DISTRICT COURT OF THE FIFTH CIRCUIT JUDICIAL CIRCUIT CIVIL DIVISION 3970 KA'ANA STREET LIHU'E, HAWAI'I TELEPHONE NO. (808) 482-2303

PREPARATION INSTRUCTIONS

PETITION FOR EX PARTE TEMPORARY RESTRAINING ORDER

- 1. Complete, sign and date the TRO in BLACK INK.
- 2. Petitions involving minors must be stated as "Parent/Guardian's name on behalf of minor's name. Minor."
- 3. Petitions involving yourself and a minor must be stated as "Your name, individually and on behalf of minor's name, Minor."
- 4. After you complete the TRO, present it to the District Court Civil Division clerk and he/she will forward it to the Judge for review. Make sure the Serving Instructions and Petitioner's Information are completed thoroughly. The information provided on the Serving Instructions will assist the Kaua'i Police Department/Process Server with serving the Respondent.
- 5. If your TRO is approved by the Judge, the TRO will be filed, a court date will be issued and certified copies will be made for all approved parties in the TRO.
- 6. You must effectuate service of the TRO upon the Respondent by either going to the Kauai Police Department's customer service window located at 3990 Ka'ana Street, Lihu'e (located directly across from the courthouse), or via a process server of your choice.
- 7. IT IS YOUR RESPONSIBILITY TO CONTACT THE KAUA'I POLICE DEPARTMENT OR PROCESS SERVER AND INQUIRE AS TO THE <u>STATUS</u> <u>OF SERVICE</u>.

HOW TO GET A DISTRICT COURT PROTECTIVE ORDER (FIFTH JUDICIAL CIRCUIT)

Temporary Restraining Orders (TROs) are issued by the District Court when the Court determines there has been a pattern of harassment including: physical/sexual violence, threats of violence, malicious property damage, psychological abuse, stalking and/or repeated unwanted contact.

If you are not related to the person who is abusing you and have never lived together, go to the District Court Civil Division window to file a request for a TRO. You can apply for a TRO between the hours of 8:00 a.m. and 4:00 p.m., Monday through Friday, except for holidays. No appointment is necessary.

District Court Civil office main line: (808) 482-2303

FILLING OUT THE FORMS

A clerk will assist you with the proper forms. You are the "Petitioner" and the party you are filing against is the "Respondent." If the TRO is granted, the Respondent must be served with a copy. Please inform the clerk if you are afraid to disclose your address and contact information.

The petition should contain all past dates of harassment and specifics regarding violence or threats of violence. Describe the physical and psychological abuse, the verbal threats and any property damage. You can include police reports or other documents, but please redact any confidential information. **Failure to provide a detailed statement may result in the petition being denied.** If you do not leave contact information with the clerk, you must call the District Court Civil Division office to check on the approval status of your TRO.

If the Petitioner is under the age of 18, the petition must be filed by the Petitioner's parent or legal guardian on behalf of the Petitioner. If the Respondent is under the age of 18, the petition must be filed naming the Respondent's parent or legal guardian on behalf of the minor. Minor(s) must appear with his/her parent(s) or legal guardian(s). If you are an emancipated minor, you can file a petition in your name alone with sufficient written proof of your emancipation.

If your petition is granted by the Judge, a TRO/Injunction hearing will be scheduled within 15 days. The clerk will assign a hearing date and time which will be included in the TRO.

It is optional to have an attorney at the hearing. If you decide to go to the hearing without an attorney, be prepared to present your case to the Judge.

There is a non-refundable filing fee of \$15.00. If you cannot afford the filing fee, please ask the clerk for an Ex Parte Application for Relief of Costs. This form must be submitted at the same time as the petition. A Judge will review the request and render a determination.

SERVICE OF THE TRO ON THE RESPONDENT

You will be provided with certified copies of all documents after your application has been reviewed and approved by the Judge. You may deliver the Respondent's copy to the Kaua'i Police Department located at 3990 Ka'ana Street, Lihu'e, for service. As an alternative, you may utilize a Civil Process Server or anyone over the age of 18 who is not a party to the case to have the TRO served upon the Respondent. Upon service of the TRO, a "Return of Service; Acknowledgment of Service" must be filed with the court. You must appear at the court hearing even if the Respondent has not been served. Further instructions will be given at the hearing. *A non-appearance by the Petitioner (you) may result in a dismissal of the TRO.*

AFTER RESPONDENT HAS BEEN SERVED

The TRO orders the Respondent not to contact you. While the TRO is in effect, there should be no contact either by Respondent or by anyone acting on the Respondent's behalf. Immediately report any violation(s) to the police. If you invite contact with the Respondent, your TRO is still valid, but this may raise concerns and the Court and police may question your actions. *Keep a copy of your TRO with you at all times.*

TRO/INJUNCTION HEARING

A TRO hearing is where the Judge decides whether or not to extend the TRO for up to three (3) years. You must appear at all hearings, regardless of service upon the Respondent. Please bring your copy of the TRO with you to the hearing.

