IN THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR THE STATE OF FLORIDA

ORDER APPROVING USE OF FORMS IN DOMESTIC VIOLENCE CASES IN COLLIER COUNTY

Pursuant to the authority prescribed by Fla. R. Jud. Admin. 2.050 and Florida Statute § 43.26, and in recognition of the duty to promote the prompt and efficient administration of justice, it is

ORDERED AND ADJUDGED that the following forms, copies of which are attached hereto and incorporated herein, and which are not inconsistent with any Florida Supreme Court standardized forms, are approved for use in all Collier County domestic violence cases:

- Order of Consolidation of Injunction for Protection Against Domestic Violence Issued Pursuant to Section 741.30 Florida Statute
- Order on Motion and Notice of Intent to Dismiss for Lack of Prosecution
- Order on Order to Show Cause
- Order Resetting Hearing on Temporary Injunction
- Order for Surrender of Firearms or Order for Affidavit of No Firearms
- Order on Respondent's Motion for Return of Weapons
- Motion for Return of Weapons
- Bench Warrant
- Writ of Bodily Attachment
- Order of Dismissal Pursuant to Section 741.30 or 784.046 Florida Statutes

> Hugh D. Mayer Hugh D. Hayes Chief Judge

History. – Order Approving Use of Forms in Domestic Violence Cases in Collier County (October 13, 2003).

vs.	Petitioner,	Case No.:	-CA-01
	Respondent.	· · · · · · · · · · · · · · · · · · ·	
	-		
DO		ON OF INJUNCTION FOR PROTI PURSUANT TO SECTION 741.3	
	This cause, having come to be he	eard on	and
this C	Court having considered same, it is	hereby ORDERED AND ADJUDG	ED as follows:
. That t	the Injunction for Protection Again until further ordered by th	st Domestic Violence shall remain in his Court.	full force and effect:
		piration date indicated on the Final I	
		st Domestic Violence (and all related	
#	-CA-01 are	e herein consolidated with the pendin	g Dissolution of Marriage
Action	n/Paternity Action in Case #	njunction for Protection Against Dor	nestic Violence referred to
in Par	agraph (1) above, together with any	y modifications to same, shall be conste for purpose of enforcement and other	strued as being issued
Unles	s otherwise ordered, all future plead	dings relating to the Injunction for Prenced Dissolution of Marriage Action	otection Against Domestic
	DONE AND ORDERED in Nap	oles, Collier County, Florida on this _	day of
	,	<u> </u>	
		Circuit Court Indee	
		Circuit Court Judge	
1 CERTIF	Y that a copy of this Order was furnished by regula	CERTIFICATE OF SERVICE r U.S. mail (unless otherwise indicated) this	day of
	(do not input if Confidential) atnt at		
Civil Prod	cess (hand delivery) artment (hand delivery)		
Atty	atat		
Visi(alion	Agency (DVU in bin)		
		Deputy/Clerk	

Petitioner			
VS.	1	Case No.:	CA-0
Responde	nt/		
ORDER ON M	OTION AND NOTICE OF PROSEC		IISS FOR LACK OF
to Dismiss for Lact 1.420(e), the Court or orders have been	JSE, having come before think of Prosecution filed pursuit finds that it does not appear nentered in this action for a d Notice, it is therefore:	ant to Florida Rule o r from the Court's fil	f Civil Procedure le that any pleadings
ORDERE	D AND ADJUDGED as fol	lows:	
	That no good cause having The Motion and Notice of Prosecution, this action is shall take nothing and the day.	of Intent to Dismiss f is hereby DISMISSE	or Lack of D. The Petitioner
	That good cause having Action should not be distinct Dismiss for Lack of Pros	missed, the Motion a	nd Notice of Intent to
	(A) This cause is	continued for	days.
DONE AN day of	O ORDERED in Chambers	-	ounty, Florida, on this
	CI	RCUIT COURT JU	DGE
Respondent at Civil Process File (only if action Visitation Agency	is dismissed)	(N/A ii	non-applicable)

