PROTECTION ORDERS/TEMPORARY RE. AINING ORDERS for the CLEVELAND POLICE DEPARTMENT

CASE :	D273934	- 10
FILING DATE: 5/17/2000	TALE OF THE PROPERTY OF THE PR	nous m
	O45 James P. Cele	44105 (2/6)
NAME: Grady Krzywkowsi	ti ADDR: 3624 E SYKS+ A	#Z TEL. 1: 391-731)
SSN: 276-84-3224	WORK TELEPHONE NUMBER:	E .
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NAME: FANG Krzywkowski	DEFENDANT INFORMATION ADDR: 3220 & 48"	7/6
	I MA CONT. MACONING CONT. CONT.	TEL. 1: 49/-030
CITY: Cleupland	ZIP: <u>44/2</u> 7	Scor abou
DATE OF BIRTH: _ 9-14-55	PLACE OF BIRTH: C./eoc, Off Sc.	ARS/MARKS/TATOUS: 110
RACE: W SEX: 12 HGT:	61 WCT: 280 EYES: 610/Bra II	AIN: Brown SKIN: White
THE PARTY OF THE P	15t ADDR: 6400 Fleet Cleve	
LICENSE PLATE INFORMATION STA	TE: OH EXPIRATION MONTH/YR:	TTPE:
VEHICLE DESCRIPTION INFORMATION VINI: MEBP95F9C VEH VR: 85 999999999 MISCELLANEOUS NUMBERS SSN: 274-88-0606	MARE: Mercucy Model: Marguis S	TYLE: 4door COLOR: To
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CI PUPI AND	POLICE DEPLICATION AND ADDRESS OF THE POLICE	
The same of the sa	POLICE DEPARTMENT INFORMATION (ONL	Y)
CPD DISTRICT/UNIT ASSIGNED:	PUR: REGISTRY DATE:	OFFICER ID:
OFFENSE: OF	FENSE NARRATIVE:	OFFICER:
FDI #:	MISC #:	BCI /:
COMMENT:		
**************************************	**************************************	**************
19.		
	FILING ATTORNEY INFORMATION	
NAME: Sysan m Wegger	ADDR: 1111 Superior # 1610	TEL 1:(2/6)523-
	ž.	8300
**************************************	**************************************	**************************

COURT	OMMON PLEAS, DIVISION OF DOME COUNTY, OHIO 5/26 (0)
Grady N Krzywkowski	: Case No. 1273934 (0 00)(7
Petitioner	; Judge 045 James P. Celebrezza
v.	, suage
Faith A KYZYWKOWSKi	DOMESTIC VIOLENCE EX PARTE CIVIL PROTECTION ORDER R.C. 3113.31
Respondent	: MAGISTRATE'S DECISION
	NAME(S) OF FAMILY OF HOUSEHOLD MEMBERS OF
NOTICE TO RESPONDENT: SEE THE	RESPONDENT PROTECTED BY THIS ORDER: Grady Kizyw Kowski, Ryan, Kriston, Katelyn
ATTACHED WARNING AND NOTICE O FULL HEARING BELOW.	Acron Krzywkowski
FOLL HEARING BELOW.	Para NY 27 WISDOOM
in the Petition are true in that Respondent the Petition as defined in R.C. 3113.31; a household member(s) named in the Petit hearing. The Court hereby issues the f below):	hearing on May 17, 2000. The Court finds: 1) the facts contained the engaged in domestic violence against the family or household member(s) named in and 2) the following orders are equitable and fair, necessary to protect the family or from domestic violence, and supported by good cause as shown at the exparter following orders to Respondent (the applicable orders are marked in the boxes)
 RESPONDENT SHALL NOT AB to harm, threatening, molesting, following them. 	USE the family or household member(s) named in this Order by harming, attempting , stalking, bothering, harassing, annoying, contacting, or forcing sexual relations on
Exclusive possession of this residence Respondent shall not interfere with this in insurance and interrupting phone service,	ately vacate the following residence: e is granted to: Grady Krzyn Knuski edividual's right to occupy the residence through actions such as canceling utilities or mail delivery, or the delivery of any other documents or items.
3. RESPONDENT SHALL SURRE possible opportunity to the law enforcement	NDER all keys and garage door openers to the above residence at the earliest ent officer who serves Respondent with this Order or as follows:
ORDER, Respondent shall not be present where they may be found. This includes schools, businesses, places of employments.	AWAY FROM THE FAMILY OR HOUSEHOLD MEMBER(S) NAMED IN THIS at within 1000 (distance) of them, and shall refrain from entering any places, but is not limited to, the buildings, grounds, and parking lots of their residences, ent, day care centers, and babysitters. If Respondent accidentally comes in contact in any public or private place, Respondent must depart
voice mail contact, with the family or hou employment, schools, day care centers,	IFFIATE ANY CONTACT, including, but not limited to, telephone, fax, e-mail, and usehold member(s) named in this Order and their residences, businesses, places of and babysitters.
	IATELY SURRENDER POSSESSION OF AND ALL KEYS TO THE FOLLOWING
exclusive use of this motor vehicle.	
by the family or household member(s) no	emove, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY owned or possessed amed in this Order. Household and family personal property shall be apportioned as 2 of 100000000000000000000000000000000000

