## CIRCUIT COURT OF ILLINOIS TWELFTH JUDICIAL CIRCUIT WILL COUNTY

$\times$	Independent
	Criminal
	luvenile

CONNIE L FO	DRSYTHE (64)					
Petitioner's N	Name (Person comple	ting form)		-		FILED
Name(s) of other protected parties						
				_		OCT 24 2019 02: 06 PM
				-		Andrea Lyan Chasteen
Check if filing	g on behalf of:					They car god of the car
	- hild, or □ an adı	ult who be	cause of			CLERK OF THE
	y, health, or inac		cannot			TWELFTH JUDICIAL CIRCUIT
file the petition	on (list name(s) b	elow)				WILL COUNTY
CONNIE L FO	RSYTHE (64)			-		
VS.					Case # 2019OP	001740
						completed by Court)
JOHN NORTO	N			-1		,
Respondent	's Name (Person y	ou want prot	ection from)			
	o reality	ou want prot	STALKING N	NO CONTA	CT OPDED	
	Lawrence Towns				CONTACT ORD	
	Issued on: Expires on:	Date: _ Date:			Time: Time:	a.m/p.m
	Expires on.	Date		NOTICE	Time:	a.m/p.m
	Hearing is set fo	r: Date:		Tim	e: a.	m/n m at the
			County Courthous	se, Courtroom	,,	
		7-1		, IL		(street address)
		(cit	!y)			
		$\boxtimes$ P	LENARY STAI	LKING NO C	ONTACT ORDE	R
					der 740 ILCS 21/60	))
Issued on:	Date: 10/24/20	19		Time: 02:06 PM	<u>и                                    </u>	.m/p.m
In effect until:	Date: 10/23/202	10		Time: 05:00 DA	4	
	-		Order is modified a	Time: 05:00 PN	лa	.m/p.m (not to exceed 2 years).
	This Stalking No Contact Order is modified or vacated.					
	Final disposition when a Bond Forfeiture Warrant has been issued.  Two years following expiration of any sentence of supervision, conditional discharge, probation, periodic					
	imprisonment in	ving expira morisonma	ation of any senten ent or mandatory s	nce of supervision	on, conditional discha se on	arge, probation, periodic
	Final judgment i	s rendere	d in Case No.	aporvioca roica		<del></del>
Petitioner			copy of this Order i			
		g	copy of the order i	in open court of	1 10/24/2019	

									Case No. 201	
				PETITIC	NER INFOR	MATIC	NC			
Name:	CONNIE L F	FORSYTH	HE (64)							
Address:							W	ILMINGTON	IL	. 60481
			(Stree	et/ P. O. Box)	,			(City)	(Sta	ate) (Zip)
Other protect	ed persons	( person	s to be inc	luded in the S	Stalking No Cont	act Ord	er), in add	lition to the Pe	titioner are :	
Name:										
Address:							,			
			(Street	t/ P. O. Box)				(City)	(State)	) (Zip)
			. 1	RESPONI	DENT INFO	RMA	TION			
Name :			JOHN NOF		-					
Sex: 🗵 N	√ale □	Female	Race:	WHITE	Height:				***************************************	
					UNKNOWN		-			
Driver's Lice					Lice	nse Pla	ate #:			
Driver's Lice				IL	Lic	ense Pla	ate State:		IL	
Other Nume	ric Identifie				Des	cription	n:			
			per - optional)				(e.g.	passport #, military s	serial #, or other)	
	dress:			1004 NODELLI	001			WILMINGTON		60481
Name of Wo	rkplace:		(Street/ P.	O. Box)	Worl	Hours	:	(City)	(State)	(Zip)
☐ Work Add					-				 IL	
			(Street/ P.	O. Box)				(City)	(State)	(Zip)
Distinguishi	ng Physica	ıl Featur	es:							
	Respond	lent is in	carcerate	d at						
	Respond									
CAUTION	I INDICA	ATOR								
Respondent r			(S) 🗆	(Y)						
				NOTICE	TO RESPO	NDE	NT			

ANY KNOWING VIOLATION OF A STALKING NO CONTACT ORDER IS A CLASS A MISDEMEANOR. ANY SECOND OR SUBSEQUENT VIOLATION IS A CLASS 4 FELONY.