Pet	titioner,	
VS.		Case No.:CA-01
Res	spondent.	
	ORDER ON C	ORDER TO SHOW CAUSE
In r	reference to the above-styled cause, on	the day of, 20
a hearing w	as scheduled in regards to the Order to	Show Cause against the ()Petitioner ()Respondent for
	The Petitioner/Respondent (is	_) (is not) found to be in contempt of Court.
	The Petitioner/Respondent shall s	erve days in the Collier County Jail.
A. facility fron recommend 3301 Tamia	The Petitioner/Renthe list of providers withinations from said evaluation. The Petit	spondent completing an evaluation from a domestic violence and following all oner/Respondent shall provide the Domestic Violence Unit, aples, Florida, with written proof of said evaluation within
B. violations.		spondent not being found in contempt of court for any future
		the Petitioner/Respondent shall be quashed.
	Other:	
	NE AND ORDERED in Naples, C	ollier County, Florida this day of
COPIES TO		CIRCUIT COURT JUDGE
-0112.510	Petitioner	
	Respondent	
	Civil Process	QV 1000
	lile (original to recording, if case is not co	nfidentialj
	Case Manager	
-	Atty	
	Auy	
	Visitation Agency	
	\ /mci	

Petitioner, vs.			Case No.:	CA-01		
Respondent.						
	OF	DER RESETTING H	EARING ON TEMPORARY	Y INJUNCTION		
In reference to	the above-styl	ed cause, on the	day of	, 20 a hearing was		
scheduled/cond	ucted.					
The Petitioner	(was) or (was not) present.			
The Petitioner	(was	l advised by DVI	I not to appear due to the non	-service on the Respondent		
The Responden	t (was) or (was not) present.			
The Responden	t (was) or (was not) served with the Te) served with the Temporary Injunction for Protection		
2. The I Injun 3. This the I- 4. The I	Petitioner and to action is punished assess shall be relourned from Petitioner Responder Receipt of Criminal control Counsel to Counsel to action in the Counsel to Counsel to action in the Counsel	he Respondent may not able by Jail, Fine or Bot set for the set for the following failed to appear. Injunct was not served. The final report from the ase/investigation pending be present.	agree to violate this injunction h. day of in Courtroom 4C. reason(s): tion may be dismissed if the P the Department of Children & Fag.	d effect until further ordered by this court and violation of any term of the Temporary, 20, atm before etitioner fails to appear at the above hearing.		
		70171017101				
Petitioner Signa				t Signature – if present		
DONE AND	ORDERED in	Naples, Collier County,	Florida this day of			
			CIRCUIT	COURT JUDGE		

"In accordance with the American With Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Deputy Court Administrator whose office is located at 3301 Tamiami Trail East, Courthouse Building, Naples, Florida 34112, telephone number (239)774-8124; telephone 1-800-955-8771 (TDD), or 1-800-955-8770 (V). via Florida Relay Service, not later than (7) days prior to the proceeding."

CERTIFICATE OF SERVICE g Hearing was furnished to regular U.S.

day of		shed to regular ().5. mail (unless otherwise indicated) this	
Petitioner (do)	not input if Confidential) at		
Respondent (o	Respondent (only if Respondent was previously served) at		
Atty.:	atat		
_ Atty.:	at		
Visitation Age	ncy;n Respondent (name of no	ency):	
Sheriff s Office	(DVU Office)	circy).	
	of CCSO (hand delivery)		
Case Manager			
_ Other:			
		CLERK OF THE CIRCUIT COURT By: Deputy Clerk	
	HAND DELIVERY	IN OPEN COURT	
I, {Petitioner}		acknowledge receipt of a certified copy of this orde	
I, {Respondent}		, acknowledge receipt of a certified copy of this orde	
I, {Petitioner's Attorney	1	, acknowledge receipt of a certified copy of this orde	
L. {Respondent's Attorn	ey}	, acknowledge receipt of a certified copy of this orde	

	Petitioner,	,		
vs.			Case No.:	-CA-01
	Respondent,	,		

ORDER FOR SURRENDER OF FIREARMS OR ORDER FOR AFFIDAVIT OF NO FIREARMS

THIS CAUSE came before the Court and the Court having reviewed the file and being otherwise fully advised in the premises, it is hereby **ORDERED AND ADJUDGED** as follows:

