CHAPTER 4 NO CONTACT AND PROTECTIVE ORDERS

Form 4.1	Temporary Protective Order (Section 236.3 Petition)
Form 4.2	Protective Order Following Adjudication of Domestic Abuse (Section 236.3 Petition)
Form 4.3	Protective Order by Consent Agreement (Section 236.3 Petition)
Form 4.4	Cancellation, Modification or Extension of Chapter 236 Order
Form 4.5	Temporary Protective Order (Ex Parte) (Iowa Code Chapter 598)
Form 4.6	Temporary Protective Order (Hearing) (Iowa Code Chapter 598)
Form 4.7	Domestic Abuse Protective Order Accompanying Dissolution Decree (Iowa Code Chapter 598)
Form 4.8	Domestic Abuse Protective Order by Consent Agreement Accompanying Dissolution Decree (Iowa Code Chapter 598)
Form 4.9	Cancellation, Modification or Extension of Chapter 598 Order
Form 4.10	Additional Protective Order Under Section 664A.7 and Order Setting Contempt Hearing
Form 4.11	No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7)
Form 4.12	Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7)
Form 4.13	No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4)
Form 4.14	Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4)
Form 4.15	Order for Sentencing, § 664A.5
Form 4.16	Modification, Extension, or Cancellation of Order for Sentencing § 664A.5 (modification or cancellation), § 664A.8 (extension)

CHAPTER 4 NO CONTACT AND PROTECTIVE ORDERS

Form 4.1: Temporary Protective Order (Section 236.3 Petition).

Order of Protection This order can be verified during business hours with the	Case No. Judge			
County Clerk of Court at or anytime with the	County State IOWA			
(law enforce-	TEMPORARY PROTECTIVE ORDER			
nent agency) at	(Section 236.3 Petition)			
	DATE:			
PETITIONER/PROTECTED PARTY:	Other Protected Persons:			
First Middle Last				
V.				
RESPONDENT/DEFENDANT:	RESPONDENT Date of Birth			
First Middle Last	Address for Respondent (not shared address with Protected Party)			
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter. Addition THE COURT HEREBY ORDERS: The above named Respondent is restrained from committing The above named Respondent is restrained from any contact Additional terms of this order and exceptions to the above	g further acts of abuse or threats of abuse. ct with the Petitioner/Protected Party.			
This order is effective upon service on respondent. It shall re written order, or until the dismissal of the case, but in no eve	emain in effect until modified, terminated or superseded by a later ent for more than one year.			
WARNINGS TO RESPONDENT:	tion, by the courts of any state, the District of Columbia, .S.C. § 2265. Crossing state, territorial, or tribal			
NOTICE FOR LAW ENFORCEMENT:				
CAUTION: If checked, FIREARMS WARNING for Law Enforcement	The Respondent will be provided with reasonable notice and opportunity to be heard. See page 2, paragraph 8.			

Temporary Protective Order (Section 236.3 Petition) (cont'd)

The court has	considered the	Petition for Relie	of from Domestic	Abuse and finds	that a temporary	protective order
under Iowa Code section	on 236.4(2) is ne	ecessary to protec	t the protected pa	arty named above		

Therefore, the court ORDERS as follows:

you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.

- 1. Respondent shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury.
- 2. Respondent shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings.
- 3. Respondent shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.
- 4. The protected party shall have exclusive possession of the residence located at _____. Respondent shall not go to, enter, occupy or remain in that residence or any other residence in which the protected party is staying, under any circumstance. Respondent shall turn over to the sheriff all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). Respondent may enter the residence once in the company of a peace officer to retrieve respondent's clothing and work-related items. The law enforcement agency shall contact the protected party to provide notice of the intent of the respondent to return to the residence and to accommodate the safety concerns of the protected party.
- [] 5. If checked, the protected party shall have the right to exclusive use and possession of the ______ vehicle until further order of the court, and the sheriff shall take custody of respondent's keys to the vehicle upon service of this order. Sheriff will turn vehicle keys over to the protected party.
 - 6. The protected party is granted temporary custody of these children (list names and ages):

If the children are not presently in the care of protected party, the children shall be returned to the protected party's custody at the following time and in the following manner:

Unless modified by order filed in this proceeding or in a juvenile court proceeding affecting the same children, this temporary order shall prevail over any other existing custody order. The issue of visitation will be addressed at the hearing mentioned below. Until such time, respondent shall not contact these children and shall not contact the protected party about visitation.

- 7. A RESPONDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions contained in this order.
- 9. The court finds, pursuant to Iowa Code section 236.10, that to protect the safety or privacy of the protected party and/or the protected party's children, the clerk of court shall until further order of the court (check any that apply)

 [] seal the entire file from public access, other than court orders and child support payment records.

seal the entire life from public access, other than court orders and child support payment records.

 seal the following portion(s) of the file from public access:

[] redact protected party's actual address and location information prior to public dissemination of court orders, child support payment records, and other records available at the clerk's office or through the lowa Court Information System (ICIS).

Whether or not any boxes are checked above, the indices available at the clerk's office or through the Iowa Court Information System (ICIS) shall remain open.

10. The Respondent may be required to relinquish all firearms, offensive weapons, and ammunition upon issuance of a permanent protective order.

JUDGE, (District Number) JUDICIAL DISTRICT OF IOWA

[] The County Sheriff shall serve and return service upon the respondent, the petition/motion and this order at	least two days before the hearing
[] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to lowa Cod	le sections 236.5(5) and 664A.4.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinate	or at () I

[Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010]

Form 4.2: Protective Order Following Adjudication of Domestic Abuse (Section 236.3 Petition).

Order of Protection	Case No. Judge
This order can be verified during business hours with the	State IOWA
County Clerk of Court at	County State IOVVA
or anytime with the (law enforcement agency) at	FINAL DOMESTIC ABUSE PROTECTIVE ORDER (Section 236.3 Petition) ISSUE DATE:
PETITIONER/PROTECTED PARTY: First Middle Last V.	Other Protected Persons:
RESPONDENT/DEFENDANT: First Middle Last	RESPONDENT Date of Birth Address for Respondent (not shared address with Protected Party)
CAUTION: # checked, FIREARMS WARNING for Law Enforcement	
	further acts of abuse or threats of abuse. t with the Petitioner/Protected Party. re provisions are as set forth below. (one year from today's date) unless it is modified, terminated,
any U.S. Territory, and any tribal jurisdiction. 18 U.s boundaries to violate this order may result in federa	ion, by the courts of any state, the District of Columbia, S.C. § 2265. Crossing state, territorial, or tribal al imprisonment. 18 U.S.C. § 2262.

