



# IN THE 15TH JUDICIAL CIRCUIT COURT, LAFAYETTE COUNTY, MISSOURI

**OCCOX**		_		
Judge or Division:	Case Number: 13LF-CV00289	_		
LF	Court ORI Number: MO054033J  MSHP Number:	-		
Petitioner:	Responsible Law Enforcement ORI:	4		
ALLIE L OVERSTREET	Related Cases:			
VS.		(Date File Stamp)		
Respondent: WILLIAM M WINDSOR	Respondent's Home Address: 3924 LOWER ROSWELL RD			
Alias/Nicknames:	MARIETTA, GA 30068			
	Home Phone Number:			
Respondent's DOB:	Respondent's Work Address: RETIRED			
Age: 60+	Work Phone Number:			
SSN (if known, last four digits):	Work Hours:			
Race: White	, , , , , , , , , , , , , , , , , , , ,			
Sex: M				
Hair Color: Grey Eye Color:	Other Locations Where Respondent May Be Served:	UNKNOWN		
Height: 70"				
Weight: 250 lbs.	Petitioner's Relationship to Respondent pursuant to 18 U.S	S.C. §§ 921(a)(32) and		
(Identifying Information for use by Law Enforcement)	922(g)(8) determination:			
Visible Identifying Marks (e.g. tattoos, birthmarks,	☐ Spouse ☐ Adults with child(ren) in comr☐ Former spouse ☐ Adults, intimate residing/resid			
braces, mustache, beard, pierced ear, glasses):	Adults are/were in a continuing social relationship of a	2		
	Adults related by blood. Define relationship:			
	Adults related by blood. Befine relationship:			
	Adults residing/resided together; no intimacy			
	Stalking. Define relationship: I WAS HIS VOLUNTED	3R		
Adult Abuse/Stalking Ex Parte Order of Protection				
The State of Missouri to Respondent				
Petitioner has filed a verified petition (copy attached) requesting an Order of Protection against you. Pursuant to sections				
455.035 to 455.045, RSMo, the court finds that there	is an immediate and present danger of abuse to Petition	ner by you or that		
Petitioner has been a victim of stalking by you and the	at there is good cause to issue an Order of Protection.			
Therefore, the court orders that you, WILLIAM M WINDSOR, Respondent, not:				
Abuse, threaten to abuse, stalk, molest or disturb the peace of Petitioner wherever Petitioner may be found.[01 & 04]				
Enter or stay upon the premises wherever the Petitioner may reside, place of employment or school				
Located at (unless disclosure waived) [04]				
Be within (distance) of the Petitioner.				
Communicate with Petitioner in any manner or through any medium. [05]				
Other: .[08]				
It is further ordered that: Custody of the minor children shall be awarded, until further order of court, as follows				
<u>Child's Name</u> <u>Age</u> <u>Person Awarded Custody</u> [Respondent-06, Petitioner-09]				
(Attach additional sheets if necessary)				
It is further ordered that:				
	ement in jail for as long as four years and by a fine	of as much as five		
thousand dollars. If so ordered by the court, Respo	ondent is forbidden to enter or stay at Petitioner's r	esidence.		
The hearing of this cause will be in Courtroom B of the Circuit Court of LAFAYETTE COUNTY, in LEXINGTON,				
Missouri at 01:00 PM on 25-MAR-2013.	$\mathcal{O}$ . $\mathcal{O}$ .			
So Oudawada Morek 14 2012				
So Ordered: March 14, 2013  Date  Judge				
_ <del></del>	e for your court appearance, please contact the cou	rt at least 48 hours		
in advance of the scheduled hearing date and time.				