WAR: 1G CONCERNING THE A TACHED DOMESTIC VIOLENCE PROTECTION ORDER

NOTE: Rules of Superintendence 10.01 and 10.02 require this Warning to be attached to the FRONT of all civil and criminal domestic violence protection orders issued by the courts of the State of Ohio.

D273934

WARNING TO RESPONDENT/ DEFENDANT James P. Celebrezze

lolation of the attached Protection Order is a crime, punishable by imprisonment or fine or both, and can cause your bond to a revoked or result in a contempt of court citation against you.

his Protection Order is enforceable in all 50 states, the District of Columbia, tribal lands, and U.S. Territories pursuant to the idlence Against Women Act of 1994, 18 U.S.C. Section 2265. Violation of this Protection Order may subject you to federal narges and punishment. You may also be subject to federal penalty for possessing, transporting, or accepting a firearm nater the Gun Control Act, 18 U.S.C. Section 922(g)(8).

nly the Court that issued this Protection Order can dismiss it. The Petitioner / Complainant cannot give you legal permission violate this Protection Order. "Good faith" and "consent" do not authorize you to violate this Protection Order. If you and the etitioner / Complainant want to resume your relationship and have the Court dismiss this Protection Order, both of you must elamoust and appear before the Court. If these steps are not taken, you can be arrested for violating this Protection Order. ou act at your peril if you disregard this WARNING.

WARNING TO PETITIONER / COMPLAINANT

o not invite or admit the Respondent / Defendant into your residence while this Protection Order is in effect. Doing so may ause the Respondent / Defendant to be arrested. Only the Court can allow the Respondent / Defendant to contact you or sturn to your residence.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

he attached Protection Order is enforceable in all jurisdictions. Violation of this Protection Order, regardless of whether it is a riminal or civil Protection Order, is a crime under R.C. 2919.27. Law enforcement officers with powers to arrest for violations if the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2919.27 and R.C. 3113.31. If ou have reasonable grounds to believe that Respondent / Defendant has violated this Protection Order, it is the preferred ourse of action in Ohio under R.C. 2935.03 to arrest and detain Respondent / Defendant until a warrant can be obtained.

Cuya	COUNTY, OHIO	M The A
Grady Krzywkowski	: Case No. DV 273934	
Petitioner SS# 276 84- 3224 DOB 4/2/73	: CSEA No.	
	: Judge James P Celebrezze	
V.	: Magistrate Tanner Tanner	-
Paith Krzyw Kowski	CONSENT AGREEMENT AND DOMESTIC CIVIL PROTECTION ORDER (R.C. 3113.3)	
Respondent	WITH SUPPORT ORDER	
SS# 274-88-0666 DOB 9-14-75	: DMAGISTRATE'S DECISION AND PERMANE	NT ORDER
NOTICE TO RESPONDENT: SEE THE	NAME(S) OF FAMILY OF HOUSEHOLD MEMBERS OR RESPONDENT PROTECTED BY THIS ORDER:	OF .
ATTACHED WARNING.	Ryan Krzywłaski, Kristen Krzywkuz	ki (
	AARON Krzynikanski Katelyn	rezulaisti
pursuant to Civil Rule 53 and the Ex Parte On present Per Figure 1 (Freely Krzy). The parties agree to waive their notice and be-	ay 26 , 2000 before the Court or the under filed on 12 17 . 2000. The following the Kowski - Respondent Faith 142 ywko aring rights and their rights under Civil Rule 53, including the objections to the Magistrate's Decision in this matter. ws:	he right to request
1. RESPONDENT SHALL NOT ABUSE to harm, threatening, molesting, following, statupon them.	he family or household member(s) named in this Order by hi lking, bothering, harassing, annoying, contacting, or forcing	arming, attempting g sexual relations
RESPONDENT SHALL IMMEDIATELY	VACATE the following residence:	
Exclusive possession of this residence is grante Respondent shall not interfere with this individual	ed to: Gredy Krzyw Kowski al's right to occupy the residence through actions such as ca delivery, or the delivery of any other documents or items.	nceling utilities or
3. RESPONDENT SHALL SURRENDER possible opportunity to the law enforcement office	R all keys and garage door openers to the above resider over who serves Respondent with this Order or as follows:	nce at the earlies
At hearing or to her	counsel	
ORDER. Respondent shall not be present with where they may be found. This includes, but it schools, businesses, places of employment, do with these family or household member(s) in an Respondent may aftered straductions.	FROM THE FAMILY OR HOUSEHOLD MEMBER(S) hin 1000 G/(distance) of them, and shall refrain from its not limited to, the buildings, grounds, and parking lots day care centers, and babysitters. If Respondent accidentally public or private place, Respondent must depart immediate to 6/2/2000 free Place September 1000 free Place ANY CONTACT, including, but not limited to, telephone	of their residences comes in contact their residences of contact their residences of their residences.