On the day of, 20, a hearing was held on the Petition for Relief from Domestic Abuse. The following persons were present and participated in the hearing:
The court FINDS by a preponderance of the evidence:
(1) Respondent was personally served with a copy of the petition and the temporary protective order containing notice of this hearing.
(2) Respondent committed a domestic abuse assault against the protected party named above.(3) Respondent represents a credible threat to the physical safety of the protected party.
Therefore, pursuant to lowa Code Chapter 236, the court ORDERS as follows: 1. Respondent shall not threaten, assault, stalk, molest, attack, harass or otherwise abuse the protected party. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury. 2. Respondent shall stay away from the protected party and shall not be in that party's presence, except in a courtroom during court hearings. 3. Respondent shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel. 4. The protected party shall have exclusive possession of the residence located at
Respondent shall not go to, enter, occupy or remain in that residence or any
other residence in which the protected party is staying, under any circumstance. 5. The is granted temporary custody of these children (list names and ages): (protected party or respondent)
is granted visitation with these children as follows (specify times, places and method of implementation of visitation):
The respondent shall not otherwise contact these children and shall not contact the protected party about visitation except as provided in this order. 6. Respondent shall not possess, ship, transport, or receive firearms, offensive weapons, or ammunition while this order is in effect pursuant to lowa Code § 724.26(2)(a). Respondent shall deliver all firearms, offensive weapons, and ammunition to the
[] redact protected party's actual address and location information prior to public dissemination of court orders, child support payment records, and other records available at the clerk's office or through the lowa Court Information System
(ICIS). Whether or not any boxes are checked above, the indices available at the clerk's office or through the lowa Court Information System (ICIS) shall remain open.
JUDGE,JUDICIAL DISTRICT
[] The County Sheriff shall serve and return service of this order upon the respondent. [] Respondent was personally served with a copy of this order by the court. [] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to lowa Code sections 236.5(5) and 664A.4.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at () If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.
Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001

[Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010]

Form 4.3: Protective Order by Consent Agreement (Section 236.3 Petition).

		-					
0	rdor of [Protoctic	. n	Case No.			147.8 0
Order of Protection				Judge	(print or type	e name here)	
This order can l	oe verified durin	g business hou	rs with the		()	ره ۱۵۰۰ ۱۵۰۰ ۱۵۰۰ ۱	
	County	Clerk of Court	at	County		State	IOWA
	or anytime	with the			PROTECTIV	E ORDE	P
			(law enforce-	BY CONSENT AGREEMENT			
ment agency) a	t				(Section 236	.3 Petitic	on)
					DATE:		
PET	ITIONER/PRO	TECTED PA	RTY:	Other Prote	ected Persons:		
		1/28//2					
First	Mid	dle	Last				
1 1130			Last				
		'.					
F	RESPONDENT	/DEFENDAN	T:	RESPO	NDENT Date of Birth	ı	
First	Mid	dle	Last	Address fo	or Respondent (not share	d address w	vith Protected Party)
CAI	JTION:	FIREARMS	ecked, S WARNING oforcement				
It has jurisdicti	HEREBY FIN on over the part be heard. Addi	DS: ies and subject		Respondent	has been provided with	n reasonab	le notice and
THE COURT	HEREBY OR	DERS:					
The above nar	ned Responder	it is restrained t	rom any contac	t with the Peti	f abuse or threats of ab tioner/Protected Party. are as set forth below		
	ll remain in effe uperseded by w		he court, or unti	(one year to the dismissa	from today's date) unle I of the case.	ss it is mod	dified, terminated,
This order s any U.S. Ter	ritory, and an	ed, even witl y tribal juriso	liction (18 U.S	i.C. § 2265).	courts of any state, Crossing state, tenent (18 U.S.C. § 22	rritorial, c	ct of Columbia, or tribal
Federal law ammunition	provides pen (18 U.S.C. § 9	alties for pos 22(g)(8)).	sessing, trans	sporting, sh	ipping, or receiving	any fire	arm or

Protective Order by Consent Agreement (Section 236.3 Petition) (cont'd)
On the day of, 20, a hearing was held on the Petition for Relief from Domestic Abuse. The following persons were present and participated in the hearing:
The court FINDS by a preponderance of the evidence: (1) Respondent was personally served with a copy of the petition and the temporary protective order containing
notice of this hearing. (2) The parties appeared and each consented to the entry of this order. [3] (3) If checked, the respondent committed a domestic abuse assault against the protected party. [4] (4) If checked, the court finds the respondent and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner" means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person"). IF (4) IS CHECKED, the court must check box 6, prohibiting the respondent from possessing firearms.
Therefore, pursuant to Iowa Code Chapter 236, the court ORDERS as follows:
 Respondent shall not threaten, assault, stalk, molest, attack, harass or otherwise abuse the protected party Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury. Respondent shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel.
3. The protected party shall have exclusive possession of the residence located at Respondent shall not go to, enter, occupy or remain in that residence or
any other residence in which the protected party is staying, under any circumstance. 4. (Insert additional provisions expressly limiting contact, if any, including limitations on access to protected
party's school or workplace): 5. The is granted temporary custody of these children (list names and ages) (protected party or respondent)
is granted visitation with these children as follows (specify times, places and method (protected party or respondent) of implementation of visitation):
The respondent shall not otherwise contact these children and shall not contact the protected party about visitation except as provided in this order.
[] 6. If checked, the respondent shall not possess firearms while this order is in effect. Respondent shall deliver all
firearms to the County Sheriff or (law enforcement agency) on or before, 20 The respondent is advised that the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C
 §§ 922(d)(8), (g)(8). 7. A RESPONDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions contained in this order. 8. This order is effective immediately.
 [] 9. If checked, court costs are assessed against respondent. 10. The court finds, pursuant to Iowa Code section 236.10, that to protect the safety or privacy of the protected party and/or the protected party's children, the clerk of court shall, until further order of the court (check any that apply) [] seal the entire file from public access, other than court orders and child support payment records. [] seal the following portion(s) of the file from public access:
[] redact protected party's actual address and location information prior to public dissemination of court orders child support payment records, and other records available at the clerk's office or through the Iowa Court Information System (ICIS).
Whether or not any boxes are checked above, the indices available at the clerk's office or through the Iowa Cour Information System (ICIS) shall remain open.
JUDGE, JUDICIAL DISTRICT
TheCounty Sheriff shall serve and return service of this order upon the respondent. Respondent was personally served with a copy of this order by the court. The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to I owa Code sections 236.5(5) and
664A.4. NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ()
Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001

[Court Order February 18, 1997, effective March 21, 1997; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 31, 2007]

Form 4.4: Cancellation, Modification or Extension of Chapter 236 Order.

Order of Protection AMENDED This order can be verified during business hours with the county Clerk of Court at or anytime with the (law enforcement agency) at	Case No. Judge
PETITIONER/PROTECTED PARTY: First Middle Last	Other Protected Persons:
V.	
RESPONDENT/DEFENDANT:	RESPONDENT Date of Birth
First Middle Last	Address for Respondent (not shared address with Protected Party)
CAUTION: If checked, FIREARMS WARNING for Law Enforcement	
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth be	Respondent has been provided with reasonable notice and pelow.
THE COURT HEREBY ORDERS:	
() The previous order is hereby cancelled as of (see #1 below) () This modified order expires on Additional terms of this order are as set forth below.	, 20
any U.S. Territory, and any tribal jurisdiction (18 U.S boundaries to violate this order may result in federa	al imprisonment (18 U.S.C. § 2262).
Federal law provides penalties for possessing, transammunition (18 U.S.C. § 922(g)(8)).	sporting, shipping, or receiving any firearm or
Only the court can change this order.	

Cancellation, Modification or Extension of Chapter 236 Order (cont'd)
On this day of, 20, this matter comes before the court regarding the Chapter 236, Temporary, Final or Consent order entered on
The court finds (if checked) that
Protected party requests order be dismissed Protected party failed to appear for hearing There is insufficient evidence
The court ORDERS as follows (check the appropriate option(s) below):(1) The order is hereby canceled . The Petition for Relief from Domestic Abuse is dismissed without prejudice.
(2) The order is modified as follows:
The modification is effective () immediately. () upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.
(3) The order is hereby extended .
(4) If checked, court costs are assessed against respondent.
(5) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.
JUDGE, JUDICIAL DISTRICT
[] The County Sheriff shall serve and return service of this order upon the respondent.
[] The were personally served with a copy of the order by the court.
[] The clerk of court shall provide copies of this order to the parties and law enforcement agencies, pursuant to Iowa Code sections 236.5(5) and 664A.4.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at () . If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.
[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 21, 2007]

Form 4.5: Temporary Protective Order (Ex Parte) (Iowa Code Chapter 598).

