|   |                       |           | <del>_</del>  |
|---|-----------------------|-----------|---|
| STATE OF NORTH CAROLINA   |                       |           | File No.  |
| County  |                       |           | In The General Court Of Justice District Court Division |
| Name And Address Of Plaintiff   |                       |           |   |
|   |                       |           |   |
|   |                       |           | NO-CONTACT ORDER  |
| VERSUS  |                       |           | FOR STALKING OR   |
| Name And Address Of Defendant   |                       | NON       | CONSENSUAL SEXUAL CONDUCT                               |
|   |                       |           |   |
|   |                       |           | 0.5.500.7   |
|   | FINDINGS              |           | G.S. 50C-7  |
| This matter was heard by the undersigned district court ju  |                       | iuriedia  | ction over the parties and subject matter, and the      |
| defendant has been provided notice of the hearing.  | augo, ano oddie nac   | o junioun | and the parties and subject matter, and the             |
| The Court hereby finds that:  |                       |           |   |
| 1. (If this block is checked, skip to the Order portion of the because the defendant failed to  file an answ sufficient to justify a no-contact order for stalking of the skip in the order for stalking of the skip in the order for stalking of the order for stalking or the order for stalking of the order for stalking or the o | er appear at          | this hea  | ring and the allegations in the complaint are           |
| ☐ 2. Present at the hearing were: ☐ the plaintiff, repres   |                       |           |   |
| the defendant, reg  | oresented by          |           |   |
| $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $  | defendant in that:    |           |   |
|   |                       |           |   |
|   |                       |           |   |
|   |                       |           |   |
|   |                       |           |   |
| 4. Other:   |                       |           |   |
| 4. Other.   |                       |           |   |
|   |                       |           |   |
|   |                       |           |   |
|   |                       |           |   |
|   | CONCLUSIO             | NC.       |   |
|   | CONCLUSIO             |           |   |
| 1. The defendant committed acts of unlawful conduct      The plaintiff has failed to prove grounds for issued.  | •                     |           |   |
| 2. The plaintiff has failed to prove grounds for issuar   |                       | order.    |   |
|   | ORDER                 |           |   |
| It is ORDERED that:   |                       |           |   |
| 1. The defendant shall not visit, assault, molest, or o   | therwise interfere v  | with the  | plaintiff.  |
| 2. The defendant cease stalking the plaintiff.  |                       |           |   |
| 3. The defendant cease harassment of the plaintiff.   |                       |           |   |
| 4. The defendant not abuse or injure the plaintiff.   | ao writton commun     | vication  | or electronic magne                                     |
| 5. The defendant not contact the plaintiff by telephor  |                       |           | of engloyment, and other places listed below at times   |
| when the plaintiff is present.  | plaintill s residence | , place   | or employment, and other places listed below at times   |
| List Other Places Where Defendant Ordered Not To Be   |                       |           |   |
|   |                       |           |   |
|   |                       |           |   |
|   |                       |           |   |
| 1   |                       |           |   |

(Over)

| 7. Other: (specify)  |  |         |
|--|--|---------|
| <ul> <li>8. The terms of this Order shall be effective until one (1) y (specify date and time if less than one year)</li> <li>9. The Order is denied and the case is dismissed.</li> </ul>                   | year from the date of this Order   |         |
| Date   | Name Of District Court Judge (type or print)   |         |
| Time \tag{\tau}  | M Signature Of District Court Judge  |         |
| Time AN  |  |         |
|  | L NO-CONTACT ORDER SHALL BE PUNISHABLE AS CONTEM<br>N A FINE OR IMPRISONMENT. THE COURT MAY FIND YOU IN  | PT      |
| CERTI  | IFICATION  |         |
| I certify this Order is a true copy.   |  |         |
| Date Signature Of Clerk  | Deputy CSC Assistant CSC Clerk Of Superior Court   |         |
| municipality of the victim's residence, or the sheriff a with a police department.   | hat a copy of the order shall be issued promptly to the police department of tand any county police department if the victim does not live within a municipal and any county police department if the victim does not live within a municipal and any county police. |         |
|  | EN DEFENDANT NOT PRESENT AT HEARING  |         |
| I certify that this No-Contact Order For Stalking Or Nonconsensual   |  |         |
| Date Served         Time Served         AN           PN         PN   |  |         |
| <ul><li>By delivering to the defendant named above a copy of this Orde</li><li>By leaving a copy of this Order at the dwelling house or usual p age and discretion then residing therein.</li></ul>          | der.<br>place of abode of the defendant named above with a person of suita   | able    |
| Name And Address Of Person With Whom Copies Left   |  |         |
| <ul> <li>□ By mailing a copy of this Order to the defendant by</li> <li>□ registered mail. □ certified mail (return receipt). □ des</li> <li>□ Defendant WAS NOT served for the following reason.</li> </ul> | signated delivery service.   |         |
| Date Received  | Signature Of Deputy Sheriff Making Return  |         |
| Date Of Return   | Name Of Sheriff (type or print)  |         |
| Date Mailed  | County Of Sheriff  |         |
|  | Signature Of Clerk  Deputy CSC  Assistant CSC  Clerk Of Superior   | r Court |
|  |  |         |

NOTE TO CLERK: G.S. 50C-9(b) provides: "If the [defendant] was not present in court when the order was issued, the [defendant] may be served in the manner provided for service of process in civil proceedings in accordance with Rule 4(j) of the Rules of Civil Procedure."