

FILED OCT 2.7 2004 JoAnne McBride, Clerk, Clark Co.

SUPERIOR COURT OF WASHIN FOR CLARK COUNTY  Redacted, Brian P Carr, June 13  Petitioner	1:1	ORDER FOR PROTECTION (ORPRT) Domestic Violer (Clerk's Action Required)	ON		
Pring Latrice (Miss.	Redacted, Brian P Carr, June 13, 2008	Order Expires:    0   27   05     Clark County District Court 1200 Franklin St. Vancouver, WA			
The court has jurisdiction over the parties,	DOB				
pursuant to court order \(\subsection\) service by public accordance with the Full Faith and Credit public accordance with the Full Faith and Credit public accordance with the Full Faith and Credit public accordance by public accordance with the Full Faith and Credit public accordance with the Full Faith accordance with	earing was serve ication pursuant provisions of VA	d on the respondent by personal to court order other	service service by This order is issued		
Name First, Middle Inmal/ Last	Age Race Sex	Name First, Middle Initial, Last	Age Race Sex		
AHC Redacted, Brian P Carr, Ju	ne 13, 2008	RSC W. HEC-Our			
	6 W M	To Petro son			
Based upon the petition, testimony, and cas defined in RCW 26.50.010 and represents a FHEREFORE ORDERED THAT:	a credible threat	to the physical safety of petitioner,	and IT IS		
Respondent is RESTRAINED from assault, and from molesting, haras the table above these minors or	sing, threatening	al harm, bodily injury, assault, inch , or stalking petitioner withe π	uding sexual ninors named in		
through others, by phone, mail, or court documents by a 3 <sup>rd</sup> party or table above these minors only:	any means, directions of the contact by Response	nd from having any contact whatsoe ectly or indirectly, except for mailing indent's lawyer with petitioner of the petiti	g or service of minors in the		

ORDER FOR PROTECTION (ORPRT) (6/02 3/03) WPF DV-3.015 RCW 26.50.060 Page 1 of 4 H:\FORMS\DV\Order of Protection.doc

Exhibit 3 Page 1 of 4

P	Respondent is EXCLUDED from entering or being within 250 feet of petitioner's current residence or any future residence during the life of this order. Petitioner's address at present is Confidential Petitioner waives confidentiality of the address which is:
	Petitioner shall have exclusive right to the residence shared by petitioner and respondent  as stated above as follows:  The respondent shall immediately VACATE the residence. Respondent may take personal clothing and tools of trade from the residence while a law enforcement officer is present.
5	Respondent is PROHIBITED from knowingly coming within, or knowingly remaining within feet of petitioner's:  person
6	Petitioner shall have possession of $\square$ essential personal belongings $\square$ including the following:
7	Petitioner is granted use of the following vehicle:  Year, Make & Model License No
8	Other:
9	Respondent shall participate in treatment and counseling as follows:  domestic violence perpetrator treatment program approved under RCW 26.50.150 or counseling at:  parenting classes at: drug/alcohol treatment at:  Other:
10	Petitioner is granted judgment against Respondent for \$ attorneys fees and costs.
31	Parties shall return to court on, at am / pm for review (clerk's action required):

ORDER FOR PROTECTION (ORPRT) (6/02 3/03) WPF DV-3.015 RCW 26.50.060 Page 2 of 4 H:\FORMS\DV\Order of Protection.doc

Comp	olete only if the protection ordered involves minor children   No Children Involved.
1/1	☐ A Parenting Plan or Custody Order exists and will be followed. ☐ Parties must obtain and follow a Parenting Plan or Custody Order. ☐ Other:
12	Petitioner is GRANTED the temporary care, custody, and control of  the minors named in the table on page one these minors only:
13	Respondent is RESTRAINED from interfering with petitioner's physical or legal custody of the minors named in the table on page one these minors only:
14	Respondent is RESTRAINED from removing from the state  the minors named in the table on page one these minors only:
15	The respondent will be allowed visitations as follows:
	Petitioner may request modification of visitation if respondent fails to comply with treatment or counseling as ordered by the court.
must c	person with whom the child resides a majority of the time plans to relocate the child, that person omply with the notice requirements of the Child Relocation Act. Persons entitled to time with the inder a court order may object to the proposed relocation. See RCW 26.09, RCW 26.10 or RCW for more information.

## WARNINGS TO THE RESPONDENT

Violation of the provisions of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject a violator to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, the defendant may be subject to criminal prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262.

Violation of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if the respondent has at least 2 previous convictions for violating a protection order issued under Titles 10, 26 or 74 RCW.

Effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If the respondent is convicted of an offense of domestic violence, the respondent will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.

YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS.

ORDER FOR PROTECTION (ORPRT) (6/02 3/03) WPF DV-3.015 RCW 26.50.060 Page 3 of 4 H:\FORMS\DV\Order of Protection.doc

## You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord tull faith and credit to the order.

judicial day WHERE P	d that the clerk of the to D Clark County ETITIONER LIVES this state used by lav	Sheriff's Office [which shall enter it	Police Department in a computer-hased	Other	
🗀 Petitiono	lent a <u>ppeared</u> and was er shall make arrange er shall serve this ord	ments for personal	order by the court; <u>fu</u> service of this order	rther service is	not required.
personally s	k of the court shall for Sheriff's Office Potence the respondent vitoof of service.	olice Department A	WHERE RESPONDE	ENT LIVES. W	hich shall
☐ assistant ☐ residual ☐ resp☐ resp☐ Custody ☐ Use of ab	forcement agency who stipetitioner in obtaining dence personal at: the share condent's residence of the above-named move designated vehicles.	ing possession of belongings	assist respondent theretitioner's residence tion:	in obtaining: po	
If	AS STAT the duration of this ord	FED BELOW THE er exceeds one year,	the court finds that an further acts of domesting.	AGE ONE.  order of less tha	
resented by:		. / /	JUDGE / COURT  I acknowledge receipt		

ORDER FOR PROTECTION (ORPRT) (6/02 3/03) WPF DV-3.015 RCW 26.50.060 Page 4 of 4 H:\FORMS\DV\Order of Protection.doc

Exhibit 3 Page 4 of 4