Ord	ler of Pr	otection	Case No.				
IN RE THE MAR	RIAGE OF	Judge	(print or type				
AND			_	(print or type	name nere)		
Upon the Petition			County		State	IOWA	
,	Petitione	,		EMPOPARY PROT	CECTIVE	ODDED	
And Concerning		,	'	TEMPORARY PROTECTIVE ORDER (EX PARTE)			
	Respondent	•		(Iowa Code Cl	hapter 5	i98)	
				ISSUE DATE:			
	PROTECTED	PARTY:	Other Prote	ected Persons:			
First	Middle	Last					
***	V.						
	DEFENDA	NT:	DEFENI	DANT Date of Birth			
First	Middle	Last	Address	for Defendant (not shared	address w	ith Protected Party)	
THE COURT HE It has jurisdiction Additional find	on over the par	ties and subject matter.					
THE COURT HE							
The above named	Defendant is i	estrained from committing estrained from any conta	act with the Protect	cted Party.			
Additional terms	of this order	and exceptions to the a	bove provisions	are as set forth below			
This order shall re until a decree is is	main in effect of sued in this dis	until modified, terminated solution.	l or superseded b	y a later written order, ι	ıntil the ca	se is dismissed, or	
Territory, and an	be enforced, e y tribal jurisdi	T: ven without registratio ction (18 U.S.C. § 2265 risonment (18 U.S.C. §). Crossing state	of any state, the Distr e, territorial, or tribal b	ict of Colo	umbia, any U.S. s to violate this	
Federal law prov U.S.C. § 922(g)(8	ides penalties)).	for possessing, transp	orting, shipping	, or receiving any fire	arm or an	nmunition (18	
Only the court ca	ın change this	order.					
		business hours with the				or anytime with	
the		(law enforcement agend	y) at	·			
NOTICE FOR LAW EN	FORCEMENT:	# about 1					
CAUTION:		If checked, FIREARMS WARNING for Law Enforcement	Please see page be provided wit	e 2, paragraph 9 to determin h reasonable notice and op	ne if the def portunity to	endant has been or will be heard.	

Iemporary I	Protective Order (Ex Parte)) (Iowa Co	ode Chapter 598	(cont'd)			
On this	day of	, 20	_, in a proceed	ng under Iowa Cod , hereina	e chapter 59 fter designa	98, a finding ted as prote	g was made ected party,
pet) should be ac	titioner or respondent) ccorded protection from		(name)		:	hereinafter	designated
as defendan court furthe order should	t. The court finds that the r finds that the protection to be furnished to the dispatould be grounds for arrest	protected to be acco tcher desi	party or the ch rded to the prot gnated in Iowa	ildren are in immine ected party is of the Code sections 236	ent danger o type and fo	of physical or the reaso	harm. The ons that this
1. De Defendant s sonably be e 2. De room during 3. De persons. Th 4. Th Defendant s s staying, u residence or pany of a p clate the safe] 5. If e rehicle until of this order	ore, the court ORDERS as fendant shall not threaten, hall not use, or attempt to respected to cause bodily in fendant shall stay away frog court hearings. fendant shall not communis restriction shall not probe protected party shall have hall not go to, enter, occup nder any circumstance. Defoutbuildings (for example eace officer to retrieve deforetected party to provide a sty concerns of the protected party. Sheriff will turn vehicle e protected party is granted.	assault, suse, or thrijury. In the prolicate with hibit comme exclusive yor remains fendant slow, keys or gendant's condition of the departy. I y shall have and the sheeys over	tected party and the protected party and the protected punification through possession of an in that resider nall turn over to garage openers) clothing and wo he intent of the verther ight to everiff shall take to the protected	shall not be in that shall not be in that party in person or the legal counsel. The residence locate are or any other residence of the sheriff all device. Defendant may enough the legal to the legal of the legal	party's pres arough any ed at	means included the protection of the protection	t in a court- luding third tected party entry to the in the com- gency shall accommo-
Unless mod	en are not presently in the ne following time and in th ified by order filed in this order shall prevail over any	e following proceeding other exi	ng manner: ng or in a juven isting custody o	ile court proceeding	g affecting t visitation w	the same ch	nildren, this essed at the
ected party	ntioned below. Until such about visitation. Thecked, the defendant sha	ll not poss	sess firearms wh	ile this order is in e	ffect. Defe	ndant shall	deliver all
enforcemen	the t agency) on or before			, 20	. The def	endant is ac	dvised that
he issuance	e of this protective order n	nay also a	affect the right t	o possess or acquir	e a firearm	or ammun	ition under
8. All cur even if the from the res	18 U.S.C. §§ 922(d)(8), () DEFENDANT WHO VIC he protected party consents trictions contained in this	LATES to conductorder.	ct that is prohibi	ted by this order. O	nly the cour	t can reliev	e defendant
	is order is entered ex parte	. A hearir	ig will be held o irthouse, Room	on	, 20	, at	o'clock
may result i	cide if this order should renthis order remaining in expression of the cancellation of the cancellation of the cancellation of the cancel action of the canc	main in ef effect whil	fect while this le the dissolutio	action is pending. In action is pending.	. Failure of	the protect	ted party to
		JUDGE,	JU	DICIAL DISTRIC	T		
The cler and 664 NOTICE: If y	he hearing. rk of court shall provide copies of	f this order t	o the parties and law	v enforcement agencies,	pursuant to Io	wa Code secti	ions 236.5(5)

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.6: Temporary Protective Order (Hearing) (Iowa Code Chapter 598).

		4!	Coop No.				
	ler of Protec		Case No.				
IN RE THE MARE	RIAGE OF		Judge	(print or type	name here)		
AND					1 [1014/4	
Upon the Petition	of	,	County		State	IOWA	
And Concerning _	Petitioner,		TEMPORARY PROTECTIVE ORDER (HEARING) (Iowa Code Chapter 598) ISSUE DATE:				
	PROTECTED PARTY:		Other Protected	Persons:			
First	Middle V.	Last					
	DEFENDANT:		DEFENDAN	T Date of Birth			
First	Middle	Last	Address for De	fendant (not shared	address wit	h Protected Party)	
	EREBY FINDS: on over the parties and s dings are set forth belo						
The above named The above named Additional terms This order shall re	EREBY ORDERS: I Defendant is restrained I Defendant is restrained of this order and exceeding in effect until modusued in this dissolution.	d from any contact eptions to the about ified, terminated o	t with the Protected F ove provisions are a	Party. as set forth belov	v.	se is dismissed, or	
Territory, and any order may result	DEFENDANT: be enforced, even with y tribal jurisdiction (18 in federal imprisonme ides penalties for pos	8 U.S.C. § 2265). ent (18 U.S.C. § 2	Crossing state, terr 262).	ritorial, or tribal b	oundaries	s to violate this	
U.S.C. § 922(g)(8))).	ocooniy, wanspo	rung, ampping, or r	eceiving any me	aim or am	illullition (10	
This order can be	an change this order. verified during business	s hours with the		County Clerk of 0	Court at	or	
			***	-			
NOTICE FOR LAW ENF	N: If ci	hecked, VARNING for Law procement	Please see page 2, pa be provided with reas			endant has been or will be heard.	