<u>IF YOU OWN OR ARE IN THE POSSESSION OF ANY FIREARMS YOU SHALL COMPLETE THE FOLLOWING:</u>

- 1. The Respondent shall deliver to the possession of the law enforcement department with jurisdiction over the Respondent's home any and all firearms in his/her possession.
- 2. Said firearms shall be delivered by the Respondent within <u>24</u> hours to the law enforcement department subject to the following conditions and requirements:
 - A. You shall call the law enforcement department prior to arriving at the law enforcement department and state the purpose of your visit and the existence of this Order. If Collier County Sheriff's Office is the law enforcement department with jurisdiction, please contact the Duty Officer at (239)774-4434.
 - B. You shall arrange to meet with a representative from the law enforcement department outside the main entrance of the Sheriff's Office. DO NOT BRING FIREARMS INTO ANY COURTHOUSE OR SHERIFF'S OFFICE BUILDING!
 - C. Each and every firearm shall be securely encased in a zipped, locked, or wrapped container.
 - D. You shall have prepared a complete inventory of all firearms surrendered to the law enforcement department including type, make, model, serial number, and general condition. A copy of an inventory sheet is attached for your use.
 - E. All weapons shall be unloaded, with clips removed.
 - F. No ammunition of any kind shall be contained in any package.
 - G. Respondent shall deliver to the law enforcement department a copy of this Order.
 - H. The law enforcement representative shall take possession of the firearms from you outside of the Building.
 - You shall deliver to the Domestic Violence Unit located at 3301 East Tamiami Trail, Building L. 5th Floor, Naples, Florida 34112 or the Immokalee Clerk of Courts at 106. South First Street, Immokalee, Florida 34142 or the Domestic Violence Unit fax at (239)732-2718 a copy of the property receipt within forty eight (48) hours from the date said weapons were placed in the possession of the law enforcement department.
- 3. The law enforcement department will keep said firearms in secure storage until the Injunction for Protection is terminated. At said time such firearms shall be returnable to you upon the filing of a motion and a signed order by the assigned judge.

- 4. The firearms delivered according to the terms of this Order shall remain the total responsibility of the owner or bearer of such firearms, and the law enforcement department shall have no responsibility as bailee or by any other legal status to maintain the value of any such firearm as may be delivered according to the terms of this Order.
- 5. If you fail to reclaim your firearms within sixty (60) days of the termination date of the injunction, such firearms shall be forfeited to the law enforcement department according to the terms of Chapter 705, Florida Statutes.
- 6. Failure to complete the above stated process shall result in an Order to Show Cause/Contempt proceeding against the Respondent.

IF YOU DO NOT OWN OR POSSESS ANY FIREARMS YOU SHALL COMPLETE THE FOLLOWING:

- The Respondent shall complete the attached affidavit stating that he/she does not own or possess 1. any firearms.
- The completed affidavit shall be submitted to the Domestic Violence Unit at 3301 East famiami 2. Trail, Building L. 5th Floor, Naples, Florida 34112 or the Immokalec Clerk of Courts at 106 South First. Street, Immokalee, Florida 34142 or the Domestic Violence Unit fax at (239)732-2718 within forty eight (48) hours from the date of service of this order. The Respondent shall bring with him/her a picture photo identification or have the affidavit notarized prior to faxing.
- Failure to complete the above stated process shall result in an Order to Show 3. Cause/Contempt proceeding against the Respondent.

DONE AND ORDERED in Naple	s, Collier County, Florida on this day of
	CIRCUIT COURT JUDGE

I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of the Clerk of the Circuit Court of Collier County, Florida, and that I have furnished copies of this order as indicated below

CLERK OF THE CIRCUIT COURT

Dwight E. Brock Deputy Clerk

Law enforcement department for service on Respondent cc: Petitioner's service packet