## NOTICE TO LAW ENFORCEMENT AGENCIES AND OFFICERS

Any law enforcement officer may make an arrest without warrant if the officer has probable cause to believe that the person has committed or is committing a violation of a stalking no contact order. 740 ILCS 21/130 (a)

		Case No. <u>2019OP001740</u> Ref. Case
	FINDINGS [Emergency Order]	
	The Court finds that good cause exists for granting the remedy regardless of prior service of prupon the Respondent, because the harm which that remedy is intended to prevent would be like Respondent were given any prior notice or greater notice than was given, of Petitioner's efforts relief.	cely to occur if
	FINDINGS [Jurisdiction]	
The	ne court finds that Respondent:	
	⋈ has been served with process and notice pursuant to statute.	
	☐ has entered an appearance in this case.	
	⊠ is present in court, in person, and/or with counsel, BROWN	
	☐ is in default.	
	☐ has filed an answer.	
	Finding that Petitioner has diligently attempted to complete service of process, has not been Respondent, and has given notice by publication (service completed 30 days after the first publication notices) Reasonable efforts to accomplish actual service has been shown by eaffidavit (740 ILCS 21/60 (c)).	of three
	FINDINGS [General]	
nat sur Res dar	granting the following remedies, the Court has considered all relevant factors, including but not lifture, severity and impact on the Petitioner of Respondent's two or more acts of following, monitor rveilling, threatening, communicating or interfering or damaging property or pets of Petitioner, incespondent's concealment of his/her location in order to evade service of process or notice, and the nger of future acts of following, monitoring, observing, surveilling, threatening, communicating or maging property or pets of the party to be protected.	ring, observing, luding e likelihood of
The	e Court further finds that:	
	∨ Venue is proper (740 ILCS 21/55).	
	<ul> <li>☑ Upon examination of the Verified Petition, Petitioner under oath, and other evidence, Petiti of two or more acts of following, monitoring, observing, surveilling, threatening, communical inferring or damaging to property or pets by Respondent.</li> <li>☐ The victim is unable to bring this Petition on his/her own behalf due to age, health, disability</li> </ul>	ating, or
	inaccessibility (740 ILCS 21/15(b)).  The parties stipulate to a factual basis for the issuance of a Stalking No Contact Order.	
	¥	
	IT IS ORDERED THAT:	
_	Respondent is prohibited from threatening to commit or committing stalking personally or thr	
2.	That the respondent may not contact the Petitioner and/or other protected persons in any wathrough third parties, including, but not limited to, phone, written notes, mail, email, or fax.	ay, directly, indirectly or
3.	That the Respondent be ordered to stay at least 1000 feet away from the petitioner, a residence, school, daycare, employment and any other specified place. That Respondent be entering or remaining at the Petitioner's:	nd Petitioner's prohibited from
	place(s) of employment, located at ANYWHERE PETITIONER IS PRESENT (SEE BELOW)	
	school(s) or/ and daycare, located at	