Temporary Pro	otective Order (Hearing)	(Iowa Co	ode Chapter 598)	(cont'd)	
On this	day of	, 20 _	_, in a proceedin	g under Iowa Code ch	hapter 598, a finding was made designated as protected party, hereinafter designated
(pet	titioner or respondent)		(name)	, neremaner	designated as protected party,
should be acco	orded protection from				hereinafter designated
as defendant. court further f order should b	inds that the protection to	be acco cher desi	rded to the protect gnated in Iowa C	eted party is of the type ode sections 236.5(5)	danger of physical harm. The be and for the reasons that this and 664A.4, and violation of
1. Defer Defendant sha sonably be exp 2. Defer com during c 3. Defer persons. This 4. The properties of the product of the produc	all not use, or attempt to uppected to cause bodily injudent shall stay away from ourt hearings. Indant shall not communities restriction shall not probiorotected party shall have all not go to, enter, occupy ler any circumstance. Defutbuildings (for example, ce officer to retrieve defeated party to provide not concerns of the protected party shall that the order of the court, a Sheriff will turn vehicle &	assault, see, or thrury. In the procease with a bit commerce with a commerce with a contract of the contract o	eaten to use physic tected party and so the protected party in the prosession of the in in that residence hall turn over to the garage openers). Clothing and work the intent of the de- the right to exclusive it is the protected in the protected in the contract of the protected in the contract of the protected in the contract of the protected in the protected in the contract of the protected in	cal force against the phall not be in that part rty in person or through the legal counsel. The residence located at every constant of the control of the co	ce in which the protected party hat allow access or entry to the the residence once in the com- law enforcement agency shall he residence and to accommo-
If the children custody at the	are not presently in the following time and in the	care of p	protected party, thing manner:	e children shall be re	turned to the protected party's
temporary ordinearing menti- tected party at 7. The content of the second or before that the issuant federal law. 1 8. A DF cur even if the from the restriction of the second of the from the restriction of the from the restriction of the from the restriction.	ler shall prevail over any oned below. Until such to out visitation. defendant shall not posses are of this protective order 8 U.S.C. §§ 922(d)(8), (gEFENDANT WHO VIO protected party consents ctions contained in this o order is entered after both	other exime, deformers for may also (8). LATES to conduct reder. parties in parties in parties in parties in the conduct reder.	isting custody ordered and shall not come while this order bunty Sheriff or to affect the right of THIS ORDER Fact that is prohibite received notice and	der. The issue of visiontact these children is in effect. Defendation possess or acquire a ACES IMMEDIATE d by this order. Only ad have had an opport	fecting the same children, this tation will be addressed at the and shall not contact the prount shall deliver all firearms to (law enforcement agency) The defendant is advised a firearm or ammunition under ARREST. Violation may octhe court can relieve defendant unity to be heard.
	-	JUDGE,	J UD	DICIAL DISTRICT	
The clerk sections 2	e hearing. ndant was personally served t of court shall provide copi 236.5(5) and 664A.4.	with a co les of this	py of this order by order to the partie	the court. s and law enforcement	agencies, pursuant to Iowa Code
NOTICE: If yo	ou have a disability and need If you are hearing-imp	assistance aired, call	e to participate in co Relay Iowa TTY a	t 1-800-735-2942.	call the ADA Coordinator at ()

 $[Court\ Order\ August\ 28,\ 2003,\ effective\ October\ 1,\ 2003;\ October\ 7,\ 2003;\ September\ 1,\ 2005,\ effective\ November\ 1,\ 2005;\ January\ 30,\ 2007]$

anytime with the ____

Form 4.7: Domestic Abuse Protective Order Accompanying Dissolution Decree (Iowa Code Chapter 598).

Order of Protection	Case No.
IN RE THE MARRIAGE OF	Judge(print or type name here)
AND	(print of type fiame fiere)
	County State IOWA
Upon the Petition of, Petitioner,	Gallo [
And Concerning,	DOMESTIC ABUSE PROTECTIVE ORDER ACCOMPANYING DISSOLUTION DECREE
Respondent.	(lowa Code Chapter 598)
	ISSUE DATE:
PROTECTED PARTY:	Other Protected Persons:
First Middle Last	
V.	
DEFENDANT:	DEFENDANT Date of Birth
	DEFENDANT Date of Biltin
First Middle Last	
If checked.	Address for Defendant (not shared address with Protected Party)
CAUTION: FIREARMS WARNING for Law Enforcement	
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the I opportunity to be heard. Additional findings are set forth be	Defendant has been provided with reasonable notice and low.
THE COURT HEREBY ORDERS:	
The above named Defendant is restrained from committing furn	
The above named Defendant is restrained from any contact wi Additional terms of this order and exceptions to the above	
This order shall remain in effect unless it is modified, terminate the case.	d or superseded by a later written order, or until the dismissal of
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, by Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Cr order may result in federal imprisonment (18 U.S.C. § 2262	ossing state, territorial, or tribal boundaries to violate this
Federal law provides penalties for possessing, transportin U.S.C. § $922(g)(8)$).	g, shipping, or receiving any firearm or ammunition (18
Only the court can change this order.	
This order can be verified during business hours with the	County Clerk of Court at or

____ (law enforcement agency) at ____

	npanying Dissolution Decree (Iowa Code Chapter 598) (cont'd)
On the day of,	20, a hearing was held in this marriage dissolution action to determine if, hereinafter designated as the protected party, should be accorded the
(petitioner or respondent) type of protection described in Iowa Code	e Chapter 236 from hereinafter designated (petitioner or respondent)
as defendant. The following persons wer	re present and participated in the hearing:
The court FINDS by a preponderance	e of the evidence:
(2) The defendant represents a credit	estic abuse assault against the protected party. ble threat to the physical safety of the protected party. en are in imminent danger of physical harm from the defendant.
The court accordingly ORDERS as f 1. Defendant shall not threaten, ass fendant shall not use, or attempt to use, or ably be expected to cause bodily injury.	follows: sault, stalk, molest, attack, harass or otherwise abuse the protected party. De- r threaten to use physical force against the protected party that would reason-
room during court hearings.	the protected party and shall not be in that party's presence, except in a court- te with the protected party in person or through any means including third it communication through legal counsel.
 4. Defendant shall not go to, enter, protected party is staying, under any circus. 5. The issues of custody and visitation provisions have been attached a stacked and control of the c	or occupy the protected party's residence or any other residence in which the
6. The defendant shall not possess the on or before , 20 may also affect the right to possess or as	firearms while this order is in effect. Defendant shall deliver all firearms to County Sheriff or (law enforcement agency) The defendant is advised that the issuance of this protective order equire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8),
(g)(8). 7. A DEFENDANT WHO VIOL. cur even if the protected party consents to from the restrictions contained in this ord 8. This order is effective immediate	ATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occonduct that is prohibited by this order. Only the court can relieve defendant ler. ely.
	JDGE, JUDICIAL DISTRICT
	erve and return service of this order upon the defendant.
[] Defendant was personally served with a	a copy of this order by the court.
[] The clerk of court shall provide copies sections 236.5(5) and 664A.4.	s of this order to the parties and law enforcement agencies, pursuant to Iowa Code
NOTICE: If you have a disability and need a If you are hearing-impai	ssistance to participate in court proceedings, please call the ADA Coordinator at () red, call Relay Iowa TTY at 1-800-735-2942.
effective February 15, 2001; Novemb	ective March 21, 1997; amended March 13, 1998; January 11, 2001, per 9, 2001, effective February 15, 2002; August 28, 2003, effective effective November 1, 2005; January 30, 2007]

Form 4.8: Domestic Abuse Protective Order by Consent Agreement Accompanying Dissolution Decree (Iowa Code Chapter 598).