INVENTORY OF FIREARMS

NAME:				
	Last	Fir:	st	Middle
CASE #:				<u>Ownership</u>
<u>Type</u>	<u>Make</u>	<u>Model</u>	<u>Serial Number</u>	
			-	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
			<u> </u>	
Date			Signature of Respo	ndent

vs.	Petitioner.	Case No.:	-CA-01
٧3.			-C/V-01
	Respondent.		
A	AFFIDAVIT AFFIRMING RESPON	NDENT DOES NOT OWN/POSSESS	ANY FIREARMS
1. 86	ull legal name}	, being sworn, co	ertify that the following
	ements are true:	, oenig on on, e	errory that the ronto this
you f Requ	fear that disclosing your address to the respondencest for Confidential Filing of Address. Floridalided on this form for your address and telephod I am the () Petitioner ()Respondent Residence	()Counter Petitioner ()Counter Responde	ete and file Petitioner's ential" in the space int.
3.	ACTIVITY OF THE PROPERTY OF TH		
4.			
5.	Driver's License number:	<i>C</i> 1	-line islandar
6.	Weapons Order.	not own/possess any firearms. I am in com	phance with the
TRU FOI	UTHFULNESS OF THE CLAIMS MAI	G OR AFFIRMING UNDER OATH TO DE IN THIS AFFIDAVIT AND THAT T STATEMENT INCLUDES FINES AND/	HE PUNISHMENT
DATE	E	SIGNATURI:	-
	FE OF FLORIDA NTY OF COLLIER		
Swori	n to or affirmed and signed before me on.	, by	is 1 Digranian
		Notary Public or Deputy Clerk	
	CF C SCIENCES OF STREET	Print, type, or stamp commissioned name of	f notacy]
	Personally Known Produced identification Type of identification produced		

XXXX	Petitioner		
vs.	remoner	Case Number: xxxx-CA-01	
xxxx	Respondent		
	ORDER ON RESPONDEN	T'S MOTION FOR RETURN OF WEAPONS ¹	
On the respo	ondent's motion for return of	weapons, it is ordered:	
Protection extaken from agency or ag	xpired. Therefore, any wear or delivered by the responde geneies. The Respondent s	nction for Protection was dismissed or the Injur- pons now in the possession of any law enforcement ent in this case shall be returned to the respondent shall contact the Collier County Sheriff's Office)793-9291 to schedule an appointment to receive	nt agency it by such Evidence
The mo	otion is denied, without preju	udice.	
Ordered at N	laples, Collier County. Flori	da	
		Circuit Judge	
(1) respondent (2) petitioner a	Y a true and correct copy of the true, to: at xxxx t (do not indicate if Confidential) dence Technician. at xxxx	RTIFICATE OF SERVICE his Order was furnished by regular U.S. mail this xxxx	day of
(2) 20)		CLERK OF THE CIRCUIT COURT	
		By:	
1 _{CC907 awp}			

Petitioner,		l l
Vs.	Case No.:	CA 01
Respondent.		
MOTION F	OR RETURN OF WEAPON	<u>√s</u>
I, (full legal name)	haing aver	n and for that the fall arrive at the
truc:	being swor	ii, certify that the following state
*MOVING PARTY (This section is about you. It must violence case and you fear that disclosing your address Petitioner's Request for Confidential Filing of Addre write "confidential" in the space provided on this form	to the Respondent would put yess, Florida Supreme Cour	ou in danger, you should comple t Approved Family Law Form 12
 Moving Party is the () Petitioner () Respondent (Moving Party receives mail at: {street address} 		-
{city, state and zip code} Telephone Number: {area code and number}		
Moving Party's Social Security Number:		
4. Moving Party's Date of Birth:		
Moving Party's Date of Birth: Moving Party's Drivers License Number:		
The Moving Party moves for return of any weapons by law enforcement in this action. The Moving Party Date	sy states he or she is entitled to	return of these weapons.
	DIBITETING OF THE VIND	
STATE OF FLORIDA		
COUNTY OF COLLIER		
Sworn to or affirmed and signed before me on	by	
	CLERK OF CIRCUI	T COURT
	Ву:	
	Deputy Clerk/Notary	Public
	[Print, type or stamp	commissioned name of notary)
CERTIFI	CATE OF SERVICE	ļ.
CERTIFY a true and correct copy of this motion was furnished by regular U Petitioner at (do not write if confidential):		, 20, to:
Respondent at		
	CLERK OF THE CIRCUIT (COURT
<i>(</i> ^ .	By:	
- ·	Deputy Clerk	il

