my family in

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I did not tell Susan that Alex would be taken to While Susan was still on the telephone to Oregon permanently. her brother-in-law, she told him that I had grabbed her wrists. Apparently Jon called the police at that point.

At the time the police arrived at our home, I had locked myself in the bedroom with Alex and Susan was on the other side of the door trying to come into the bedroom. Two police officers arrived at the home and separated us, taking statements from each of us. The police told me that because I had not returned Susan's day-planner to her and because I am physically larger that she is, I would be getting the citation. The police seemed to totally ignore the fact that I had tried to get away from Susan by locking myself and our son in the bedroom.

The police officers worked out an agreement between Susan and I that I would stay at the apartment in Puyallup, with the car so that I could get back and forth to work, and Susan and Alex would go to her sister and brother-in-law's house. As the police were preparing to leave, I was on the telephone to my father when I heard someone yelling outside. looked out the window and saw my car was gone and my brotherin-law Jon was standing in the driveway laughing. Jon velled that I deserve whatever I get and that if I messed with him he would make me "disappear."

18. I immediately called 9-1-1 and reported my car stolen. I asked to speak with the same officer that had previously responded to the call to our house. That officer called me back and informed me that he had given Susan permission to take the car after all.

19. Later that evening I went to the bank and discovered that Susan had used my ATM card to remove all the funds from our joint bank account at Washington Mutual Bank, except for \$200.00 which the bank would not allow her to remove because they wanted it to cover any outstanding checks.

Alleged incident in July 1998

- 20. I notice that Susan now claims in her statement to the court that I was violent with her on July 11, 1998. She states that I choked her and pushed onto the ground, hurting her back so badly that she could not go to work. I have never choked my wife, and I have never pushed her to the ground. I am very aware of her back condition and I do not initiate confrontations with her.
- 21. My recollection of that day is that Susan slipped while doing the stair-climbing exercises her doctor wants her to do. Susan was obviously in a lot of pain. I picked her up, carried her to bed, gave her some medication, and called her work for her to say she would not be in because she was in a lot of pain after a fall.

Alleged incident in May 1998

AFFIDAVIT OF RESPONDENT IN OPPOSITION TO PETITION FOR ORDER OF PROTECTION-7

22. I see that Susan now claims also that there was an incident in May 1998 when I would not let her leave the house. Susan again states that I took her keys that day. Susan has exaggerated and distorted the facts here. What happened in May was we argued and Susan called her sister to come get her. I helped pack the car and Susan was gone less than 24 hours before she called and asked to come home again.

Conclusion

- 23. It looks to me like Susan is thinking of getting a divorce from me. I would like to see our marriage work. I am not a violent man. I realize the court may not take my word on that. This is my second marriage and I do not want to see it fail. If Susan is willing enroll in mental health counseling, I am certainly willing to attend marriage counseling or do anything else within reason to try and prevent the failure of our marriage.
- 24. Our bills are not so terrible that with two working parents we cannot deal with them. We have a car loan for our 1998 Saturn with a balance owed of about \$15,000.00. We also have two MasterCards on which we owe about \$5,500.00, and then we have a Discovery card on which the balance is about \$2,500.00. If Susan and I need to go to consumer credit counseling to get help with paying off these bills, I am certainly willing to take a look at that. I am disturbed that Susan took \$520.00 out of our joint bank account, and I would

ask that she replace that money so that we can apply it to our debts. We have a rent payment coming up at the apartment and right now I do not have the money to make that payment.

25. If Susan wants to continue living with her sister and brother-in-law in Spanaway while I live in the apartment, maybe that would allow us time to see where our marriage is going. I am supposed to return to Camp Pendleton in California on September 1, and from there I am supposed to go to Japan in November for six months. Susan can continue to occupy the apartment in Puyallup when I leave for California. In other words, with these types of arrangements, I do not see why it would be necessary for Susan and I to have a continued restraining order.

I declare under penalty of perjury according to the laws of the State of Washington, that the foregoing is true and correct to the best of my information and belief.

Dated this <u>IUT</u> day of August, 1998, at Tacoma, Washington.

DANIEL C. CRAWFORD, Respondent

AUI: 1938

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY								
Susan C. Crawford 4-1-76 Petitioner DOB Daniel C. Crawford 3-22-72 Respondent DOB					NO. 98-2-02332- ORDER FOR PROTECTION NF (ORPRT) (Children) \$ (Clerk's Action Required)			
Notice of this hearing was served on the respondent by personal service service by publication/pursuant to court order, other Other								
Minors	addressed in this orde	r:			PIERCE COLING PM			
	Name	Age	Name		Age	Name COI VAS	HII IGTOAge	
	4/ex	4/2 mos	•		>=====================================		UEPUTY	
X X	Respondent is RESTRAINED from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking petitioner the minors named in the table above these minors only: Respondent is RESTRAINED from coming near and from having any contact whatsoever, in person or through others, directly or indirectly with petitioner the minors named in the table above these minors only: Respondent is EXCLUDED from entering petitioner's residence. At present petitioner's address is confidential the following: Petitioner shall have exclusive right to the residence at: The respondent shall immediately VACATE the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present. Respondent is RESTRAINED from entering petitioner's school place of employment these minors only: Solve the sexual assault, and from molesting, between the minors named in the table above these minors or through others are the minors named in the table above these minors or through others, directly and the stall above these minors or through others are the minors named in the table above these minors or through others are the minors named in the table above these minors or through others are the minors named in the table above these minors or through others are the minors named in the table above these minors or through others.							
	Respondent shall participate in treatment and counseling as follows: domestic violence treatment or counseling at: parenting classes at: drug/alcohol treatment at: other: Petitioner is GRANTED the temporary care, custody, and control of the minors named in the table above							
	Respondent is RESTRAINED from interfering with petitioner's physical or legal custody of the minors named in the table above these minors only:							

	98-2-62332-1
	Respondent is RESTRAINED from removing from the state the minors named in the table above these minors only:
	The respondent will be allowed visitations as follows:
	Petitioner may request modification of visitation if respondent fails to comply with treatment or counseling as ordered by the court.
	OTHER:
ļ	IN SOUNTY CLERK
Any RCW	RNINGS TO THE RESPONDENT: Violation of the provisions of this order with actival notice of its terms is a inal offense under chapter 26.50 RCW and RCW 10.31.100 and will subject a violator to arrest. P.M. TED RUTTY, WASHINGER UNDER THE PROPERTY OF SECONDER OF SECOND ACTIVATION OF THE PROPERTY OF THE PROPER
ALL	J CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR OW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain violating the order's provisions. Only the court can change the order upon written application.
X	further ordered that the Clerk of the Court shall forward a copy of this order on or before the next judicial day to: County Sheriff's Office or 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, and assist petitioner in obtaining: Possession of petitioner's residence personal property at the above address. Custody of the above-named minors, including taking physical custody for delivery to petitioner. Other: County Sheriff's Office or Tecon 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.
□ т	This order is issued following service by publication and petitioner may serve this order by publication.
X 1	THIS ORDER FOR PROTECTION IS PERMANENT EXPIRES ON
	If the duration of this order exceeds one year, the court finds that an order of less than one year will be insufficient to prevent further acts of domestic violence.
DATE	ED Aug. 17, 1998 at 1:50 AMPM
	COURT COMMISSIONER
Presen	I acknowledge receipt of a copy of this Order for Protection: Respondent Date Date

ORDER FOR PROTECTION - 2 DV-3.020 (7/94) - RCW 26.50.060