RECEIVED & FILED Mason County Clerk

DEC 14 2020

Superior Court of WA Sharon Fogo

| | 20 - 27810 | |
|---|---|--|
| Superior Court of Washington | | |
| for | No. 20-1-456-23 | |
| State | Pre-Charge | |
| Plaintiff | Domestic Violence No-Contact Order | |
| Vs. | (clj=NOCON, Superior cts =ORNC) | |
| Brandon J. Harding | Clerk's action required: Para 9 | |
| Defendant (First, Middle, Last Name) | | |
| No-Contact Order | | |
| 1. Protected Person's Identifiers: Defendant's Identifiers: | | |
| | a minor, use initials Date of Birth | |
| | nstead of name, provide 02/24/1994 | |
| • • • • | ther info., and complete Law Enforcement Gender Race | |
| | nformation Sheet (LEIS). | |
| 2. Defendant: A. do not cause, attempt, or threaten to cause bodily injury to, assault, sexually assault, harass, stalk, or keep under surveillance the protected person. B. do not contact the protected person, directly, indirectly, in person or through others, by phone, mail, or electronic means, except for mailing or service of process of court documents through a third party, or contact by the defendant's lawyers. C. do not knowingly enter, remain, or come within | | |
| warning: Violation of the provisions of this order under chapter 26.50 RCW and will subject a violation of this order endangerment that is a violation of this order is a protected by this order invites or allows you to | with actual notice of its terms is a criminal offense tor to arrest; any assault, drive-by shooting, or reckless felony. You can be arrested even if the person o violate the order's prohibitions. You have the sole order's provisions. Only the court can change the | |

Domestic Violence No-Contact Order (NOCON) (ORNC) - Page 1 of 2 WPF NC 02.0200 (06/2012) - RCW 10.99.040, .045.050

20-1-00456-23 ORNC No Contact Order



| | Findings of Fact |
|----|---|
| 5. | Based upon the record both written and oral, the court finds that the defendant has been charged with, arrested for, or convicted of a domestic violence offense, and the court issues this Domestic Violence No-Contact Order under chapter 10.99 RCW to prevent possible recurrence of violence. |
| 6. | The court further finds that the defendant's relationship to a person protected by this order is an Intimate partner (former/current spouse; parent of common child; or former/current cohabitants as intimate partners) orOther family member as defined by Ch. 10.99 RCW: |
| 7. | ☐ (Pretrial Order) For crimes not defined as a serious offense, the court makes the following mandatory findings pursuant to RCW 9.41.800: ☐ The defendant used, displayed, or threatened to use a firearm or other dangerous weapon in a felony. ☑ The defendant is ineligible to possess a firearm due to a prior conviction pursuant to RCW 9.41.040; or ☐ Possession of a firearm or other dangerous weapon by the defendant presents a serious and imminent threat to public health or safety, or to the health or safety of any individual. |
| | Additional Warnings to Defendant: This order does not modify or terminate any order entered in any other case. You are still required to comply with other orders. |
| | Willful violation of this order is punishable under RCW 26.50.110. State and federal firearm restrictions upply. 18 U.S.C. § 922(g)(8)(9); RCW 9.41.040. |
| F | 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. |
| | Additional Orders |
| 8. | Civil standby: The appropriate law enforcement agency shall, at a reasonable time and for a reasonable duration, assist the defendant in obtaining personal belongings located at: |
| 9. | The clerk of the court shall forward a copy of this order on or before the next judicial day to: County Sheriff's Office City Police Department where the case is filed, which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants. |

Defendant

The protected person shall be provided with a certified copy of this order.

I am a certified or registered interpreter or found by the court to be qualified to interpret in the language, which the defendant understands. I translated this order for the defendant from English into that language.

Signed at (city) ________, (state) _______, on (date) ______.

Interpreter: _______ print name:

Dated: _____ Time ____ a.m. __p.m. __in open court with the defendant present.

Per telephonic

I acknowledge receipt of a copy of this order: