SUMMONS COURT OF COMMMON PLEAS LAKE COUNTY, OHIO

BRYAN REO

Petitioner

Case No. 16CS000102

Vs.

Judge VINCENT A CULOTTA

MARTIN LINDSTEDT

Respondent

To the following named respondent:

MARTIN LINDSTEDT 338 RABBIT TRACK ROAD GRANBY, MO 64844

You have been named a respondent in a petition filed in the Lake County Court of Common Pleas, Lake County Courthouse, Plaintiff, Ohio .a copy of the petition is attached.

The name and address of the petitioner's attorney (or the petitioner if he/she does not have an attorney is:

MENTOR OH 44060

You have hereby summoned and required to serve upon the petitioner's attorney, or the petitioner, if he/she has no attorney of record, a copy of your answer to the petition.

Your answer must be sent to the petitioner's attorney or the petitioner, if he/she has no attorney of record, within twenty-eight (28) days after service of this Summons on you, exclusive of the date of service.

Your answer must also be filed with the court within (3) days after the service of a copy of your answer to the petitioner's attorney or the petitioner, if he/she has no attorney of record.

If this Summons is accompanied by a Notice of hearing, you must appear in Court on the date and time stated in the Notice of hearing. If you do not appear, evidence may be heard in your absence, a determination may be made by the court judgment by default may be rendered against you for the relief demanded in the petition.

If the Notice of Hearing sets a hearing date within ten (10) days, you do not have to send an answer after the Hearing date, because the Hearing will have already taken place.

Maureen G. Kelly
Lake County Clerk of Court

By: Helena Wheeler

February 2, 2016

NOTICE OF HEARING APPLICATION OR MOTION

The State of Ohio, Lake County	Common Pleas Court
To the Sheriff of said County: You are hereby commanded to notify MARTIN LINDSTEDT 338 RABBIT TRACK ROAD GRANBY, MO 64844	
That the following notice has been made by this Common Pleas	s Court, to-wit: Lake County, Ohio
BRYAN REO Petitioner Vs. MARTIN LINDSTEDT Respondent	Case NO. 16CS000102 PETITION FOR CIVIL
	STALKING E OF HEARING
TO: MARTIN LINDSTEDT 338 RABBIT TRACK ROAD GRANBY, MO 64844	
PETITION FOR CIVIL STALKING and the February 25, 2016 at 8:30 am.	auary 19, 2016 BRYAN REO filed in said Court at said motion will be set for hearing before said Court or litness my hand and the seal of said Court, this 2 February 2016 Maureen G. Kelly Clerk of Courts
Ву	y <i>Helena Wheeler</i> Deputy Clerk
The State of Ohio, Lake County Ohio Received this writ2007,day of 20, I served the same on topersonally a true copy	ato'clockam/pm and on the the within named MARTIN LINDSTEDT by delivering

The State of Ohio, Lake	County Ohio		
Received this wa	rit 2007, at	o'clock_	am/pm and on the
day of 20	, I served the same on the wi	thin named MARTIN	LINDSTEDT by de
to personally a true copy thereof			
Sheriff fee:			
	By		
	D	enuty Sheriff	

IN THE COURT OF COMMON PLEAS THE STATE OF OHIO, LAKE COUNTY

NOTICE OF COURT ORDER

Case No. 16CS000102

To:

MARTIN LINDSTEDT

338 RABBIT TRACK ROAD

GRANBY, MO 64844

You are hereby notified that the following notice has been made by this Court, to-wit:

COMMON PLEAS

LAKE COUNTY, OHIO

BRYAN REO

Petitioner

Vs.

PETITION FOR CIVIL STALKING

MARTIN LINDSTEDT Respondent

ORDER
SEE ATTACHED CERTIFIED COPY

February 2, 2016

/s/VINCENT A CULOTTA

BRYAN REO AND SEB - 2INTHE COURT AND SEB - 2INTHE COURT LAKE OF COURT	RT OF COMMON PLEAS E COUNTY, OHIO		
BRYAN REO MAUREEN G. KEL COURT) CASE NO.: 16CS000102		
Petitioner vs.) JUDGE VINCENT A. CULOTTA) MAGISTRATE ADRIENNE S. FOSTER		
MARTIN LINDSTEDT) JUDGMENT ENTRY		
Respondent			

This matter came on for consideration upon the petitioner's request for a civil stalking order of protection. The court granted an ex parte order of protection on January 19, 2016, and set a full hearing for February 2, 2016. The court finds that the respondent has not yet been properly served because the clerk lacks a sufficient address to direct service. Consequently, the full hearing cannot be conducted.

WHEREFORE, it is ordered that the full hearing is continued to February 25, 2016, at 8:30am. Furthermore, the petitioner is ordered to provide the clerk with updated information and instructions for service of the original petition, the ex parte order, together with a notice of the rescheduled full hearing date upon the respondent. The court hereby notifies the petitioner that a failure to provide this information and direct successful service upon the respondent prior to the rescheduled hearing may result in the dismissal of this matter, without prejudice.

IT IS SO ORDERED.

JUDGE VINCENT A. CULÖTTA

Court – Copies to:
Petitioner Bryan Reo
Respondent Martin Lindstedt

GERTIFY THIS TO BE A TRUE COPY OF THE RECORDS ON FILE IN THE LAKE COUNTY CLERK OF COURTS OFFICE.

JOURNALIZED

KELLY, CLERK OF COURTS

16CS000102 VINCENT A CULOTTA

FORM 10.03-H: WARNING CONCERNING THE ATTACHED PROTECTION ORDER

NOTE: Rule 10.03 of the Rules of Superintendence for the Courts of Ohio requires this Warning to be attached to the FRONT of all protection orders issued pursuant to RIC 2903.213 35 b and 2903.214 by the courts of the State of Ohio. TO BE USED WITH FORMS 10 COURT 10.03-E, and 10.03-F.

WARNING TO RESPONDENT/ DEFENDANT

Violating the attached Protection Order is a crime, punishable by imprisonment or fine or both, and may cause your bond to be revoked or result in a contempt of court citation against you.

This Protection Order is enforceable in all 50 states, the District of Columbia, tribal lands, and U.S. Territories pursuant to the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to federal charges and punishment.

Only the Court may change this Order. The Petitioner/Alleged Victim cannot give you legal permission to violate this order. If you go near the Petitioner or other protected persons, even with their permission, you may be arrested. You act at your own risk if you disregard this WARNING.

WARNING TO PETITIONER / ALLEGED VICTIM

You cannot change the terms of this Order by your words or actions. Only the Court may allow the Respondent/Defendant to contact you or return to your residence. This Order cannot be changed by either party without obtaining a written court order.

NOTICE ABOUT FIREARMS AND DEADLY WEAPONS

As a result of this Order, it may be unlawful for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition, pursuant to federal law, 18 U.S.C. 922(g)(8). If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult a lawyer.

This Order may be subject to the exceptions pursuant to 18 U.S.C. 925(a)(1) with respect only to the official use of government-issued firearms or ammunition for the use of any department or agency of the United States, Ohio, or its political subdivision. This exception does not apply if the Defendant/Respondent has been convicted of an offense of violence, for example domestic violence, menacing by stalking, etc., against a family or household member.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all jurisdictions. Violating this Protection Order, whether it is a criminal or civil protection order, is a crime under R.C. 2919.27. Law enforcement officers with powers to arrest under R.C. 2935.03 for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2919.27, 2903.213, and 2903.214. If you have reasonable grounds to believe that Respondent/Defendant has violated this Protection Order, it is the preferred course of action in Ohio under R.C. 2935.03 to arrest and detain Respondent/ Defendant until a warrant may be obtained. Federal and state laws prohibit charging a fee for service of this order.

	RT OF COMMON PLEAS 16CS000102 VANCEDET A COLUMN OFFERS A 3 56
Order of Protection Per R C. 2903.214(F)(3), this Order is indexed at	VINCENT A CULOTTA LAKE CO. CLERK OF COURT
LAW ENFORCEMENT AGENCY WHERE INDEXED	State OHIO
PHONE NUMBER	☐ CIVIL STALKING PROTECTION ORDER EX PARTE (R.C. 2903.214) ☐ CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER EX PARTE (R.C. 2903.214)
PETITIONER:	PERSON(S) PROTECTED BY THIS ORDER:
Bryan Reo First Middle Last	Petrtioner: Bryan Rea DOB: 4808-22-86 Petrtioner's Family of Household Members: (Additional forms attached.) DOB: DOB: DOB: DOB: DOB: DOB: DOB: DOB:
RESPONDENT:	RESPONDENT IDENTIFIERS
Martin Lindsteat First Middle Last Relationship to Petitioner: Noyle	SEX RACE HT WT M W 5'10 250 EYES HAIR DATE OF BIRTH BI BYON 12 1 251 1957 DRIVER'S LIC. NO. EXP. DATE STATE H O
Address where Respondent can be found: 338 Rabbit Track P.	Distinguishing features Half Board
WARNING TO LAW ENFORCEMENT: RESPO	ONDENT HAS FIREARMS ACCESS - PROCEED WITH
(Violence Against Women Act, 18 U S.C. 2265, Federal Full Far enforcement.)	th & Credit Declaration: Registration of this Order is not required for
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matte opportunity to be heard within the time required by Ohio	r, and the Respondent will be provided with reasonable notice and law. Additional findings of this Order are set forth below.
THE COURT HEREBY ORDERS: That the above named Respondent be restrained from counter protected persons named in this Order. Additional to	ommitting acts of abuse or threats of abuse agamst the Petitioner and terms of this Order are set forth below.
The terms of this Order shall be effective until	3 / 9 / 2016 (DATE CERTAIN). page attached to the front of this Order.

FORM 10.03-E: CIVIL STALKING PROTECTION ORDER OR CIVIL SEXUALLY ORIENTED OFFENCE PROTECTION ORDER EX PARTE Amended: March 1, 2014
Discard all previous versions of this form

[Page 2 of 4 Form	n 10.03-E
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Case No 16 CS 102

The Court finds that the protected persons herein are in immediate and present danger and, for good cause shown, the following temporary orders are necessary to protect the persons named in this Order.