		+			Case No. <u>2019OP001740</u> Ref. Case		
	Respondent is prohil	bited from attending this school					
	Respondent is ordered to accept a transfer, change of placement or change of program, specifically						
	Respondent is subje	ct to the following restrictions w	vithin the school, s	pecifically			
		inor, the Court orders that the periods with this Order, specifically	parents, guardian	or legal custodian t	take the following actions		
$\boxtimes$	7.1	ring specified places, when Pet	•	EET AWAY FROM	P		
	hat the Respondent be rearms.	e prohibited from possessing a	Firearms Owners	Identification Card,	or possessing or buying		
5. × O	other injunctive relief as	s follows:					
S T E	TRICT THE RESPONDI ING OF GOVERNMENT R WHILE AT SUCH ME	ER SHALL BE CONSTRUED TO I ENT'S RIGHT TO ATTEND OR P. ; RESPONDENT MUST NOT HA ETING erve this order on the following	ARTICIPATE IN AN VE ANY CONTACT	Y OPEN MEE WITH PETITION	nefer all financial		
		right to use the phone number(	The second secon	and the second s	insier all linancial		
Name of	the wireless service provider	Name of the account holder on the plan	US State in which the phone is registered	Billing telephone number of the account holder	The telephone number to be transferred		
~~~~							
within 30 This orde <b>expiratio</b>	days of this order. or can be extended upo on of this Order. NOTI	and/or attorney fees, petitioner on notice filed in the office of the E: To ensure adequate time for to the expiration of this order.	e Clerk of this Cou	rt and a hearing he	eld <b>prior to the</b>		
				414			
				IDGE JUDGE FRE AN#: IPO245878127629			
Thereby o	certify that this is a true	and correct copy of the original	al Order on file witl	n the court.			
1							
			<del>\</del>	Indrea Lynn (hasteen)	-		
(seal o	of the Clerk of Circuit Court)			Clerk of the Cir WILL ate: 10/24/2019	rcuit Court of  County,IL		
cc: 🗵 F	Petitioner 🗵 Respon	dent 🗵 Counsel of Record		dvocate  Jail	□ S/A		

Case	No.	2019OP001740

Ref. Case

## DEFINITION OF TERMS USED IN THIS STALKING NO CONTACT ORDER

- 1. **Stalking No Contact Order**: an emergency order or plenary order granted under the Stalking No Contact Order Act (the Act), which includes any remedy authorized by 740 ILCS 21/80.
- 2. Course of Conduct :means two or more acts, including but not limited to acts in which a respondent directly, indirectly, or through third parties, by any action, method, device, or means follows, monitors, observes, surveils, or threatens a person, workplace, school, or place of worship, engages in other contact, or interferes with or damages a person's property or pet. A course of conduct may include contact via electronic communications. The incarceration of a person in penal institution who commits the course of conduct is not a bar to prosecution under this Section.
- 3. Emotional distress: means significant mental suffering, anxiety or alarm.
- 4. Contact :includes any contact with the victim, that is initiated or continued without the victim's consent, or that is in disregard of the victim's expressed desire that the contact be avoided or discontinued, including but not limited to being in the physical presence of the victim; appearing within the sight of the victim; approaching or confronting the victim in a public place or on private property; appearing at the workplace or residence of the victim; entering onto or remaining on property owned, leased, or occupied by the victim; placing an object on, or delivering an object to, property owned, leased, or occupied by the victim; or appearing at the prohibited workplace, school, or place of worship.
- 5. **Petitioner:** means any named petitioner for the stalking no contact order or any named victim of stalking on whose behalf the petition is brought. "Petitioner" includes an authorized agent of a place of employment, an authorized agent of a place of worship, or an authorized agent of a school.
- 6. **Reasonable Person:** means a person in the petitioner's circumstances with the petitioner's knowledge of the respondent and the respondent's prior acts.
- 7. **Stalking**:means engaging in a course of conduct directed at a specific person, and he or she knows or should know that this course of conduct would cause a reasonable person to fear for his or her safety, the safety of a workplace, school, or place of worship, or the safety of a third person or suffer emotional distress. Stalking does not include an exercise of the right to free speech or assembly that is otherwise lawful or picketing occurring at the workplace that is otherwise lawful and arises out of a bona fide labor dispute, including any controversy concerning wages, salaries, hours, working conditions or benefits, including health and welfare, sick leave, insurance, and pension or retirement provisions, the making or maintaining of collective bargaining agreements, and the terms to be included in those agreements.