Case No. 12548 Court (PANIAL SESSIMS COURT County Ulinon Tennessee PETITIONER/PLAINTIFF Kristin N morgan First Middle Last PETITIONER/PLAINTIFF IDENTIFIERS 4/18/83 Date of Birth of Petitioner Minor Children Protected Under this Order: Hannah Elizabath Mague 6 mvs V. RESPONDENT RESPONDENT RESPONDENT IDENTIFIERS V. RESPONDENT RESPONDENT IDENTIFIERS SEX RACE DOB HT WT First Middle Lash Relationship to Petitioner Husband Relationship to Petitioner Husband Address & Phone No. 1800 Bower for Duve Gue Bower 459-97-2333	Ex Parte	
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Respondent owns/possesses a firearm

Relationship Identifiers (Mark all that apply): Current or Former Spouses

Parents of Child in Common Child of Respondent Child of Respondent's Intimate Partner

TO THE RESPONDENT:

It appears to the Court from the sworn petition for an order of protection that such an order should issue pursuant to Tennessee Code Annotated, title 36, chapter 3, part 6.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED:

- That you shall not commit or threaten to commit abuse, domestic abuse, stalking or sexual assault against the petitioner or petitioner's minor children;
- 2. That you shall not telephone, contact, or otherwise communicate with the petitioner, directly or indirectly;

Revised 7-1-06

Page 1 of 2



3.	That if you violate this order, yo incarceration and/or a fine:	u may be held in contempt of (Court and punished by
4.	That a hearing on this matter will	be held on the date set out belo	w and you have a right
	to secure counsel to represent yo	ou at the hearing;	A Shart Bergeran in
5.	That, pursuant to Tennessee Consumer issued to all local law enforcements		
	County;	agencies in	(n.on
6.	That, pursuant to Tennessee Co		
	law enforcement officer without a		nable cause to believe
7	that you have violated or are violated this ex parte order shall rem		onice or until changed
	by the court.	inalit in enect for 15 days after so	ervice of until changed
8.	That a copy of the Petition,	, Notice of Hearing and Ex-Parte	
	upon the parents of the Petitione	er (If Petitioner is a minor) pursu	ant to T.C.A. 36-3-605
,	(c).	The It	
_ CP-1	1-11)	X IWE W	
DATE		JUDGE/MAGISTRATE	
TO THE	PESPONDENT. If you violate th	is order thinking that the not	Hener has given you
	RESPONDENT: If you violate the on to do so you are wrong and		
	n not be changed by agreement of		
Willful vi	iolation of this order by the re	espondent will constitute co	ntempt of court and
	penalties include up to 10 (ten)		
§36-3-610	y also impose a civil penalty of).	up to \$50.00 for each violation	on pursuant to 1.C.A.
TO THE F	RESPONDENT: You are subject	to prosecution for Aggravate	d Assault, a Class C
probation	after having been enjoined or a agreement from any way caus	restrained by this or any other	er order, diversion or
	mitting or attempting to commit		
intentiona	ally or knowingly attempt to cau	ise or do cause bodily injury	or commit or attempt
to commi	it an assault against such individ	dual or individuals T.C.A. §39-	13-102(c).
		0(0)	
	OF HEARING July 7 20 OF HEARING July 7 20		(A.M)./P.M.
PLACE	OF HEARING Union	County Courtho	rese
	Ret	turn of Service	
Served on	Respondent by [check one]		dent of Tennessee, OR
by	mail on a non-resident of Tenna	scoe in the manner as set for	th in Tennessee Code
Annotated	§§ 20-2-215 and 20-2-216, on	, 20a	t a.m./p.m.
[Signature	of person serving Order on Respon	dent	
(Applicable	Gertil e only if the Petitioner is a minor un	ficate of Service	rvice would create a
threat of s	erious harm to the minor child Petit	tioner. (T.C.A. 36-3-605(c)).	Tios Would Gloute a
	ertify that the foregoing has been o	delivered in person or sent by U.	S. Mail to the parents
of the mine	or Petitioner at the following addre		Price Elfant
of the mine		ss:, 200	Canadahla n Bruce Elfant
of the mine	or Petitioner at the following addre	, 200	Price Elfant
of the mine	or Petitioner at the following addre		Canadahla n Bruce Elfant

property including inflicting or attempting to inflict or placing one in fear of infliction of physical harm
or injury on any animal owned, possessed, leased, kept or held by petitioner or petitioner's minor children to have y 2009-5 creaming to white the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his manner of the median to have a sure for his median to his median to his median to his median to have a sure for his median to his med
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7. Petitioner is in an immediate and present danger of abuse by Respondent.
8. Petitioner's minor child(ren) is/are in immediate and present danger of abuse by Respondent.
(For Paragraphs 9 through 15, check ONLY the paragraphs that apply.)
9. Petitionerneeds support for the parties' minor child(ren).
10. Petitionerneeds support for the Petitioner.
11. Respondent refuses to leave the parties' residence. (If you check paragraph 11, please check one of the following.)
Respondent is the sole (Owner or Lessee) of the
Respondent is not the sole owner or lessee of the parties' residence.
12. Respondent possesses firearms. Those known by the Petitioner are listed as follows:
13. Respondent has used or threatened to use firearms against Petitioner and/or
Petitioner's minor child(ren).
14. Respondent is in military or law enforcement service.
15. That the Petitioner is an unemancipated person under eighteen (18) years of age.
WHEREFORE, PETITIONER PRAYS:
1. That an ex parte Order of Protection, as provided for in Tennessee Code Annotated Section 36-3-605, be immediately issued directing the Respondent to refrain from committing abuse demostic

- 1. That an <u>ex parte</u> Order of Protection, as provided for in Tennessee Code Annotated Section 36-3-605, be immediately issued directing the Respondent to refrain from committing abuse, domestic abuse, stalking or sexual assault; or threatening to commit abuse, domestic abuse, stalking or sexual assault against the Petitioner or the Petitioner's minor child(ren); prohibiting the Respondent from telephoning, contacting, or otherwise communicating with the Petitioner, directly or indirectly or coming about Petitioner for any purpose; and that copies of said order be served upon the Respondent and filed with the local law enforcement agency;
- 2. That a hearing in this cause be set within fifteen days after service of this petition to the Respondent, pursuant to Tennessee Code Annotated Section 36-3-605, and that notice of said hearing be served upon Respondent with any ex parte Order of Protection;

Deleber 29, 2009 - He: no med me that he was collecting evidence to in ariminal e me in case I tried to leave him. I am asiard he w: 1 purposely put me: n a position to inariminate me in historial present. I do not recall the date but he threatened to throw my to but the window graphed my vorist when I tried to pour his beer out after I hid his beer because he was calredy intoxicated. On another occassion he stapped me in the face because I did not want his bod behaviored strends to come to our house. The came home drunk, was pulting my hair and scream - go over met hannah. I begged him to stop. He wouldn't until I called his mother to eal on him down on the phone. He wouldn't allow me into our re and get ous belonging and ende dup throwing me into the walkand floor causing bruised on my lest owder high. (I we 82 2010). He also threw troshover mes my daughter in the bed the same night, the sollowing morning he was scream gas loud as he cauld only seet from our Jaughter. I was crying and begging him to stop because I didn't want my haby to be abraid. He still continued. The has enally verbeely abused one through our our marriage. I am so started what he may come here and try to hert us or take our shild.