					1		
	Order	of Pro	otection	Case No.	L		
IN RE	THE MARRIAG	E OF	C 14/15/	Judge	(print or to	ype name here)	· · · · · · · · · · · · · · · · · · ·
	AND				(p	, po namo moro,	*****
Unon				County		State	IOWA
Opon	F	Petitioner,	,		MESTIC ABUSE I	DDOTECT!	/E OBDER
And C	ConcerningRes	spondent.			BY CONSENT COMPANYING DI (lowa Code	AGREEMI SSOLUTIO	ENT N DECREE
					ISSUE	Chapter 33	
	BBO	TECTED P	ADTV	Other Prete	DATE:		
٦	PRO	TECTED P		Other Prote	cted Persons:		
	First	Middle	Last				
		V.					
		DEFENDAI	NT:	DEFEND	ANT Date of Birth		
	First	Middle	Last	Address fo	or Defendant (not shar	ed address wit	th Protected Party)
	CAUTION:	F	If checked, IREARMS WARNING for Law Enforcement		`.		
It has	COURT HEREE s jurisdiction over to trunity to be heard	he parties a	and subject matter, and the	e Defendant ha	s been provided with	n reasonable	notice and
The a	above named Defe	endant is res endant is res	RS: strained from committing for strained from any contact with and exceptions to the about	with the Protec	ted Party.		
This o	order shall remain in	effect unless	it is modified, terminated or	superseded by a	later written order, or	until the dismi	ssal of the case.
This Terri	tory, and any trib	forced, eve al jurisdict	en without registration, b ion (18 U.S.C. § 2265). C sonment (18 U.S.C. § 220	crossing state	of any state, the Dis , territorial, or triba	strict of Colu I boundaries	imbia, any U.S. s to violate this
Fede U.S.C	eral law provides C. § 922(g)(8)).	penalties fo	or possessing, transport	ing, shipping,	or receiving any fi	rearm or am	munition (18
Only	the court can ch	ange this c	order.				
This	order can be verific	ed durina bi	usiness hours with the		County Clerk o	of Court at	or

(law enforcement agency) at ____

anytime with the _

Domestic 598) (cont		Consent Agreement Ac	ecompanying Dissolution Dec	eree (Iowa Code Chapter
On the determine	e day of	, 20 , a , hereinafter de	hearing was held in this marria signated as the protected party	age dissolution action to y, should be accorded the
type of pro	pennoner or respon- ptection described in Iowa C	Code Chapter 236 from		hereinafter designated
		_	(petitioner or respondent)	_
as defenda	nt. The following persons v	were present and particip	pated in the hearing:	
The co	ourt FINDS by a preponder	ance of the evidence:		
[] (2) If	he parties appeared and eac checked, the defendant cor he protected party or the ch	nmitted a domestic abus	of this order. e assault against the protected anger of physical harm from t	party. he defendant.
The court	accordingly ORDERS as fo	llows:		
fendant sh		e, or threaten to use physic	tack, harass or otherwise abuse ical force against the protected	
	efendant shall not commun This restriction shall not prob		party in person or through a ough legal counsel.	ny means including third
	efendant shall not go to, ento party is staying, under any c		ed party's residence or any oth	ner residence in which the
4. (1 party's sch	nsert additional provisions ool or workplace):	expressly limiting conta	act, if any, including limitation	ns on access to protected
visitation p visitation s Iowa Code 6. T	provisions have been attaches hall be treated as a specific Chapter 236. The defendant shall not posse	ed and are incorporated in the provision of this protection cess firearms while this or	th in detail in the dissolution do in this order by this reference. ctive order and are enforceable order is in effect. Defendant sh	As a result, custody and e under the provisions of all deliver all firearms to
the		County Sheriff or	(law enforcement agency)
on or below $may also a$ $(g)(8)$.	affect the right to possess of	r acquire a firearm or ar	dant is advised that the issuance	18 U.S.C. §§ 922(d)(8),
cur even if	the protected party consents estrictions contained in this	s to conduct that is prohil	R FACES IMMEDIATE ARE bited by this order. Only the co	REST. Violation may oc- ourt can relieve defendant
8. T	his order is effective immed	liately.		
		JUDGE, J	UDICIAL DISTRICT	
[] The	ndant was personally served wi	ith a copy of this order by	of this order upon the defendant. the court. urties and law enforcement agenc	ies, pursuant to Iowa Code
NOTICE:	If you have a disability and nee	ed assistance to participate i npaired, call Relay Iowa T	n court proceedings, please call th IY at 1-800-735-2942.	e ADA Coordinator at ()
Court Or	der February 18, 1997, e	ffective March 21, 19	97; amended March 13, 19	998; January 11, 2001,

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.9: Cancellation, Modification or Extension of Chapter 598 Order.

Order of Protection AMENDED IN RE THE MARRIAGE OF	Judge(print or type name here)
AND	County State IOWA
Upon the Petition of, Petitioner, And Concerning,	CANCELLATION, MODIFICATION OR EXTENSION OF CHAPTER 598 ORDER
Respondent.	ISSUE DATE:
PROTECTED PARTY:	Other Protected Persons:
First Middle La V.	
DEFENDANT:	DEFENDANT Date of Birth
First Middle La If checked, FIREARMS WARI for Law Enforcem	-
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter opportunity to be heard. Additional findings are set THE COURT HEREBY ORDERS: () The previous order is hereby cancelled as of (see #1 below) () This modified order expires on Additional terms of this order are as set forth below.	, 20
Territory, and any tribal jurisdiction (18 U.S.C. § 2 order may result in federal imprisonment (18 U.S.	on, by the courts of any state, the District of Columbia, any U.S. 5). Crossing state, territorial, or tribal boundaries to violate this § 2262). Sporting, shipping, or receiving any firearm or ammunition (18
- 1011 11	
Only the court can change this order.	e County Clerk of Court at or

Can	cellation	Modification or	Extension of Chapte	r 598	Order (cont'd)
On t	he	day of	, 20	0	this matter comes before the court regarding the Chapter 598 for the protection of hereinafter designated as the protected party, and restraining
Tem	porary, I	final, or Consent	Order entered on		hereinofter decignated as the protected party and restraining
(peti	tioner or	respondent)	(name)		_ neremarier designated as the protected party, and restraining
(Pea		,	(Harrie)		hereinafter designated as the defendant.
(peti	tioner or	respondent)	(name)		hereinafter designated as the defendant.
The	court fin	ds (if checked) th	at		
	[]Pro	otected party faile ere is insufficient	ests order be dismiss d to appear for heari evidence	ng	
		rt ORDERS as fol The order is herel		ropri	ate option(s) below):
	(2)	The order is mod	ified as follows:		
The	ective or	ation is effective (der shall also rem The order is here	ain in force.) up	oon service. To the extent not inconsistent herewith, the prior
force	(4) The		all reflect this chang	ge in	status on the domestic abuse registry and shall notify law en-
			HIDGE		JUDICIAL DISTRICT
[]					service of this order upon the defendant.
[]	The		we	re per	csonally served with a copy of the order by the court.
[]		k of court shall pro 236.5(5) and 664A		rder to	the parties and law enforcement agencies, pursuant to Iowa Code
NOT	TICE: If	you have a disabilit If you are he	y and need assistance to aring-impaired, call R	o parti Lelay I	cipate in court proceedings, please call the ADA Coordinator at () lowa TTY at 1-800-735-2942.
effec	tive Fel	oruary 15, 2001	; November 9, 20	01, e	21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2002; August 28, 2003, effective ember 1, 2005; January 30, 2007]

Form 4.10: Additional Protective Order Under Section 664A.7 and Order Setting Contempt Hearing.

Order of Protection	Case No.				
	Judge(print or type name here)				
This order can be verified during business hours with theCounty Clerk of Court at	County State IOWA				
or anytime with the (law enforcement agency) at	ADDITIONAL PROTECTIVE ORDER UNDER SECTION 664A.7 AND ORDER SETTING CONTEMPT HEARING				
	ISSUE DATE:				
PETITIONER/PROTECTED PARTY: First Middle Last	Other Protected Persons:				
V .					
RESPONDENT/DEFENDANT:	RESPONDENT Date of Birth				
First Middle Last	Address for Respondent (not shared address with Protected Party)				
CAUTION: FIREARMS WARNING for Law Enforcement					

THE COURT HEREBY FINDS:

It has jurisdiction over the parties and subject matter, and the Respondent has been provided with reasonable notice and opportunity to be heard. Additional findings are set forth below.

THE COURT HEREBY ORDERS:

The above named Respondent is restrained from committing further acts of abuse or threats of abuse.

The above named Respondent is restrained from any contact with the Petitioner/Protected Party.

Additional terms of this order are as set forth below.

This order shall remain in effect until modified or terminated by further written order of the court, until the case is dismissed, or until sentencing

WARNINGS TO RESPONDENT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. § 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

Additional Protective Order Under Section 664A.7 and Order Setting Contempt Hearing (cont'd) Respondent appears in accordance with Iowa Code section 236.11 and section 664A.3. The court FINDS (a) there is probable cause to believe that on ________, 20 ______, respondent violated a domestic se order dated _______ entered for the protection of _______ abuse order dated (name) designated as protected party; (b) the presence of respondent in the protected party's residence poses a threat to the safety of the protected party, persons residing with the protected party, or members of protected party's immediate family; and (c) a no contact order should therefore be entered pursuant to Iowa Code § 664A.3. (d) If checked, the court finds the respondent and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person"). IF (d) IS CHECKED, the court must check box 4, prohibiting the respondent from possessing firearms. Therefore, the court ORDERS as follows: 1. Conditions of release, if appropriate under section 664A.3, will be established by separate order. The terms of this order shall be additional conditions of release. 2. Respondent shall personally appear before the court for a contempt hearing on the , 20 ____, at ____o'clock __.m. at the _____County Courthouse, Room____, Iowa, and show cause why he/she should not be held in contempt of court. Respondent has a right to legal counsel at such hearing. Failure of the respondent to appear for this hearing may result in the arrest of respondent. Failure of the protected party to appear may result in the case being dismissed. 3. Respondent shall have no contact with the protected party and shall not harass the protected party, persons residing with the protected party, or members of the protected party's family. Respondent shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury. To the extent not inconsistent herewith, the prior protective order shall also remain in force. 4. If checked, the respondent shall not possess firearms while this order is in effect as a condition of release. Respondent shall deliver all firearms to the County Sheriff or ______. The respondent is advised that the issuance (law enforcement agency) on or before of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (g)(8).
This protective order is in effect immediately. The order may be extended prior to expiration, or at sentence. ing, for five years pursuant to sections 664A.5 (modification) or 664A.8 (extension) A ŘESPÔNDENT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party consents to conduct that is prohibited by this order. Only the court can relieve respondent from the restrictions contained in this order. 7. Bond is set at \$ [] 8. If checked, respondent qualifies for court-appointed counsel, and attorney is appointed. JUDGE, JUDICIAL DISTRICT Respondent was personally served with a copy of this order by the court. County Sheriff shall serve and return service upon the respondent, the petition/motion and this order at least two days prior to the hearing.] The clerk of court shall provide copies of this order to the protected party, county attorney, respondent, counsel of record (if any) and the _____ County Sheriff as required by Iowa Code sections 250.5(3) and 507A.7.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at ()
______. If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942. [Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001,

effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.11: No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7).

Order of Protection	Case No. Judge
	(print or type name here)
This order can be verified during business hours with the	State IOWA
County Clerk of Court at	County State
or anytime with the	NO CONTACT ORDER
(law enforce-	(Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7)
ment agency) at	ISSUE DATE:
PROTECTED PARTY:	Other Protected Persons:
First Middle Last	
STATE OF IOWA V. DEFENDANT:	DEFENDANT Date of Birth
First Middle Last	Address for Defendant (not shared address with Protected Party)
CAUTION: If checked, FIREARMS WARNING for Law Enforcement	

THE COURT HEREBY FINDS:

It has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable notice and opportunity to be heard. **Additional findings are set forth below.**

THE COURT HEREBY ORDERS:

The above named Defendant is restrained from committing further acts of abuse or threats of abuse.

The above named Defendant is restrained from any contact with the Protected Party.

Additional terms of this order are as set forth below.

This order shall remain in effect until modified or terminated by further written order of the court, until the case is dismissed, or until sentencing.

WARNINGS TO DEFENDANT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction. 18 U.S.C. § 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment. 18 U.S.C. § 2262.

Federal and state laws provide penalties for possessing, transporting, shipping, or receiving any firearm or ammunition. 18 U.S.C. § 922(g)(8); lowa Code Section 724.26(2)(a).

No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7). (cont'd) On the basis of the complaint or affidavit(s) submitted to the court at the time of the defendant's appearance, the court finds there is probable cause to believe that [] a domestic abuse assault has occurred (§ 708.2A) or [] defendant has violated a prior no contact order or consent agreement (§ 664A.7) and the presence of the defendant in the alleged victim's residence poses a threat to the safety of the alleged victim, persons residing with the alleged victim, or members of the alleged victim's immediate family. If checked, the court finds the defendant and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person" IF CHECKED, the court must check box 6, prohibiting the defendant from possessing firearms. Therefore, the court orders as follows: 1. Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel. 2. Defendant shall not be in the immediate vicinity of the residence or place of employment of the protected party. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings. The defendant, personally or through a third party, shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party, persons residing with the protected party, or members of the protected party's family. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury. 4. If checked, defendant may enter the residence once in the company of a peace officer to retrieve defendant's clothing and work-related items. Defendant shall turn over to the law enforcement agency all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). The law enforcement agency shall contact the protected party to provide notice of the intent of the defendant to return to the residence and to accommodate the safety concerns of the protected party. 5. If checked, additional directives [] The Defendant shall not possess, ship, transport, or receive firearms, offensive weapons, or ammunition while this order is in effect pursuant to Iowa Code Section 724.26(2)(a) and as a condition of release. The Defendant shall deliver all firearms, ammunition, and offensive weapons to [Name of Law Enforcement Agency], [Address of Law Enforcement Agency], [City], lowa within 24 hours of release from jail. This protective order is in effect immediately. The order may be extended prior to expiration, or at sentencing, for five years pursuant to sections 664A.5 (modification) and 664A.8 (extension). 8. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party (ies) consent(s) to prohibited contact. Only the court may release defendant from restrictions contained in this 9. Except as specifically set out herein, this order shall not be construed as an award of personal or real property to either the defendant or the protected party. 10. Bond is set at \$ 11. If checked, defendant qualifies for court-appointed counsel, and attorney is appointed JUDGE, JUDICIAL DISTRICT

[Court Order February 18, 1997, effective March 21, 1997; amended March 13, 1998; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010; February 1, 2011]

[] The _____ County Sheriff shall serve and return service of this order upon defendant.

NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at () ____

The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the _____County Sheriff as required by lowa Code sections 236.5(5) and 664A.4.

Defendant was personally served with a copy of this order by the court.

If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942

Form 4.12: Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7).

Order (Criminal Prosecution of Domestic Abuse Assault § 708.2A Case No. Order of Protection Judge | AMENDED (print or type name here) This order can be verified during business hours with the **IOWA** County State County Clerk of Court at _ MODIFICATION, EXTENSION, OR or anytime with the **CANCELLATION OF NO CONTACT ORDER** (Criminal Prosecution of Domestic Abuse Assault § 708.2A or (law enforce-Misdemeanor Charge of Violating No Contact Order § 664A.7) ment agency) at ISSUE DATE: PROTECTED PARTY: Other Protected Persons: Middle First Last STATE OF IOWA **DEFENDANT Date of Birth DEFENDANT:** Address for Defendant (not shared address with Protected Party) First Middle Last If checked. **CAUTION:** FIREARMS WARNING for Law Enforcement THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable notice and opportunity to be heard. Additional findings are set forth below. THE COURT HEREBY ORDERS: () The previous order is hereby cancelled as of , 20 (see #1 below) () This modified order expires on Additional terms of this order are as set forth below. **WARNINGS TO DEFENDANT:** This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. § 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Domestic Abuse Assaul § 708.2A or Misdemeanor Charge of Violating No Contact Order § 664A.7) (cont'd)
On the day of, 20, this matter is before the court regarding the No Contact Order entered on
The court ORDERS as follows (check the appropriate option(s) below):
(1) The order is hereby canceled.
(2) The order is modified as follows:
The modification is effective () immediately. () upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.
(3) The court finds the defendant continues to pose a threat to the safety of the protected party (ies) THEREFORE the order entered pursuant to Iowa Code section 664A.8 is hereby extended .
(4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law en forcement regarding this order.
JUDGE, JUDICIAL DISTRICT
[] Defendant was personally served with a copy of order by the court.
[] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (it any) and the County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4.
[] The County Sheriff shall serve and return service of this order upon defendant.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at (If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.
[Court Order April 2, 1999; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.13: No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4).

Order of Protection This order can be verified during business hours with the	Case No. Judge
County Clerk of Court at	County State IOWA
or anytime with the (law enforcement agency) at	NO CONTACT ORDER (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4) ISSUE DATE:
PROTECTED PARTY: First Middle Last	Other Protected Persons:
STATE OF IOWA V. DEFENDANT:	DEFENDANT Date of Birth
First Middle Last CAUTION: FIREARMS WARNING for Law Enforcement	Address for Defendant (not shared address with Protected Party)

THE COURT HEREBY FINDS:

It has jurisdiction over the parties and subject matter, and the Defendant has been provided with reasonable notice and opportunity to be heard. Additional findings are set forth below.

THE COURT HEREBY ORDERS:

The above named Defendant is restrained from committing further acts of abuse or threats of abuse.

The above named Defendant is restrained from any contact with the Protected Party.

Additional terms of this order are as set forth below.

This order shall remain in effect until modified or terminated by further written order of the court, until the case is dismissed, or until sentencing.

WARNINGS TO DEFENDANT:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. § 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

No Contact Order (Criminal Prosecution of Harassment $ 708.7, Stalking \ 708.11, Sexual Abuse \ 709.2, \ 709.3, or \ 709.4)$ (cont'd)
On the basis of the complaint or affidavit(s) submitted to the court at the time of the defendant's appearance, the court finds there is probable cause to believe that a violation of [
has occurred and the presence of or contact with the defendant poses a threat to the safety of the alleged victim, persons residing with the alleged victim, or members of the alleged victim's immediate family.
[] If checked, the court finds the defendant and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner" means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person").
IF CHECKED, the court must check box 6, prohibiting the defendant from possessing firearms.
Therefore, the court orders as follows:
 Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel. Defendant shall not be in the immediate vicinity of the residence or place of employment of the protected party. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings. The defendant, personally or through a third party, shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party, persons residing with the protected party, or members of the protected party's family. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that
would reasonably be expected to cause bodily injury. [] 4. If checked, defendant may enter the shared residence once in the company of a peace officer to retrieve defendant's clothing and work-related items. Defendant shall turn over to the law enforcement agency all devices that allow access or entry to the residence or outbuildings (for example, keys or garage openers). The law enforcement agency shall contact the protected party to provide notice of the intent of the defendant to return to the residence and to accommodate the safety concerns of the protected party. [] 5. If checked, additional directives
[] 6. If checked, the defendant shall not possess firearms while this order is in effect as a condition of release. Defendant shall deliver all firearms to the County Sheriff or (law enforcement agency) on or before , 20 The defendant is advised that the issuance of this protective order may also affect the right to possess or acquire a firearm or ammunition under federal law. 18 U.S.C. §§ 922(d)(8), (g)(8).
7. This protective order is in effect immediately. The order may be extended prior to expiration or at sentencing for five years pursuant to section 664A.5 (modification) or section 664A.8 (extension). 8. A DEFENDANT WHO VIOLATES THIS ORDER FACES IMMEDIATE ARREST. Violation may occur even if the protected party (ies) consent(s) to prohibited contact. Only the court may release defendant from restrictions contained in this order.
9. Except as specifically set out herein, this order shall not be construed as an award of personal or real property to either the defendant or the protected party. [] 10. Bond is set at \$
[] 10. Bond is set at \$ [] 11. If checked, defendant qualifies for court-appointed counsel, and attorney is appointed.
JUDGE, JUDICIAL DISTRICT
Defendant was personally served with a copy of this order by the court. The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4. County Sheriff shall serve and return service of this order upon defendant.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at () If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.
[Court Order April 2, 1999; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.14: Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4.)

Order of Protection	Case No.
AMENDED	Judge(print or type name here)
This order can be verified during business hours with the	(print of type name nere)
County Clerk of Court at	County State IOWA
or anytime with the	MODIFICATION TYPENDEN OF
	MODIFICATION, EXTENSION, OR CANCELLATION OF NO CONTACT ORDER
(law enforce-	(Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4)
ment agency) at	ISSUE DATE:
PROTECTED PARTY:	Other Protected Persons:
Final	
First Middle Last	
STATE OF IOWA	
V.	DEFENDANT Date of Birth
DEFENDANT:	
First Middle Last	Address for Defendant (not shared address with Protected Party)
	Address to Belondari (not shared address with Florected Party)
CAUTION: If checked, FIREARMS WARNING for Law Enforcement	
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth be	Defendant has been provided with reasonable notice and elow.
THE COURT HEREBY ORDERS:	
() The previous order is hereby cancelled as of (see #1 below)	, 20
() This modified order expires on	
Additional terms of this order are as set forth below.	
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, by Territory, and any tribal jurisdiction (18 U.S.C. § 2265). Corder may result in federal imprisonment (18 U.S.C. § 226	y the courts of any state, the District of Columbia, any U.S. rossing state, territorial, or tribal boundaries to violate this 2).
Federal law provides penalties for possessing, transporti U.S.C. § $922(g)(8)$).	ng, shipping, or receiving any firearm or ammunition (18