# **Notice to Respondent**

You are notified that under section 455.050, RSMo, if the court finds in favor of Petitioner or you default, the court may grant any of the following forms of relief:

- 1. Order you not to stalk, abuse, threaten to abuse, molest or disturb the peace of Petitioner wherever Petitioner may be;
- 2. Order you not to enter upon the premises of the dwelling of Petitioner;
- 3. Order you not to enter upon the premises of the Petitioner's place of employment or school, or be within a certain distance of the Petitioner.
- 4. Order you not to transfer, encumber or otherwise dispose of mutually owned or leased property;
- 5. Grant Petitioner temporary possession of specified personal property;
- 6. Order you to participate in court approved counseling for batterers and/or substance abuse treatment;
- 7. Award custody of minor children;
- 8. Establish a visitation schedule:
- 9. Order you to pay child support and/or maintenance to Petitioner;
- 10. Order you to make an assignment of earnings or other income;
- 11. Order you to pay Petitioner's rent or mortgage;
- 12. Order you to pay for housing or other services provided to Petitioner by a shelter;
- 13. Order you to pay court costs;
- 14. Order you to pay Petitioner's attorney fees;
- 15. Order you to pay the cost of medical treatment and services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by you;
- 16. Temporarily enjoin you from communicating with Petitioner in any manner or through any medium.

### **Definition of Abuse**

You are notified that, under section 455.010(1), RSMo, the term "abuse" includes but is not limited to the threat to commit, the attempt to commit and/or the actual commitment of the following acts, except abuse shall not include abuse inflicted on a child by accidental means by an adult household member or discipline of a child, including spanking, in a reasonable manner.

- a. Assault: "purposely or knowingly placing or attempting to place another in fear of physical harm";
- b. Battery: "purposely or knowingly causing physical harm to another by with or without a deadly weapon";
- c. Coercion: "compelling another by force or threat of force to engage in conduct from which the latter has the right to abstain or to abstain from conduct in which the person has a right to engage";
- d. *Harassment*: purposely or knowingly engaging in a "course of conduct" that "alarms or causes distress to an adult or child and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult or child to suffer substantial emotional distress and must actually cause substantial emotional distress to the petitioner or child." Some examples include:
  - i. "Following another about in a public place";
  - ii. "Peering in the windows of another";
  - iii. "Lingering outside the residence of another".
- e. Sexual assault: "causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, or duress";
- f. Unlawful imprisonment: "holding, confining, detaining or abducting another against that person's will".

#### **Definition of Stalking**

You are notified that, under section 455.010(13), RSMo, "stalking" occurs when any person purposely and repeatedly engages in an unwanted course of conduct that could cause alarm to a reasonable person. "An unwanted course of conduct" is behavior that serves no legitimate purpose. Such conduct may include following a person or unwanted communication or contact. "Repeated" means two or more incidents that show a continuity of purpose, in other words, that are intended to cause alarm. "Alarm" means to cause fear of danger of physical harm.