xxxx,	Petitioner.		
vs. xxxx xxxx	rendoner,	Case No.: xxx	x-CA-01
XXXX	Respondent.		
DOB: Sex: Hair: D/L #: YEAR: STATE	xxxx Race: xxxx SS #: xxxx Eyes: xxxx MAKE xxxx TAG #		
	BENCH	WARRANT	
	IN THE NAME OF TI TO ALL AND SINGULAR TI	IE STATE OF FLORID IE SHERIFFS OF SAII	
said pe	e hereby instructed to arrest xxxx if terson before the Honorable Court fort I in contempt in the following case (s	hwith to show why the	
the Ho	xx, xxxx, failed to appear for the sch norable xx. Notification of the heari xx day of xxxx. 20xx, as indicated or	ng was mailed to the xx	xx last known address
	rsonnel shall immediately notify the lest of the above-named individual to		, 239-732-2760, upon
Bond \$	Sxxxx		
DONE	AND ORDERED, this day o	ſ	. 20
2 CC:	Warrants	CIRCUIT COURT J	UDGE

XXXX,					
	Petitioner,				
VS.				Case No.: xxxx-C	A-01
XXXX					
XXXX					
	Respondent.				
DOB:	XXXX	Race:	xxxx		
Sex:	XXXX	SS #:	XXXX		
Hair:	XXXX	Lyes:	XXXX		
	XXXX		E: xxxx		
YEAR: STATE:		1703	#: xxxx		
		Whit of boni		A CHANGENIA	
		WRIT OF BODI	LYAII	ACHMENT	
THE S	TATE OF FLO	ORIDA:			
To the	Sheriffs of the	State of Florida:			
comply	o the Collier C y with the orde	OMMANDED to take ounty Jail to serve a se r signed by the Honor order is attached here	entence o able xxxx	f xxxx (xx) days for	or failure to
		xx. failed to comply w Affidavit of Failure to		•	-
2760 u	,	shall immediately corof the above stated ind			
	Dated this	day of		, 20	
2			CIRC	JIT COURT JUD	GE
	Warrants				

v.	Petitio	CASE NO.:				
	Respo	ondent.				
ORDER OF DISMISSAL PURSUANT TO SECTION 741.30 OR 784.046 FLORIDA STATUTES						
	THIS	CAUSE came on to be heard on this day of, 20,				
on [] Court's [] Petitioner's [] Respondent's motion, and it appearing that:						
	[]	The order entered on the day of, 20, has expired on the day of, it is therefore				
	[]	NO JUST CAUSE: upon hearing, the evidence presented is insufficient under Florida law (section 741.30 or 784.046, Florida Statutes) to allow the Court to issue an injunction for protection against domestic, repeat or dating violence, it is therefore				
	[]	FAILED TO APPEAR: the Petitioner having failed to appear for hearing for a Permanent Injunction on the day of, 20, at, it is therefore				
	[]	FAILED TO APPEAR: both parties having failed to appear for hearing for a Permanent Injunction on the day of, 20, at, it is therefore				
	[]	FAILED TO COMPLETE: Petitioner failed or declined to complete application process, it is therefore				
	[]	FAILURE TO EFFECT SERVICE: Respondent has not been served, and 120 days have passed since the filing of the petition.				
ORDERED AND ADJUDGED that this cause is hereby DISMISSED with without prejudice.						

Court Costs.

Pursuant to section 741.30(2)(a) and 784.046(3)(b), Florida Statutes, no filing fees to the Clerk of the Circuit Court or service fees to the sheriff are assessed for a protection for protection against domestic, repeat, dating, or sexual violence, due to the statutory prohibition. DONE AND ORDERED at Naples, Collier County, Florida, this the day of, 20						
Petitioner's A						
Respondent's	S Address: CLERK'S CERTIFICATE OF SERVICE					
I here	by certify that a certified copy of this Order was delivered to:					
[]	Petitioner,, by [] hand [] mail [] certified mail atAM/PM					
[]	Petitioner's counsel, by [] hand [] mail [] certified mail atAM/PM					
[]	Respondent,, by [] hand [] mail [] certified mail [] sending it to sheriff for personal service atAM/PM					
[]	Respondent's counsel,, by [] hand [] mail [] certified mail atAM/PM					
[]	Law Enforcement Agency					
[]	Warrants Department					
this the	_day of, 20 CLERK OF THE CIRCUIT COURT					
	By: Deputy Clerk					