## TEMPORARY RESTRAINING ORDER WITNESS PROTECTION APPLICATION AND ORDER

## STATE OF CONNECTICUT SUPERIOR COURT



JD-CR-127 New 11-99 C.G.S. §53a-51, P.A. 99-240

JUDICIAL DISTRICT OR G.A. NO. COURT LOCATION (No., street, town and zip code)					T NUMBER			
NAME OF DEFENDANT		ADDRESS OF DEFE	ADDRESS OF DEFENDANT					
NAME OF RESPONDENT(Person against whom application is filed)		ADDRESS OF RESP	ADDRESS OF RESPONDENT					
NAME OF APPLICANT (Prosecutorial Official)		ADDRESS OF APPLI	ADDRESS OF APPLICANT					
NAME OF WITNESS								
	APPLICATION F	OR TEMPORAR	Y RESTRAINING O	RDER				
The above named Witness affidavit, there are reasona Respondent is needed becand restrain the commissio  For the reasons set that the state will pre-	ble grounds to believe ause harassment of the on of an offense under forth in the attached a	that a temporary ne above named section 53a-151	restraining order dir Witness exists or suc of the general statute	ected to the ab ch an order is r es or section 1	bove named necessary to prevent			
SIGNED (Applicant)		ibed and	SIGNED (Clerk, notary, con	nm sun ct )	DATE SIGNED			
X		to before me:	(0.0.1.1.2)	cap: cay	5/112 6161125			
	EX PARTE TEMPO	RARY RESTRAI	NING ORDER (If red	quested)				
_	raining Order, and (b) ere are reasonable gro an order is necessary utes or section 1 of pu	finds that said affounds to believe to prevent and realblic act 99-240, and to:  the person or liber	idavit established that hat harassment of the estrain the commission of that the state is little of the Witness.	at prior notice on the above Witne on of an offens ikely to prevail	of the application should ess in the above se under section			
_			, ,					
Refrain from entering the family dwelling, or any dwelling occupied by the Witness.								
The Court further ord	ders (Specify:)							
This restraining order shall of the court, except that the protective order pursuant to such protective order.  The Applicant is ordered to	order shall be automa section 3 of public ac	et 99-240, until su	if the prosecutorial of ch time as the court if with the clerk of cou	fficial files an a makes a decis ırt.	sion on the issuance of			
SIGNED (Judge)			DATE SIGNED	Т	IME SIGNED . M.			

	C	RDER OF	COURT ON MOTION TO DIS	SOLVE OR MODIFY		
The Respondent hereby ordered th	•		oved to dissolve or modify the to	emporary restraining order	r, after hearing it is	
GRANTED		GRANTE	D IN PART			
and that said ter	nporary restra	aining order	r is hereby			
DISSOLVE	D					
MODIFIED	(Specify mod	lification) _				
DENIED						
SIGNED (Judge)				DATE SIGNED		
		ORDER AN	ND NOTICE OF HEARING - N	ON EX PARTE TRO		
held at the Court I Application and of	ocation show any affidavit(	n below. Th s) in suppor	g Order having been presented The Clerk shall cause notice of ort of said Application to be sen wo days before the Date of Hea	the Date and Time of Heant to the Respondent and the	ring, a copy of the	
DATE OF HEARING TIME OF HEARING . M.		COURT LOCATION (Number, street ,town, zip code and courtroom, if applicable)				
BY ORDER OF THE COURT SIGNED (Assis		sistant Clerk)		DATE SIGNED		
A ho	oring on the A	nnlication f	NOTICE TO RESPONDEN	<del></del>	ho court	
	_		for Temporary Restraining Order order relief as requested in the			
	•	•	ou must appear in court on the	• •		

IMPORTANT - SEE HANDGUN RESTRICTIONS BELOW

## NOTICE - HANDGUN RESTRICTIONS FOR PERSONS SUBJECT TO RESTRAINING OR PROTECTIVE ORDERS

If you are subject to a restraining or protective order issued by a court in a case involving the use, attempted use or threatened use of physical force against another person:

- 1. You are not eligible to receive a permit or eligibility certificate allowing you to carry a pistol or revolver (Connecticut General Statutes Sections 29-28(b)(6), 29-36f(b)(6));
- 2. Any permit or eligibility certificate which you now hold shall be revoked and you must surrender such permit or eligibility certificate to the authority that issued it within 5 days of being notified that it has been revoked. If you do not surrender such permit or eligibility certificate as required, you will be guilty of a class C misdemeanor which is punishable by a fine of up to five hundred dollars or imprisonment of up to three months or both (Connecticut General Statutes Sections 29-32 and 29-36i);
- 3. You must transfer all pistols and revolvers which you possess to a person who is eligible to possess them or surrender them to the Commissioner of Public Safety within two business days of becoming subject to such order. If you do not do so, you will be subject to a fine of up to five thousand dollars or imprisonment of up to five years or both (Connecticut General Statutes Sections 29-36k and 29-33); and
- 4. If you possess any pistol or revolver after you have had notice of such order and an opportunity to be heard, you will be guilty of criminal possession of a pistol or revolver. Criminal possession of a pistol or revolver is a class D felony which is punishable by a fine of up to five thousand dollars or a term of imprisonment of up to five years or both (Connecticut General Statutes Section 53a-217c(5)).