I certify that I served this Order's		Server's Return		(address) in
I certify that I served this Order a	(County/City of St. Louis),	Missouri on	(date) at	(time) hv
(Check one)	(County/City of St. Louis),	, 141100UIII, UII	(uaic), at	(time), by.
•	Order and petition to			(name).
leaving a copy of the Oro	der and petition at the dwel	lling place or usual abode	of	(name),
	(name), a person of			
other (describe)	\ // 1			
· · · · · · · · · · · · · · · · · · ·				
Printed Name of Sheriff or Se	erver Must be sworn before a n	Sheriff or Server otary public if not served	_	ency ORI ficer.
(Seal)	Subscribed and sworn to be	-		
	My commission expires: _			
		Date	Nota	ry Public
Missouri and federal law provides that the			(455.010 RSM <sub>0</sub> & 42 U.S.	C. Section 3796gg-5)
	Complete for	Out of State Service		
I certify that:  1) I am authorized to serve processes to serve processes and the serve processes are served.	rocces in civil actions with	in the state or territory whe	are the showe Order wa	is served
1) I am authorized to serve pr     2) My official title is	of	in the state of territory whe	County.	(state)
2) My official title is	County,	(state), on	(date) at	(time).
Subscribed and Sworn To before	e me on this	(date).	•	
	he clerk of the court of whi			
L t	he judge of the court of wh	ich affiant is an officer.	a CC and a surred that also	
	uthorized to administer oat	hs in the state in which the	e amiant served the abo	ove summons. (use
	or out-of-state officer) outhorized to administer oat	ths (use for court-appointe	ed server)	
(Seal)	utilorized to administer out	ins. (use for court-appoint	d server)	
(2)				
			re and Title	G 6 - d - 250( 5)
Missouri and federal law provides that the				.C. Section 3/96gg-5)
A copy of the Order and pet	Directions to Officer	r Making Return on Se	rvice	ny of the Order and
petition when offered to him, the	return shall he prepared to	show the offer of the offi	cer to deliver the Orde	er and petition and the
person's refusal to receive the sa	ame.			
Service shall be made: (1)	On Individual. On an indiv	idual, including an incom	petent person not havin	ng a legally appointed
guardian, by delivering a copy o	f the Order and petition to	the individual personally o	or by leaving a copy of	the Order and petition
at the individual's dwelling hous	e or usual place of abode v	with some person of the far	mily over 15 years of a	ige, or by delivering a
copy of the Order and petition to	an agent authorized by ap	pointment or required by I	aw to receive service (	or and natition to the
Guardian. On an incompetent pe	rson who has a legally app	onnied guardian, by derive	ring a copy of the Ord	er and petition to the
guardian personally.  Service may be made by an	officer or deputy authorize	ed by law to serve process	in civil actions within	the state or territory
where such service is made.				
Service may be made in any	state or territory in the Ur	nited States. If served in a t	erritory, substitute the	word "territory" for
the word "state."				
If service is made outside of	f Missouri, the officer mak	ing the service must swear	an affidavit before the	e cierk, deputy cierk, or
judge of the court of which the p time, place, and manner of servi	erson is an officer or other	t person aumorized to adm	inister oaths. This arm	rocess in civil actions
within the state or territory when	ce, me omerar character or e service is made	the alliant, and the alliant	is authority to serve p	100000 III 01711 II III II
The return should be made	promptly.			
		uctions to Clerk		
1. A copy of the Ex Parte Ord			rsonally served upon F	Respondent immediately
and not less than 3 days price	or to the date of the hearing	g.	-	
<ol> <li>A copy of the Ex Parte Order</li> </ol>	er of Protection shall be iss	sued to Petitioner.		1 100 1 11 11
3. A copy of the Ex Parte Ord	er of Protection shall be iss	sued to the local law enforce	cement agency (police	or sheriff) in the city of
county where Petitioner res	ides.	wed the same don the ands	r is granted to the loss	1 law enforcement
4. A copy of the Ex Parte Ord	er of Protection shall be iss	sued the same day the orde	i is granied to the loca	I IMPY CHIOICCINCIL

agency responsible for maintaining the Missouri Uniform Law Enforcement System (MULES).