voice mail contact, with the family or household member(s) named in this Order or with their residences, businesses, places

of employment, schools, day care centers, and babysitters.

COURT OF COMMON PLEAS, DIVISION OF DOMESTIC RELATIONS

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	COURT SOWN	ON PLEAS, DE		UNI HIO	7
ē	zyukaoski		V	D273934	
.40	\	FILED	Case No		
* 04	44105		Judge _C	45 James P. Cele	brazza -
Faith A. Kr	z mkowski ci	Tanoga Coup	n i		(A) (1) (A) (A)
Respondent		1		etitioner: Throughout Interest that applies.	ut this form,
3220 648 5+ Address	a liver e	1	mark ever	A Triat applies.	
Clevelend, OH Dity, State, Zip Code	94127	1			
SS# 274-88-06 06	DOB 9-14-25	3.3			
1					
					olence and seeks relief on
Petitioner's own behalf.	The relationship of Pe	titioner to Respo	ondent is that o	f.	
Spouse of Responde	ent I Former snouse	of Respondent	Child of B	Respondent Parent	of Respondent
The natural parent of		or respondent	Person 1	iving as a spouse of Re	espondent*
Other relative (by blo		pondent	(now coh	abiting or cohabited wit	thin five years prior to the
	0		alleged a	ct of domestic violence)
-V2 Politioner contr	e relief on habalf of the	following family	or household	members who are victi	ms of domestic violence:
A Z. Fellioner seek.	s rents on benan or the	tollowing learning	OI HOUSEHOLD	Members who are view	
NAME	AGE/DOB	PETITION	HOW REL	ATED TO RESPONDENT	RESIDES WITH
Katelyn M	5/23/98	Daugh	lec	Daughtes	Petitioner
River B.	12/23/93	Son		Son	Petitioner
Kelsten P.	5/24/95	Dang	htes	Daughter	Pef: 4 ioner
Agron M.	9/04/94	1500	(3) 1 (8)	Sen	Petitioner
- Marian Company	ON AND DESCRIPTION				1. 4. 60 17.55
3. Respondent has eng	paged in the following a	ct(s) of domesti	ic violence (de t come to	scribe the nature and o	extent of the act(s)):
Ork /	A PARTY AND ADDRESS OF THE PROPERTY OF THE PARTY AND ADDRESS OF THE PAR		Committee of the Commit		the car backben
the mines child	V 10 2 10 10 10 10 10 10 10 10 10 10 10 10 10	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	196	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
			CONTROVERS		The second
street state to proper the state of the stat					
1 Petitioner requests t	that the Court grant rel	ief under R.C. 3	3113.31 to brin	o about a cessation of	f domestic violence against
Petitioner and the family	y or household membe	rs named in this	Petition by gra	anting a civil protection	order that:
To Disease De	sepandant ant to shur	o Dotitioner on	d the family o	r household mambers	named in this Petition by
harming, attem	pling to harm, threaten	ing, molesting, f	following, stalk	ing, bothering, harassir	ng, annoying, contacting, or
	relations upon them.		200000000000000000000000000000000000000		
(b) Requires R	tespondent to vacate a	and refrain from 3624 65	entering the fo	ollowing residence and	grants Petitioner exclusive
200 March Harry			time (good of the	C12 - A-1 - 35 (C53)	
FORM 10.01-D. PETITION FO	OR DOMESTIC VIOLENCE O	IVIL PROTECTION	ORDER		1/1/98

