		DISTRICT COURT		
∐ J	USTICE COURT IN THE	E TOWNSHIP OF COUNTY, NE		
		CAS	SE NO.:	
pplicant, s.		DEI	PT:	
dverse Pa	arty.			
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Fynis	ation: This order was issue	d by the count on		and 132211
Expira exp	ire on	at 11:59 n.m. unles	es the court orders of	and win therwise
САР	IIC OII	at 11.57 p.m. umes	is the court orders of	uici wisc.
Notice	of Hearing to Extend:			
Notice	G	o determine whether to e	xtend this order on:	
Notice	There will be a hearing to			o.m. at the
Notice	There will be a hearing to	at	:□a.m.□p	
Notice	There will be a hearing to court listed above. If you	u do not attend, the cou	:□a.m.□p	
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Applicant filed a verified application for protective order. The Court has jurisdiction over this matter. *See* NRS 33.010, *et seq*. The Court finds domestic violence has occurred and/or there is a threat of domestic violence. Accordingly and good cause appearing, it is the ORDER of the Court that the following orders apply to the Adverse Party:

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1.	YOU ARE PROHIBITED from threatening, physically injuring, or harassing the Applicant and/or the minor child(ren) either directly or through an agent (someone acting on your behalf).
2.	YOU ARE PROHIBITED from selling, damaging, destroying, giving away, or otherwise disposing of, or tampering with, any property owned by the Applicant, or in which Applicant has an interest.
3.	 YOU ARE ORDERED: □ to not contact the adult protected party at all in any way, including but not limited to in person, by phone/text, by email, or through social media. □ to contact the adult protected party for parenting issues only by: □ text □ email □ phone calls □ in writing □ other:
4.	 YOU ARE ORDERED: □ to not contact the minor children at all in any way, including but not limited to in person, by phone/text, by email, or through social media. □ to contact the children only by: □ text □ email □ phone calls □ in writing □ other: □
5.	YOU ARE ORDERED to stay yards away from Applicant's current
	residence located at:
	\Box <u>CONFIDENTIAL</u> .
	☐ the following address:
	Address
	City, State, Zip Code County
	☐ This is a complex/property/trailer park; the entire complex/property/trailer park is protected.
	or any other place that Applicant may reside. You shall not interfere with Applicant's possession and use of the residence, including utilities, phones, leases and other related residential services.

A law enforcement office shall on ONE OCCASION O	ONLY accompany	✓ L Applicant or Advers	se Party to:
Address			
City, State, Zip C	ode	County	
and shall stand by while Ap	. •	verse Party obtains clothing,	toiletries, and
oroperty in dispute shall ren	agin in the reside	ance unless it is specifically	identified in
property in dispute snan ren	this or		identified in
ROHIBITED from any conta			ient in person,
y telephone, mail, or any other CONFIDENTIAL.	r means of comm	unication.	
_	r means of comm	unication. Employer	
☐ <u>CONFIDENTIAL</u> .	r means of comm		
CONFIDENTIAL. Employer	County	Employer	Count
CONFIDENTIAL. Employer Address City, State, Zip Code YOU ARE ORDERED to inor child(ren)'s school(s)/day CONFIDENTIAL.	County stayy	Employer Address City, State, Zip Code ards away from the Applicate but not limited to, the places	nt's and/or
Employer Address City, State, Zip Code YOU ARE ORDERED to inor child(ren)'s school(s)/day	County stayy	Employer Address City, State, Zip Code ards away from the Applicat	nt's and/or
CONFIDENTIAL. Employer Address City, State, Zip Code YOU ARE ORDERED to inor child(ren)'s school(s)/day CONFIDENTIAL.	County stayy	Employer Address City, State, Zip Code ards away from the Applicate but not limited to, the places	

	Name		Location Name	
Address			Address	
City, State	, Zip Code	County	City, State, Zip Code	Co
0. The cou	rt, having jurisdic	tion under and meeti	ng the requirements of Ch	apter 125A o
			e following orders concern	ning the
following m	inor child(ren) of	the parties:		
Child:	(first)	(-111)	<i>a</i> >	(DOM)
C1 '1 1	(first)	(middle)	(last)	(DOB)
Child:	(first)	(middle)	(last)	(DOB)
Child:				
	(first)	(middle)	(last)	(DOB)
Child:	(first)	(middle)	(last)	(DOB)
the Ad Applic	verse Party.	porary custody of the	e minor child(ren) with no e minor child(ren) with the	
☐ Custod	y, visitation, and	support of the minor	child(ren) of the parties sl	
		_in	-	nty in the Stat
	RE PROHIBITI	ED, either directly or	through an agent, from powned or kept by the Appl	

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If you are arrested for violating this order, you will not be admitted to bail sooner than 12 hours after your arrest if:

- (1) The arresting officer determines that such a violation is accompanied by a direct or indirect threat of harm;
 - (2) You have previously violated a temporary or extended order for protection; or
 - (3) At the time of the violation or within 2 hours after the violation, you have:
 - (I) A concentration of alcohol of 0.08 or more in your blood or breath; or
- (II) An amount of a prohibited substance in your blood or urine, as applicable, that is equal to or greater than the amount set forth in subsection 3 or 4 of NRS 484C.110. (NRS 33.030(5)).

Penalty for violation of a custody order: The abduction, concealment, or detention of a child in violation of this order is punishable as a Category D Felony as provided in NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

Under federal law, this protection order is valid and enforceable in all 50 states, the District of Columbia, U.S. Territories, and Indian Nations (18 USC § 2265.) If you travel across state or tribal land with the intent to injure the Applicant or violate this order and then do so, you may be convicted of committing a federal crime (18 USC § 2261.) Possession, shipment, transportation, or receipt of a firearm or ammunition while this order is in effect may constitute a felony under federal law and is punishable by a fine up of up to \$250,000 and/or a prison sentence of up to ten (10) years (18 USC § 922.).

Only the court can change this order.

ORDER TO LAW ENFORCEMENT

- (A) Any law enforcement officer who has probable cause to believe a violation of any provision of this order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a criminal violation of this order, in addition to any other criminal charges that may be justified.
- (B) If such law enforcement officer cannot verify that the Adverse Party was served with a copy of the application and order, the officer shall inform the Adverse Party of the following:
 - (1) the specific terms of this order;
 - (2) that the Adverse Party now has notice of the provisions of this order;
 - (3) that a violation of this order will result in the Adverse Party's arrest;
 - (4) the location of the court that issued the original order and the hours during which the Adverse Party can obtain a copy of this order; and
 - (5) the date and time set for a hearing on an application for an extended order, if any. The law enforcement officer shall then provide written proof of notice to the officer's agency and to the court.

All fees are deferred.	
Dated:	
-	Judge/Hearing Master