IN THE 15TH JUDICIAL CIRCU	IT COURT, LAFAYETTE COUNTY, MISSOURI			
Judge or Division:	Case Number: 13 LF-CU 00 289 MAR 1 4 2013			
LF	Court ORI Number: MO054033J			
Petitioner:	MSHP Number:			
,	Responsible Law Enforcement ORI:  DEANA AVERSMAN			
Allie L. Overstreet vs.	Related Cases: LAFAYETTE CO. CIRCUIT CLERI			
Respondent: William M. Windsor	Respondent's Home Address: 3924 Lower Roswell RD  Marietta, 6A 30068  Home Phone Number: 7722 6738 10554			
Alias/Nicknames: Billy BAM	Marietta, GA 30068			
OILL GAM	110the 1 hone 1 talket. 710 3 3 18 = 103 6			
Respondent's DOB:	Respondent's Work Address:			
Age: MID bo's	Respondent's Work Address:  Retired, Lawless  Work Phone Number:  Retired, Lawless			
SSN (if known, last four digits):	America			
Race: Sex: TF MM				
Hair Color: 9 Cey Height: 5', 0	Work Hours: Other Locations Where Respondent May Be Served:			
Eye Color: Weight: 950	Other Locations where Respondent May Be Served.			
1	Petitioner's Relationship to Respondent pursuant to 18 U.S.C. §§ 921(a)(32) and			
Visible Identifying Marks (e.g. tattoos, birthmarks, braces, mustache, beard, pierced ear, glasses):	922(g)(8) determination:			
20,500	Spouse Adults with child(ren) in common			
Pot belly grey beard	Former spouse Adults, intimate residing/resided together			
( ) 0	Adults are/were in a continuing social relationship of a romantic/intimate nature			
	Adults related by blood. Define relationship:			
Jirdge of the second of the se	Adults related by marriage. Define relationship:			
↑ F 	Adults residing/resided together; no intimacy			
Petir a c	Stalking. Define relationship: Juck his Woluntell			
Adult Abuse/Stalking Petition for Order of Protection				
Repril: "I am Petitioner and at least 17 years of age under 17 but emancipated				
Respondent is \(\sigma\) at least 17 year	urs of age under 17 but emancipated under 17			
Alia 2. I reside in (city), (state), in the County of	41.			
Hissinsuite, mo- Lat	arette			
Respondent may be found in (city), (state), in the County of  Respondent may be found in (city), (state), in the County of				
Marietta Georgia CODU				
3. An act of abuse or stalking occurred at (address), (city), (state), in the County of				
Hard BOS N Main Higgin	5016 MO 6403)			
Lyo (4.4) (Respondent and I: (check one or more)				
internal column are related by blood.	were related by marriage.			
$V_{0,4,3} \otimes V \square$ are spouses. $V_{0,4,3} \otimes V_{0,4,3} \otimes V_{0,4,3} \otimes V_{0,4,4,3} \otimes V_{0,4,4,3} \otimes V_{0,4,4,4,4} \otimes V_{0,4,4,4,4,4} \otimes V_{0,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4$	are related by marriage.  have no relationship other than Respondent has stalked me.			
were spouses.	are in a continuing romantic or intimate social relationship.			
have child(ren) in common.	were in a continuing romantic or intimate social relationship.			
are or were residing together.	Motoria a continuing to transfer of the second of the seco			
Complete for Adult Abuse Petition Only.				
5. Respondent and I: (check one or more)				
reside together.	(ctota) in the County of			
previously resided together at (address), (city),	(state), in the County of			
never resided together.	, a series			

Complete for Stalking Petition Only.

6. Respondent is stalking me. Explain relationship (example: co-workers, neighbors, etc.)

I was his volunteer in LAwless America and puit when I saw him stalking other parents