Modification, Extension, or Cancellation of No Contact Order (Criminal Prosecution of Harassment § 708.7, Stalking § 708.11, Sexual Abuse § 709.2, § 709.3, or § 709.4 (cont'd)
On the day of, 20, this matter is before the court regarding the No Contact Order entered on
The court ORDERS as follows (check the appropriate option(s) below):
(1) The order is hereby canceled .
(2) The order is modified as follows:
The modification is effective () immediately. () upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.
 (3) The court finds the defendant continues to pose a threat to the safety of the protected party (ies) THEREFORE the order entered pursuant to Iowa Code Chapter 708 or 709 is hereby extended. (4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.
JUDGE, JUDICIAL DISTRICT
[] Defendant was personally served with a copy of this order by the court.
[] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (i any) and the County Sheriff as required by Iowa Code sections 236.5(5) and 664A.4.
[] The County Sheriff shall serve and return service of this order upon defendant.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at (
[Court Order April 2, 1999; January 11, 2001, effective February 15, 2001; November 9, 2001, effective February 15, 2002; July 11, 2002; August 28, 2003, effective October 1, 2003; September 1, 2005, effective November 1, 2005; January 30, 2007]

Form 4.15: Order for Sentencing, § 664A.5.

Order of Protection	Case No. Judge
This order can be verified during business hours with the	
County Clerk of Court at	County State IOWA
or anytime with the (law enforcement agency) at	SENTENCING NO CONTACT ORDER (Any Public Offense § 664A.5) ISSUE DATE:
PROTECTED PARTY: First Middle Last	Other Protected Persons:
STATE OF IOWA V. DEFENDANT:	DEFENDANT Date of Birth
First Middle Last If checked, FIREARMS WARNING for Law Enforcement	Address for Defendant (not shared address with Protected Party)
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth to the course of the set of	urther acts of abuse or threats of abuse. with the Petitioner/Protected Party.
WARNINGS TO RESPONDENT: This order shall be enforced, even without registrate any U.S. Territory, and any tribal jurisdiction. 18 U.S. boundaries to violate this order may result in federal	

Federal and state laws provide penalties for possessing, transporting, shipping, or receiving any firearm or ammunition. 18 U.S.C. § 922(g)(8); lowa Code Section 724.26(2)(a).

Order for Sentencing, § 664A.5 (cont'd)
The defendant has been convicted of the following crime(s):
The court finds the presence of or contact with the defendant poses a threat to the safety of
(Please check one of the following for appropriate coding in the Mandatory Arrest Protective Order Registry) [] INTIMATE PARTNER. If checked, the court finds the defendant and protected party meet the definition of intimate partners as defined in 18 U.S.C. § 921(a)(32) ("intimate partner' means, with respect to a person, the spouse of the person, a former spouse of the person, an individual who is a parent of a child of the person, and an individual who cohabitates or has cohabited with the person"). [Registry order type D] IF CHECKED, the court must check box 5, prohibiting the defendant from possessing, shipping, transporting or receiving any firearms, offensive weapons or ammunition.
OR
[] OTHER. If checked, the court finds the relationship status of the defendant and protected party is other than the federal "Intimate Partner" definition. [Registry order type I]
Therefore, the court orders as follows:
Defendant shall not communicate with the protected party in person or through any means including third persons. This restriction shall not prohibit communication through legal counsel. Defendant shall not be in the immediate vicinity of the residence or place of employment of the protected party. Defendant shall stay away from the protected party and shall not be in that party's presence except in a courtroom during court hearings. The defendant, personally or through a third party, shall not threaten, assault, stalk, molest, attack, harass, or otherwise abuse the protected party, persons residing with the protected party, or members of the protected party's family. Defendant shall not use, or attempt to use, or threaten to use physical force against the protected party that would reasonably be expected to cause bodily injury. I d. If checked, additional directives
[] 5. The Defendant has been convicted of domestic abuse assault under lowa Code Section 708.2A. Therefore, the Defendant shall not possess, ship, transport, or receive firearms, offensive weapons, or ammunition unless such rights have been restored in accordance with lowa Code Section 724.27. Defendant shall deliver all firearms, ammunition, and offensive weapons to the
JUDGE,JUDICIAL DISTRICT
Defendant was personally served with a copy of this order by the court. The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the County Sheriff. The County Sheriff shall serve and return service of this order upon defendant.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at () If you are hearing-impaired, call Relay lowa TTY at 1-800-735-2942.

[Court Order September 1, 2005, effective November 1, 2005; January 30, 2007; December 27, 2010]

Form 4.16: Modification, Extension, or Cancellation of Order for Sentencing § 664A.5 (modification or cancellation), § 664A.8 (extension).

Order of Protection	Case No.
AMENDED	Judge(print or type name here)
This order can be verified during business hours with the	(print of type finance field)
County Clerk of Court at	County State IOWA
or anytime with the	
(law enforce-	CANCELLATION OF SENTENCING
	NO CONTACT ORDER (Any Public Offense § 664A.5; 664A.8)
ment agency) at	ISSUE
	DATE:
PROTECTED PARTY:	Other Protected Persons:
First Middle Last	
STATE OF IOWA V.	
DEFENDANT:	DEFENDANT Date of Birth
First Middle Last	Address for Defendant (not shared address with Protected Party)
CAUTION: If checked, FIREARMS WARNING for Law Enforcement	
THE COURT HEREBY FINDS: It has jurisdiction over the parties and subject matter, and the opportunity to be heard. Additional findings are set forth be	Defendant has been provided with reasonable notice and pelow.
THE COURT HEREBY ORDERS:	
() The previous order is hereby cancelled as of (see #1 below)	, 20
() This modified order expires on	
Additional terms of this order are as set forth below.	
WARNINGS TO DEFENDANT: This order shall be enforced, even without registration, b Territory, and any tribal jurisdiction (18 U.S.C. § 2265). C order may result in federal imprisonment (18 U.S.C. § 226	y the courts of any state, the District of Columbia, any U.S. rossing state, territorial, or tribal boundaries to violate this 62).
Federal law provides penalties for possessing, transporti U.S.C. § $922(g)(8)$).	ing, shipping, or receiving any firearm or ammunition (18
Only the court can change this order.	

Modification, Extension, or Cancellation of Order for Sentencing § 664A.5; 664A.8 (cont'd)
On the day of, 20, this matter is before the court regarding the No Contact Order entered on
The court ORDERS as follows (check the appropriate option(s) below):
(1) The order is hereby canceled .
(2) The order is modified as follows:
The modification is effective () immediately. () upon service. To the extent not inconsistent herewith, the prior protective order shall also remain in force.
(3) The court finds the defendant continues to pose a threat to the safety of the protected party (ies). THEREFORE the order entered pursuant to Iowa Code Chapter 664A is hereby extended .
(4) The clerk of court shall reflect this change in status on the domestic abuse registry and shall notify law enforcement regarding this order.
JUDGE, JUDICIAL DISTRICT
[] Defendant was personally served with a copy of this order by the court.
[] The clerk of court shall provide copies of this order to the protected party, county attorney, defendant, counsel of record (if any) and the County Sheriff.
[] The County Sheriff shall serve and return service of this order upon defendant.
NOTICE: If you have a disability and need assistance to participate in court proceedings, please call the ADA Coordinator at (If you are hearing-impaired, call Relay Iowa TTY at 1-800-735-2942.
[Court Order September 1, 2005, effective November 1, 2005; January 30, 2007]