**Form FL‑30** [Rule 12.53(1)(f)]

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| COURT FILE NUMBER | Clerk’s Stamp |
| COURT | COURT OF KING’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |  |
| APPLICANT(S) |  |
| RESPONDENT |  |
| DOCUMENT | **RESTRAINING ORDER WITHOUT NOTICE** |

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| ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT |  |

DATE ON WHICH ORDER WAS PRONOUNCED:

LOCATION OF HEARING OR TRIAL: **, Alberta**

NAME OF JUDGE WHO MADE THIS ORDER:

ON THE APPLICATION of the Applicant, [name]; AND ON having heard representations of the Applicant; AND ON having read the Declaration/Affidavit/Questionnaire of the Applicant, filed; AND ON NOTING that the Court is satisfied, pursuant to Rule 6.4 of the *Alberta Rules of Court*, that no notice to the Respondent is necessary or that serving notice of the application on the Respondent might cause undue prejudice to the Applicant;

**IT IS ORDERED THAT:**

1. The Respondent, [name], is specifically restrained from being within 200 metres of:

(a) the Applicant’s residence: [address]

(b) the Applicant’s place of employment: [address]

(c) the Applicant’s other addresses: [address]

or from being within 100 metres of the Applicant anywhere else in the Province of Alberta [except as required to exercise court ordered parenting time or contact – use this or change according to circumstances if there is an order for parenting time or contact in place]

2. The Respondent is restrained from harassing, molesting, watching, following, telephoning, or otherwise interfering with or contacting the Applicant, either directly or indirectly, and either personally or by agent, anywhere in the Province of Alberta.

3. A copy of this Order, together with a copy of the Affidavit/Declaration/Questionnaire relied on in support of the application, shall forthwith be personally served on the Respondent.

4. On the Respondent being in breach of any of the terms of this Order, any Police Officer is authorized to forthwith arrest the Respondent, and bring the Respondent, as soon as possible, before a Justice of the Court of King’s Bench of Alberta to show reason why there should not be a finding of civil contempt. However, the Respondent shall not be arrested unless the Respondent has previously been served with a copy of this Order, or if not served, is shown a copy of this Order by the Police Officer and, on being given an opportunity to do so, does not then obey it.

5. IT IS FURTHER ORDERED THAT, in making an arrest under this Order, a Police Officer is authorized to do anything necessary to carry out the arrest, including the use of as much reasonable force as may be necessary to make the arrest, and without warrant to enter any place where, on reasonable and probable grounds, the Police Officer believes that the Respondent may be found.

6. This Order is sufficient authority for the keeper of a correctional institution to hold the Respondent in custody pending appearance before a Justice of the Court of King’s Bench of Alberta.

7. This Order remains in effect up to and including the [date] day of [month], 20[year]. This matter will be back before the Court on that day at 10:00 a.m. so that the Court may consider whether to renew the Order for a further period of time. If the Respondent wishes to appear on that date, the Respondent shall file with this Honourable Court such affidavits as the Respondent intends to rely on. The Respondent shall arrange for a process server or other neutral third party to serve the filed affidavits on the Applicant by leaving a copy with the Applicant or leaving a copy, addressed to the Applicant, at the Applicant’s address for service at least 24 hours prior to the hearing. If the Respondent does not appear, an order may be granted in the Respondent’s absence.

8. Either party may apply to amend, vary, or strike out the within Order on providing notice to the other party 5 days or more before the date the application is scheduled to be heard or considered.

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Justice of the Court of King’s Bench of Alberta