ete for Adult Abuse Petition Only.				
The residence in which I live is: (check one	e or more)			· · · · · · · · · · · · · · · · · · ·
	ly occupied by Respondent	and me.	•	
jointly owned, leased, rented or occupi	ed by me and someone othe	er than Respondent.		i J
dwned, leased, rented or occupied by s	omeone else, and Responde	ent is my spouse.		
jointly occupied by me and another pe	rson, and Respondent has no	o property interest therein.		
Respondent has knowingly and intentionall	y: (check at least one)			
💢 coerced me	followed me from	place to place	, .	er F-M
🔀 stalked me	aused or attempted	d to cause me physical harm		
harassed me	placed or attempted	d to place me in apprehension	of immediate physic	
sexually assaulted me	threatened to do an	y of the above		
unlawfully imprisoned me				į
by the following act(s): (Include the most r	ecent date(s) of each act des	scribed.)	1 a at h	0.00
2 indior threatens t	a show at -	to my Hyria		bring 1
I am afraid of Pernandent and there is an in	mmediate and present dange	er of abuse or stalking of me b	ecouse: (describe)	That across 27.
C 2 months s'ass	Charles and present dange	of abuse of standing of the t	bo bo	400
ouplied and it	AOIL CHOSE	1' Non 1		threatened
, poolity on his L	Jeb 5140, told	HOOLY	IN, WYR.	re me
outs break abou	it a sun Pu	blished m. A	dalress a	nd told
Photographs/Exhibits are filed as evid	ence of my injuries. OH	vers to Stalk	me, and s	liki, of zusc
				<u> </u>
			1 1	us courthous
		00.0	Addr	ess harody
Cilid's Name	<u>551) (1851 4 )</u>	digits offiy) Age	(If other than	Petitioner)
1.	•	4	_	- \-
2.	•		26	es backs
3.	•			
4.	are.			. RWH
· 5	•	10°		
1 ,		* * * * * * * * * * * * * * * * * * * *	. • •	·
		•	C	ustody
		Persons to Receive	_	one or both)
		<u>Custody</u>	Temporary	<u>Full</u>
<u> </u>	Acspondent's Cintar			
	ė.	Land Carlotte		
2.				
3				
<i>3.</i>				
4.			Ц	
5.				· 🔲
	t cases before, or orders ente	ered by, this court or any othe	r court involving the	following
			·	4
				41
(If none, so state):	1 1	sible bise		#
	but not u	with him.		
(If none, so state):	but not u	sith him.		
a. Petitioner - I have ONL b. Respondent	but not c	sitch him.		
in (If none, so state):  a. Petitioner - Thouse one b. Respondent c. Children (identified in item 11)				
a. Petitioner - I have ONL b. Respondent				. 38' 6
in (If none, so state):  a. Petitioner - Thouse one b. Respondent c. Children (identified in item 11)				
	jointly owned, leased or rented or jointly owned, leased, rented or occupied by moved, leased, rented or occupied by significantly occupied by me and another perfect the stalked me harassed me sexually assaulted me unlawfully imprisoned me by the following act(s): (Include the most result of Respondent, and there is an information of the sexual of Respondent, and there is an information of the sexual of Respondent, and there is an information of the sexual of Respondent, and there is an information of the sexual of Respondent, and there is an information of the sexual of Respondent, and there is an information of the sexual	The residence in which I live is: (check one or more)    jointly owned, leased or rented or jointly occupied by Respondent owned, leased, rented or occupied by me.   jointly owned, leased, rented or occupied by me and someone othe dwned, leased, rented or occupied by someone else, and Respondent owned, leased, rented or occupied by someone else, and Respondent jointly occupied by me and another person, and Respondent has no Respondent has knowingly and intentionally: (check at least one)   coreced me	The residence in which I live is: (check one or more)	The residence in which I live is: (check one or more)    jointly owned, leased or rented or jointly occupied by Respondent and me.     owned, leased, rented or occupied by me and someone other than Respondent.     dwned, leased, rented or occupied by someone clse, and Respondent is my spouse.     jointly owned, leased, rented or occupied by someone clse, and Respondent is my spouse.     jointly owned, leased, rented or occupied by someone clse, and Respondent is my spouse.     jointly owned, leased, rented or occupied by someone clse, and Respondent is my spouse.     jointly owned, leased, rented or occupied by someone clse, and Respondent is my spouse.     jointly owned, leased, rented or occupied by someone clse, and Respondent is my spouse.     jointly occupied by me and another person, and Respondent has no property interest therein.     Respondent has knowingly and intentionally: (check at least one)     jointly occupied by me and another person and respondent has no property interest therein.     Respondent has knowingly and intentionally: (check at least one)     jointly occupied by me and someone other than Respondent is my spouse.     caused or attempted to place me in apprehension of immediate physic     placed or attempted to cause me physical harm     placed or attempted to cause me physical harm     placed or attempted to cause me physical harm     property of the above     property of

william windsor has repentedly published on his website that he has bought a gun For use on a group of people. He Lists that group of people and I am one.

He Announced publicly that he knows about My April first custody hearing and he has called my ex and will work to sabotage my custody with my daughter.

He emailed me several threatening emails saying he will sabotage my rights to my daughter and ruim my name.

He published a FAKE copy of criminal charges against me on line to 50,000 people.