If the Respondent was not served, ask the Judge for a new hearing date. You will then be instructed to proceed to the District Court Civil Division window to prepare and have filed an Amended Notice of Hearing. The Respondent will need to be served with the TRO and the Amended Notice of Hearing.

If the Respondent was served and fails to show at the hearing, the Judge may issue an Injunction for up to three (3) years. The Injunction is not effective until the Respondent is served with a copy. You will receive your copy at the hearing.

If after the hearing an Injunction is ordered to replace the TRO, stay in the courtroom until you are provided with a certified copy of the Order for Injunction. Keep a copy of the Injunction with you at all times and immediately report any violation(s) to the police.

PETITION FOR EX PARTE TEMPORARY RESTRAINING ORDER AND FOR INJUNCTION AGAINST HARASSMENT; DECLARATION OF PETITIONER; TEMPORARY RESTRAINING ORDER AGAINST HARASSMENT: AND NOTICE OF HEADING

	SMENT; AND NOTICE OF THE	
In The District Court of the Fifth Circuit State of Hawai'i		
Petitioner(s)		_
retitioner(s)		
		Reserved for Court Use Civil No. SS
		CIVII No. 55
Respondent(s) (if known, list A	ddress, Telephone)	Petitioner(s)/Petitioner(s)' Attorney (Name, Attorney Number, Firm Name (if applicable), Address, Telephone and Facsimile Numbers)
PETITION FOR EX PART	TE TEMPORARY RESTRAINING	ORDER AND FOR INJUNCTION AGAINST HARASSMENT
This Petition is made pursuant	to Hawai'i Revised Statutes section §	604-10.5 and the following statement:
1. The Petitioner(s) is a reside	ent(s) of the Division of the above Dis	strict and Circuit, State of Hawai'i.
a. An ex parte temporary	eclaration of Petitioner(s), Petitioner(s) restraining order not to exceed a periong on Respondent(s)' behalf from:	s) ask(s) for d of ninety (90) days for protection enjoining Respondent(s) and
contacting, threater	ning, or physically harming Petitioner	(s)
telephoning the Petitioner(s) entering or visiting Petitioner(s)' residence, including yard and garage and place of employment.		
	on not to exceed a period of three (3) from committing those acts set forth in	years, enjoining Respondent(s) and any other person(s) acting on a paragraph 2a. hereof.
c. An order prohibiting Re	espondent(s) from owning or possessi	ng, controlling or transferring firearm(s)/electric gun(s)
(e.g. stun gun, Taser) andd. An order awarding reas		titioner(s) and such further relief as the Court deems just and
appropriate.	Signature of Petitioner(s):	
Date:	Print/Type Name(s):	
District Court Admini		f you require an accommodation for your disability, please contact the 347, FAX 482-2509, OR TTY 482-2533 at least (10) working days in
		I certify that this is a full, true and correct copy of the original on file in this office.

Clerk, District Court of the Above Circuit, State of Hawai'i

DECLARATION OF PETITIONER(S)		
Petitioner(s) states the following is	s true:	
Respondent(s) own; firearm(s), electric gun Describe the firearm(s), ele	te it probable that acts of harassment may occur soon. possess, or intend to obtain or possess (s) (e.g. stun gun, Taser) and or ammunition that may be used to threaten or injure Petitioner(s). ectric gun(s), and/or ammunition: electric gun(s), and/or ammunition:	
	nere last seen:	
(Explain in detail recent or past ac	ets or threats of harassment, using additional sheets, if necessary. <u>Please include dates of events.</u>)	
Unless Respondent(s)' wro	ongful conduct is stopped or prevented by order of the Court, Petitioner(s) will suffer substantial	
I have read the Petition and Deknowledge and belief.	eclaration, know their contents, and verify that the statements contained therein are true to my personal	
	Y OF PERJURY UNDER THE LAWS OF THE STATE OF HAWAI'I THAT THE FACTS AND N THE PETITION AND DECLARATION ARE TRUE AND CORRECT.	
	Signature of Petitioner(s):	
Date:	Print/Type Name:	

TE	EMPORARY RESTRAINING ORDER AGAINST HARASSMENT	
Statutes §604-10.5, the Court finds Recent or past acts of harasse Threats of harassment by Re It appears to the Court that a Tempor ORDERED that Respondent(s) shall	(reserved for Court use only) Ex Parte Temporary Restraining Order and Declaration of Petitioner(s) and pursuant to Hawai'i Revised there is probable cause to believe: ment by Respondent(s) have occurred. spondent(s) make it probable that acts of harassment may be imminent against Petitioner(s). rary Restraining Order should be granted and is necessary to prevent acts of harassment. Accordingly, IT IS I appear before the Judge in the above-entitled proceeding at the date, time and place indicated in the Notice ng on this Petition, Respondent(s) is/are ordered as follows:	
VOLIANI	TO THE RESPONDENT:	
Do not contact, threaten, or p Do not telephone Petitioner(s) Do not enter or visit Petition Pursuant to HAWAI'I REV duration of this Temporary You shall immediately turn	er(s)' = residence, including yard and garage, and = place of employment VISED STATUTES §134-7, you shall not possess or control any firearm(s) and/or ammunition for the	
This Order becomes effective upon its signing and filing and shall remain in effect for ninety (90) days, unless extended or terminated by the Court. ANY KNOWING OR INTENTIONAL VIOLATION OF THIS TEMPORARY RESTRAINING ORDER AGAINST HARASSMENT IS A MISDEMEANOR PUNISHABLE BY A JAIL SENTENCE OF UP TO ONE YEAR AND/OR UP TO A \$2,000 FINE. A SENTENCE OF 48 HOURS JAIL FOR A SECOND CONVICTION AND 30 DAYS JAIL FOR ANY SUBSEQUENT CONVICTION(S) IS MANDATORY. [HAWAI'I REVISED STATUTES §604-10.5, §706-663 AND §706-640].		
Date:	Judge of the above-entitled Court	
	NOTICE OF HEARING	
то		
NOTICE IS GIVEN that the Petition Injunction Against Harassment.	ner(s) above named has/have filed the foregoing Petition for Ex Parte Temporary Restraining Order and for	
YOU ARE COMMANDED to appear	ar before the Presiding Judge of the above-entitled Court, the District Court of the above Circuit.	
on		
acts of harassment. At the hearing, the or factual reasons why the Injunction proceed at the hearing. IF YOU OR	te, you or your attorney may file a written response explaining, justifying, or denying the alleged at or the parties shall be prepared to testify, call and examine witnesses, present any documents, and give legal in should or should not be granted. Each party may be represented by an attorney and shall be prepared to YOUR ATTORNEY FAIL TO ATTEND AT THE TIME AND PLACE DESIGNATED, AN ORDER JUNCTION AGAINST HARASSMENT WILL BE TAKEN AGAINST YOU FOR THE RELIEF VA.	
vincing evidence that harassment by bodily injury to Petitioner(s) exists, and convincing evidence that harass that seriously alarms or disturbs con-	nce that is relevant at the hearing, and may make independent inquiry. If the Court finds by clear and con- Respondent(s) in the form of physical harm, bodily injury, assault, of the threat of imminent physical harm, it may enjoin for no more than three years further harassment by Respondent(s). If the court finds by clear ment by Respondent(s) in the form of an intentional or knowing course of conduct directed at Petitioner(s) sistently or continually bothers Petitioner(s) and that serves no legitimate purpose exists, and such course of erson to suffer emotional distress, the court shall enjoin for no more than three years, further harassment by	
This Order shall not be personally	y delivered between 10:00 p.m. and 6:00 a.m. on premises not open to the public, unless a judge of the ting on this Order, personal delivery during those hours.	
Date:	Clerk of the above-entitled Court	
In accordance with the	Americans with Disabilities Act if you require an accommodation for your disability, please contact	



In accordance with the **Americans with Disabilities Act** if you require an accommodation for your disability, please contact the District Court Administration Office at PHONE NO. 482-2347, FAX 482-2509, OR TTY 482-2533 at least (10) working days in advance of your hearing or appointment date.