TWELFTH JUDICIAL CIRCUIT Criminal WILL COUNTY ☐ Juvenile **ROBERT HANLON (54)** Petitioner's Name (Person completing form) Name(s) of other protected parties MAY 07 2021 09: 24 AM Hudrea Lynn Chaptern Check if filing on behalf of: □ a minor child, or □ an adult who because of CLERK OF THE age, disability, health, or inaccessibility cannot TWELFTH JUDICIAL CIRCUIT file the petition (list name(s) below) WILL COUNTY ROBERT HANLON VS. Case # 2021OP000680 (to be completed by Court) JOHN NORTON Ref Case# Respondent's Name (Person you want protection from) STALKING NO CONTACT ORDER ■ EMERGENCY STALKING NO CONTACT ORDER Time: Issued on: Date: Expires on: Time: Date: NOTICE Time: at the Hearing is set for: Date: County Courthouse, Courtroom , IL ☑ PLENARY STALKING NO CONTACT ORDER (Requires Service of Process Under 740 ILCS 21/60) Time: 09:24 AM Date: 05/07/2021 Issued on: In effect until: (not to exceed 2 years). Time: 05:00 PM Date: 05/05/2023 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, imprisonment or mandatory supervised release on Final judgment is rendered in Case No. ☐ Petitioner ☐ Respondent given a copy of this Order in open court on

| | PETITIONE | R INFORMATI | ION | | |
|--|--|-------------------|---------------------------------------|--------------|----------|
| me: ROBERT HANLON (54) | Company of the last of the las | | | | 60098 |
| Address: | | <u>W</u> | OODSTOCK | IL (0) | (Zip) |
| | (Street/ P. O. Box) | | (City) | (State) | (219) |
| Other protected persons (persons to | he included in the Stelle | ing No Contact Or | der) in addition to the Petition | ner are : | |
| | be included in the Stark | ing No Contact Of | doi), in dedition to the | | |
| Name: | | | | | |
| Address: | (Street/ P. O. Box) | allow to the late | (City) | (State) | (Zip) |
| | | | | | |
| | RESPONDE | NT INFORMA | ATION | | |
| Name: JOHN NORTON | | DC |)B: | _ | |
| Sex: ⊠ Male □ Female R | ace: WHITE | Height: 6'1" | Weight: 150 | | |
| Hair Color: BROWN | Eye Color: BLUE | | Social Security#: | | |
| Driver's License #: | License Plate #: | | | | |
| Driver's License State: IL | | License | Plate State: IL SKINNY DESHEVELLED \ | WHITE MALE | |
| | | | TYPICALLY WEARING A | BLACK OR BL | UET |
| Other Numeric Identifier: | A STATUTE | Descripti | ion: SHIRT AND FILTHY JEAN | | |
| (number - | optional) | | (e.g.passport #, military seria | #, or other) | |
| | HEROTE (CYC) | FE AND STATE | WILMINGTON | IL | 60481 |
| | (Street/ P. O. Box) | | (City) | (State) | (Zip) |
| Name of Workplace: | I manusclosson in part | Work Hou | irs: | | |
| ☐ Work Address: | Marie and the last of the last | 2 NOTICE | | | |
| | (Street/ P. O. Box) | | (City) | (State) | (Zip) |
| Distinguishing Physical Features | | | | | |
| ☐ Respondent is inca | | | | | |
| Respondent's addr | | HEXULC HOLE | | | |
| CAUTION INDICATOR | | | | | |
| Respondent may be (A) Consi | dered armed and/or dan | gerous (S) S | uicidal (Y) Considered a | rmed, danger | rous and |
| suicidal | | | Make to Colon of the | | |
| | NOTICE T | O RESPON | DENT | | |
| ANY KNOWING VIOLATION SECOND OR SUBSEQUEN | N OF A STALKING NO | CONTACT ORDER | R IS A CLASS A MISDEMEA | NOR, ANY | |
| SECOND OK SUBSECIOEN | I VIOLATION IS A CLA | | | | |

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)

| 1 | Case No. 2021OP00 | | | | |
|--------------------|--|--|--|--|--|
| | Ref Cons | | | | |
| | FINDINGS [Emergency Order] | | | | |
| | The Court finds that good cause exists for granting the remedy regardless of prior service of process or notice upon the Respondent, because the harm which that remedy is intended to prevent would be likely to occur if Respondent were given any prior notice or greater notice than was given, of Petitioner's efforts to obtain judicial relief. | | | | |
| | FINDINGS [Jurisdiction] | | | | |
| TI | 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, | | | | |
| | is in default. | | | | |
| | ☐ has filed an answer. | | | | |
| | Finding that Petitioner has diligently attempted to complete service of process, has not been able to serve Respondent, and has given notice by publication (service completed 30 days after the first of three publication notices) Reasonable efforts to accomplish actual service has been shown by evidence or affidavit (740 ILCS 21/60 (c)). | | | | |
| FINDINGS [General] | | | | | |
| | In granting the following remedies, the Court has considered all relevant factors, including but not limited to the nature, severity and impact on the Petitioner of Respondent's two or more acts of following, monitoring, observing, surveilling, threatening, communicating or interfering or damaging property or pets of Petitioner, including Respondent's concealment of his/her location in order to evade service of process or notice, and the likelihood of danger of future acts of following, monitoring, observing, surveilling, threatening, communicating or interfering or damaging property or pets of the party to be protected. | | | | |
| | The Court further finds that: | | | | |
| | ✓ Venue is proper (740 ILCS 21/55). | | | | |
| | Upon examination of the Verified Petition, Petitioner under oath, and other evidence, Petitioner is a victim of two or more acts of following, monitoring, observing, surveilling, threatening, communicating, or inferring or damaging to property or pets by Respondent. | | | | |
| | The victim is unable to bring this Petition on his/her own behalf due to age, health, disability, or inaccessibility (740 ILCS 21/15(b)). | | | | |
| 1 | The parties stipulate to a factual basis for the issuance of a Stalking No Contact Order. | | | | |
| 1 | IT IS ORDERED THAT: | | | | |
| 1 | Respondent is prohibited from threatening to commit or committing stalking personally or through third party. Respondent is prohibited from threatening to commit or committing stalking personally or through third party. | | | | |
| 1 | That the respondent may not contact the Petitioner and/or other protected persons in any way, directly, indirectly or through third parties, including, but not limited to, phone, written notes, mail, email, or fax. **That the respondent may not contact the Petitioner and/or other protected persons in any way, directly, indirectly or through third parties, including, but not limited to, phone, written notes, mail, email, or fax. | | | | |
| | 3. That the Respondent be ordered to stay at least 100 feet away from the perturbation and any other specified place. That Respondent be prohibited from residence, school, daycare, employment and any other specified place. That Respondent be prohibited from | | | | |
| | entering or remaining at the Petitioner's: place of residence, located | | | | |
| | N high at transfer of the | | | | |

school(s) or/ and daycare,