He Koeps publishing my Kids actual address on line and encouraging people to get Personal info on me but my middle a kids Live there and I'm scared because his Audiena

•	14.	Pursuant to Section 455.010 to Section 455.085 RSMo, it is requested Respondent from: (check all that apply)	ed that the court issue an Ex Parte Order of	Protection restraining
		abusing, threatening to abuse, molesting or disturbing the peace	e of Petitioner wherever Petitioner may be	found.
		stalking Petitioner.		
	1.	entering the family home, place of employment or school of Pe authorized by the court.	titioner located at (see notice below)	, except as specifically
•		communicating with Petitioner in any manner or through any m	nedium, except as specifically authorized by	by the court.
	15.	other: Coming to my court hours  It is further requested that, upon the hearing of this cause, the court is acts for such time as is necessary to protect Petitioner and that the coming that	issue an Order of Protection enjoining Resourt: (one or more may be selected) espondent.	pondent from the above many
		Order Petitioner Respondent to pay child support to week per month.	Petitioner Respondent in the amount of	of \$ (check one) \[ \square \text{per}
		Order Petitioner Respondent to pay maintenance to per month.	Petitioner Respondent in the amount of	(check one) per
1		Order that Respondent make or continue to make the rent or mo occupied by Petitioner.	ortgage payments in the amount of \$	on the residence
		Order that Respondent pay Petitioner's rent at a residence, other amount of \$		h Respondent, in the
		Order that Petitioner be given temporary possession of the follows:		
	;	Prohibit Respondent from transferring, encumbering, or otherwith Petitioner:	いさの ヤルハ vise disposing of the following property m	utually owned or leased
		Order Respondent to participate in a court-approved counselin		
		Order Respondent to pay a reasonable fee for housing and othe violence.	or services provided to retitioner by a site	er for victims of domestic
	•	Order Respondent to pay the cost of medical treatment or servi	ces provided to Petitioner as a result of in	uries sustained by an act
		of domestic violence committed by Respondent.  Order Respondent to pay court costs.	1.	•
		Order Respondent to pay Petitioner's attorneys fees.		the content of
٠	. : •	Order the full order of protection issued for one year be autom prior to the expiration of the order.	atically renewed unless Respondent reque	sts a hearing by 30 days
		Other (specify):		
				• .
•				See Lingue
_		·		ef, liper s
		I swear/affirm under penalty of perjury that these fac	ts are true according to my best knowledg	e and belief
		3-14-13 Date	Petitioner's Signa	ture
			Address (Optional	i)
<b>3.</b> T.	OTT	orn of the Access 2 P.O.A. and the Access	City, State and Z	p
		CE: Section 455.030.3 RSMo provides that a oner seeking protection under the Adult Abuse Act	Telephone	
is.	not 1	required to reveal any current address or place of	reiephone	1. 3.1
		nce on this motion. Do not provide this nation if doing so will endanger you.		Jo if Applicable
			Attomey's Name, Missouri Bar	10., it Applicable
			Attomey's Name, Missouri Bar	
			Address	

#### **Definition of Abuse**

You are notified that, under section 455.010(1), RSMo, the term "abuse" includes but is not limited to the threat to commit, the attempt to commit and/or the actual commitment of the following acts, except abuse shall not include abuse inflicted on a child by accidental means by an adult household member or discipline of a child, including spanking, in a reasonable manner.

- a. Assault: "purposely or knowingly placing or attempting to place another in fear of physical harm";
- b. Battery: "purposely or knowingly causing physical harm to another by with or without a deadly weapon";
- c. Coercion: "compelling another by force or threat of force to engage in conduct from which the latter has the right to abstain or to abstain from conduct in which the person has a right to engage";
- d. *Harassment*: purposely or knowingly engaging in a "course of conduct" that "alarms or causes distress to an adult or child and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult or child to suffer substantial emotional distress and must actually cause substantial emotional distress to the petitioner or child." Some examples include:
  - i. "Following another about in a public place";
  - i. "Peering in the windows of another";

:1)

- iii. "Lingering outside the residence of another".
- e. Sexual assault: "causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, or duress";
- f. Unlawful imprisonment: "holding, confining, detaining or abducting another against that person's will".

## **Definition of Stalking**

You are notified that, under section 455.501(13), RSMo, "stalking" occurs when any person purposely and repeatedly engages in an unwanted course of conduct that would cause alarm to a reasonable person. "An unwanted course of conduct" is behavior that serves no legitimate purpose. Such conduct may include following a person or unwanted communication or contact. "Repeated" means two or more incidents that show a continuity of purpose, in other words, that are intended to cause alarming the child. "Alarm" means to cause fear of danger of physical harm.

or sochild Societa