[3:9c = 0c carrie 10:01-7]
6. RESPONDENT SHALL IMMEDIATELY SURRENDER POSSESSION OF AND ALL KEYS TO THE FOLLOWING MOTOR VEHICLE: to: who is granted
exclusive use of this motor vehicle.
□ 7. RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY owned or possessed by the family or household member(s) named in this Order. Household and family personal property shall be apportioned as follows: To be offermined のする 19ter タイト
8. RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do an act prohibited above.
9. RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON. Respondent shall turn over all deadly weapons in Respondent's possession at the earliest possible opportunity to the law enforcement officer who serves Respondent with this Order or as follows:
Law enforcement agencies receiving deadly weapons shall hold them in protective custody until further Court order.
☐ 10. RESPONDENT SHALL NOT CONSUME, USE, OR POSSESS illegal drugs or beverages containing alcohol.
11. RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM: C. Hers
Respondent shall contact this program within 3 days of receipt of this Order to make immediate arrangements
attend the initial appointment and a written report when Respondent completes the program. Any program reports shall be accepted into evidence by the Court at the next scheduled hearing as the direct examination of the author of each report, subject to cross-examination by the parties. It is the responsibility of the party wishing to conduct such cross-examination to subpoena the appropriate individuals for the hearing.
Respondent is ordered to appear before Judge/Magistrate, on, atm., to review Respondent's compliance with this counseling order. Respondent is warned: Failure to attend the counseling program may result in a finding of contempt of court against you. Your failure to appear at this hearing may result in the issuance of a warrant for your arrest.
12. PARENTAL RIGHTS AND RESPONSIBILITIES ARE TEMPORARILY ALLOCATED AS FOLLOWS: DHS has tomporgy Custody through stuvenile Court JUVENAGE COURT has Surveiletion over parental rights + Visitation
Juvenable court has juristiction over parental rights + Visitation
This order applies to the following child(ren):
13. TEMPORARY VISITATION RIGHTS ARE ESTABLISHED AS FOLLOWS:
To be determined by DHS
This order applies to the following child(ren):
14. RESPONDENT SHALL MAINTAIN SUPPORT of the family or household member(s) named in this Order in accordance with the attached Support Order, which is incorporated herein by reference.
15. RESPONDENT MAY PICK UP CLOTHING and personal items from the above residence only upon reasonable notice to Petitioner and in the company of a uniformed law enforcement officer within 7 days of the filing of this Order.
Children's residence Petitioner to deliver same within
Children's residence Petitioner to deliver same within
one work

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ICE TO RESPONDENT: IF THIS ORDER REQUIRES YOU TO VACATE A RESIDENCE OR REFRAIN FROM

THE RESIDENCE, SCHOOL, BUSINESS, OR PLACE OF EMPLOYMENT OF THE FAMILY OR HOUSEHOLD

((S) NAMED IN THIS ORDER, THIS ORDER CANNOT BE WAIVED OR NULLIFIED BY AN INVITATION TO YOU

FOR THEIR RESIDENCE, SCHOOL, BUSINESS, OR PLACE OF EMPLOYMENT OR YOUR ENTRY INTO ONE OF

E PLACES OTHERWISE UPON THEIR CONSENT. IT IS FURTHER ORDERED that Respondent shall pay the remaining court costs in this action. ALL OF THE TERMS OF THIS ORDER SHALL REMAIN IN FULL FORCE AND EFFECT FOR 9. rom the date of filing of this Order unless earlier modified, vacated, or extended by order of this Court. TIS SO ORDERED APPROVED: 6.500 MAGISTRATE I have read this Consent Agreement and Civil I have read this Consent Agreement and Civil Protection Order and agree to its terms. Protection Order and agree to its terms. who hosewood Signature of Respondent Signature of Petilloner COLAD OF GROOD 4115 E. SISK E 594 3624 love Oth. Address of Respondent Susen M W. Daver Signature of Attorney for Respondent Signature of Attorney for Petitioner 1111 Superior #1610 clevilian, UH loveland, Of 4411 Address of Attorney for Respondent Address of Attorney for Petitioner PACEIVED FOR FILING JUN 0 6 2000 A time-stamped copy of this Order shall be mailed or CONTRACTOR OF THE PARTY OF THE handed to: NOTICE OF FINAL APPEALABLE ORDER Attorney for Petitioner Petitioner Respondent Attorney for Respondent Copies of the foregoing Order, which is a final appealable order, were mailed by ordinary U.S. mail or hand delivered Counseling Program: Patter Is Inter Vention to the parties indicated on the following date: County Sheriff Police Department Where Petitioner Resides: CLERK OF COURT Police Department Where Petitioner Works:

CSEA

Other:_

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