RESPONDENT SHALL NOT ABUSE, harm, attempt to harm, threaten, follow, stalk, harass, force sexual relations upon, or commit sexually oriented offenses against the protected persons named in this Order. [NCIC 01 and 02]

	ALL OF THE PROVISIONS CHECKED BELOW ALSO APPLY TO THE RESPONDENT		
□ 1.	RESPONDENT SHALL NOT ENTER or interfere with the residence, school, business, place of employment, day care centers, or child care providers of the protected persons named in this Order, including the buildings, grounds, and parking lots at those locations. Respondent may not violate this Order even with the permission of a protected person. [NCIC 04]		
1 22/	RESPONDENT SHALL NOT INTERFERE with protected persons' right to occupy the residence including, but not limited to canceling utilities or insurance or interrupting telephone service, mail delivery, or the delivery of any other documents or items.		
□3.	. RESPONDENT SHALL SURRENDER all keys and garage door openers to the following residence:		
	at the earliest possible opportunity after service of this Order to the law enforcement agency that serves Respondent with this Order or as follows:		
. □4.	RESPONDENT SHALL STAY AWAY FROM PETITIONER and all other protected persons named in this Order, and not be present within 500 feet or (distance) of any protected persons wherever those protected persons may be found, or any place the Respondent knows or should know the protected persons are likely to be, even with the protected persons' permission. If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart immediately. This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04] Subject to Paragraph a. (MES)		
Z15.			
	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY OR PETS owned or possessed by the protected persons named in this Order.		

FORM 10.03-E: CIVIL STALKING PROTECTION ORDER OR CIVIL SEXUALLY ORIENTED OFFENCE PROTECTION ORDER EX PARTE Amended: March 1, 2014 Discard all previous versions of this form

Page	3 of	4 Form	10.03-E
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Case No. 1605162

instant messaging; fax; e-mail; voice mail; delivery service; social networking media; blogging; writings; electronic communications; or communications by any other means directly or through another person. Respondent may not violate this Order even with the permission of a protected person. [NCIC 05] Subject to paragraph 4. (M23)

- RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
 - RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON at any time while the Order remains in effect unless Respondent is excepted for official use pursuant to 18 U.S.C. 925(a)(1). [NCIC 07]

RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS AND CONCEALED CARRY W		
	LICENSE in Respondent's possession to the law enforcement agency that serves Respondent with this	
	Order or as follows:	

Any law enforcement agency is authorized to take possession of deadly weapons pursuant to this paragraph and hold them in protective custody until further Court order. [NCIC 07]

№9.	IT IS FURTHER ORDERED: [NCIC 08]
	RESPONDENT MAY be in potitioner's preside to AMAND My COURT proceeding
	surdring both parties.
	RESPONDENT MAY SEND COVER FILINGS FROM CORE PROCESSING INVOLVING BOTH
	PARTIES, but only to the extent Necessary to Comply with Civ. R. S.
	Any Communications beyong Service of Documents filed with the
	LOURT IN CASES DETIVERY the PARTIES IS A CRIMINAL VICLATION of this order-
40	ALL DISCOVERY SHALL STRICTLY COMPLY with Civ. D. 65 1/D)

- 11. IT IS FURTHER ORDERED that the Clerk of Court shall cause a copy of the Petition and this Order to be delivered to the Respondent as required by Civ.R. 65.1. The Clerk of Court shall also provide certified copies of the Petition and this Order to Petitioner upon request. This Order is granted without bond. No costs or fees shall be assessed against the Petitioner for filling, issuing, registering, modifying, enforcing, dismissing, withdrawing, or serving this protection order.
- 12. ALL OF THE TERMS OF THIS ORDER SHALL REMAIN IN FULL FORCE AND EFFECT UNTIL

IT IS SO ORDERED.

JUDGEMAGISTRATE JONG

FORM 10.03-E: CIVIL STALKING PROTECTION ORDER OR CIVIL SEXUALLY ORIENTED OFFENCE PROTECTION ORDER EX PARTE Amended: March 1, 2014
Discard all previous versions of this form

THE RECORDS ON FILE IN THE LAKE COUNTY CLERK OF COURTS OFFICE.

MAUREEN G. KELLY, CLERK OF COURTS

Case No. 1603102

NOTICE TO RESPONDENT

THE PERSONS PROTECTED BY THIS ORDER CANNOT GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THIS ORDER. IF YOU VIOLATE ANY TERMS OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

A FULL HEARING on this Order, and on all other issues raised by the Petition, shall be held before Judge or Magistrate	TO THE CLERK COPIES OF THIS ORDER SHALL BE DELIVERED TO:
on the 2 nd day of +26 ,20 16	☐ Petitioner ☐ Respondent ☐ Police Department Where Petitioner Resides:
at \$30 Da.m. \p.m. at the following location: Magistates - 2 to 71. Lake County Courthuse	Sheriff's Office: Cold-C Police Department Where Petitioner Works:
47 D. rack Pl tainesville OH 44027	Other: