State of Minnesota

County of: Blue Earth County

District Court

Judicial District:	
Court File Number:	
Case Type:	Domestic Abuse

In the Matter of:

Michael Vincent Duncombe

Petitioner (first, middle, last)

On behalf of: Other persons needing protection (first, middle, last)

Petition for Order for Protection (OFP)

Minn. Stat. § 518B.01

and for her/himself

vs.

James Michael Duncombe Respondent (first, middle, last)

1. Petitioner Information (You)

Name: (first, middle, last) Michael Vincent Duncombe

Race: BLACK & White Gender: X male female

Date of birth: (month/day/year): 09/12/1988

(for federal reporting purposes)

Address:

X I am requesting that my **address** be kept confidential by submitting the completed *Confidential Address/Phone Request* form (OFP107) to the court. (**NOTE:** If you choose this option, DO NOT fill in your address below.)

OR

I am not requesting that my address be kept confidential. My address is:

My Address:

City, State, Zip Code: _____

Phone Number:

X I am requesting that my **phone number** be kept confidential by submitting the completed *Confidential Address/Phone Request* form (OFP107) to the court. (**NOTE:** If you choose this option, DO NOT fill in your phone number below.)

OR

I am not requesting that my phone number be kept confidential. My phone number is:

Telephone: (______) _____

2. Email Notification of Service

By providing my email address below, I ask to be notified by email when the respondent is served with the OFP. I understand that:

- This is the only email I will receive from the court about the OFP unless I have signed up to receive other court notices via email,
- It will only be possible for the court to notify me by email when service information is received by the court,
- A technical or other error could happen that prevents the successful delivery of the email,
- I have other options to learn of the service of the OFP on the respondent, including contacting law enforcement directly, and
- I must provide a valid email address in order to receive this notification of service.

THIS EMAIL ADDRESS WILL BE SEEN BY THE RESPONDENT:

Email address: <u>Reason4Purpose@Yahoo.com</u>

3. Who needs protection?

X	Me (Petitioner)
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My	minor	children
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A person for whom I am the legal guardian (attach Guardianship Order)

A minor child who is not my legal child, but is a family or household member of mine

Other:

For anyone you checked above, other than you, please fill out the following:

Name (first, middle, last)	Race	Gender	Date of	Lives	How do you know	How does this person
			Birth	with	this person?	know the Respondent?
				you?		
		M		Yes		
		F		No		
		M		Yes		
		F		No		

Name (first, middle, last)	Race	Gender	Date of	Lives	How do you know	How does this person
			Birth	with	this person?	know the Respondent?
				you?		
		M		Yes		
		F		□No		
		M		Yes		
		F		□No		
		M		Yes		
		F		□No		

MINOR CHILDREN

4. Do you have any minor children with the Respondent who are not listed at #3?

 \Box Yes $X \Box$ No

If Yes:

- How many? _____
- Complete one *Other Minor Children with Respondent* attachment (OFP904) for each child not listed at #3.
- 5. Are there any other minor children living with you that are not listed above at #3 or #4 (even if you are not related to them)?
 Yes
 X
 No

If **Yes**, complete the information below:

Date of Birth	How do you know this child?	How does this child know the Respondent?
	Date of Birth	Date of Birth How do you know this child?

RESPONDENT

6. **Respondent Information:** (Person you want protection from)

 Name: (first, middle, last)
 James Michael Duncombe

 Address:
 4220 West River Rd. APT ?

 City, State, Zip Code:
 Brooklyn Park, MN 55444

 Telephone:
 6128897367

Race: BLACK & W	hite Gende	er: <mark>X</mark> male	female
Date of birth: 05/21/1993	3 If unknown	n, age or appro	ximate age: 31
	(for federal reporting	purposes)	
Is Respondent under the as Answer these questions on			If Respondent is under 18 years old, service must be made on Respondent <i>and</i> Respondent's
Respondent's paren	nt's or guardian's name:		parent or guardian.
_	address:		
7. How does the person needing p	-		
			late:
Currently living togeth	er since	(dat	e)
Used to live together (f	from//	to	/)
Have a child together			
Have an unborn child t	ogether		
Parent/Child			
X 🗌 Related by blood			
Significant romantic or	sexual relationship		
The relationship lasted	from (date):	until	
How often did you hav	ve contact with Responden	t during that ti	ne?

OTHER COURT CASES

8. Is there an OFP <u>in effect now</u> between you, or anyone else listed at #3 above, and Respondent?
Yes X No (If No, skip to #9.)

If Yes , when does the Order expire?	
In what county and state was the Order made?	
What is the Court File or Case Number?	
The Order requires (name)	to stay away from
(names)	

9. Orders for Protection no longer in effect:

Have you, or any of the people listed at #3, had an OFP against Respondent in the past?

 \Box Yes X \Box No (If No, skip to #10.)

If **Yes**, how many? ______ (If a temporary order expired because law enforcement was not able to serve Respondent with the OFP, you do not have to list it here.) Give the following details:

Court File or Case Number, if known	County and State

If you need more space, add another sheet of paper.

10. Now, or in the past, have you (or other person at #3) and Respondent been jointly involved in other family court cases, domestic abuse criminal cases, or harassment restraining order cases? Yes X No (If No, skip to #11.)

If **Yes**, check the box to show what type of case (current or closed) you and Respondent have (or had). Check all that apply:

Divorce Custody Paternity Child Support Child Protection

Domestic Abuse criminal charges Domestic Abuse criminal conviction

Harassment Restraining Order

For each box checked above, give the following case information. If you are not sure of the details, contact court administration for help.

Case Type	File or Case Number	State and County	Year Filed	Names of children involved in case

If you need more space, add another sheet of paper.

WHAT HAPPENED?

11. Why do you (or the other person listed at #3) need an OFP?

Describe the domestic abuse by answering the questions below. If there are several dates, start with the most recent incident, and use the *Description of Abuse Attachment* to describe what happened on the other dates.

Most Recent Incident

Date of most recent domestic abuse: 6/13/24______
Who was there? Via Facebook Messenger______

Describe what Respondent did to **threaten or physically harm** you (or others listed at #3), or to make you (or others listed at #3) **afraid**.

I have attached two separate dates of messages in which the most recent stated on the date above that "do you think telling mommy is going to stop me from killing you" and "I am going to collect your body before the liquor does" and "wait until I catch you alone and your gone forever"

Weapons

Describe any use (or threatened use) of guns or other weapons. NA

Injuries

Was anyone injured?	🗌 Yes <mark>X</mark> 🗌 No	(If no, skip to "911	or Emergency Call.")
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If **Yes**, answer these questions:

D '1	.1	•	•	•	
Describe	the	1m	111r	166.	
Describe	unc	111	յա	ics.	

If Yes, answer these questions about medical treatment:

Who received medical treatment?

When and where was medical treatment received?

911 or Emergency Call

During the incident, did Respondent interfere with a 911 or emergency call?

Yes X No

If **Yes**, describe the interference:

Law Enforcement

Did the police or sheriff come? \Box Yes \Box No

If Yes, list the date, and describe what happened when the police or sheriff came:

Blue Earth County Office was notified

12. Besides the recent incidents, if you want the court to know about any **history of abuse** by Respondent, you may briefly explain that history here:

SEE Attached messages as this is multiple date in which direct threat to commit great bodily harm has been committed.

13. Do you believe that the domestic abuse will continue and that you (or others named at #3) are in immediate danger?

X Ves No

Explain why or why not: SEE Attached messages

14. Does Respondent work or attend school at the same place as you (or others listed in #3)?

If Yes, explain:

REQUESTS FOR RELIEF

You can ask the court for several types of "relief" (things you can ask the court to order) in an OFP. The first section below (#15 a-j) includes relief that does not require a hearing.

The second section (#16 - #22) includes relief that the court cannot order unless there is a hearing first.

Relief that does not require a hearing

I understand that asking for things in #15 (a) through (j) *does not* require a hearing to be held.

I understand that if the court issues an Ex Parte Order (an order based only on your *Petition*), the judicial officer (judge or referee) *may* set a hearing and/or the Respondent *may* request a hearing.

I understand that if the court does not issue an Ex Parte Order, the judicial officer may either dismiss the matter or set a hearing, *unless you do not want a hearing*.

If the court does not issue an Ex Parte Order:

X I want a hearing.

I do not want a hearing; I understand there will be no Order issued, and this case will be closed.

Based on this *Petition*, I ask the court for the following:

- 15. I ask the court to issue an Ex Parte Order for Protection to protect all persons listed at #3, and to order the things I check below in (a) through (j):
 - a. X Order Respondent not to physically harm the protected persons, or cause the protected persons to fear immediate physical harm.
 - b. X Order Respondent to have no contact with the protected person(s) whether in person, by telephone, mail, e-mail, through electronic devices, social media, through a third party, or by any other means, except as follows:

c. Order Respondent to stay away from:

i. My home or the home that Respondent and I share.

 $\mathbf{X} \square$ My address is confidential (use OFP107),

OR

		My home address is:
		City: State: Zip:
] A reasonable area surrounding my home, specifically as follows:
	C	ity of Residence
	ii. <mark>X</mark>	The home of The home of [protected persons].
	X	The address is confidential OR
] The home address at:
	X	A reasonable area surrounding this home, specifically as follows:
	C	ity of Residence and/or a 5 mile radius of University Commons
d.	0	der Respondent not to call or enter the workplace of (check all that apply):
		Petitioner,
		,
		including all land, parking lots and buildings at: Employer Name:
		Address:
		Street, City, State
		Except as follows:
	Is the	e another workplace? 🗌 Yes 🗌 No
	If Ye	:
		Employer Name:
		Address: Street, City, State
		Street, City, State
		Except as follows:
		If there are more than 2 workplaces, add another sheet of paper.

e. [Order Respondent	not to enter anothe	er non-work location:
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at
Address: Street, City, State
Except as follows:
Is there another non-work location? Yes No
If Yes :
Name:
Address:Street, City, State
Except as follows:
If there are more than 2 non-work locations, add another sheet of paper.
f. Order Respondent to continue all currently available insurance coverage without change in coverage or beneficiaries.
g. Order the possession and care of a pet or companion animal as follows:
h. Order Respondent not to physically abuse or injure any pet or companion animal, without legal justification, known to be owned, possessed, kept, or held by either party or a minor child residing in the residence or household of either party as an indirect means of intentionally threatening the safety of such person.
i. Direct local law enforcement to provide the following assistance:
j. 🗌 Other:

Relief that requires a hearing

In addition to what you asked for in #15, you may ask the court to order any of the relief listed below in #16 through #22. NOTE: **a hearing must be held** if you ask for anything listed below:

Temporary Custody and Parenting Time

16. Do you want temporary custody or parenting time ordered for joint minor children?
Yes No (if No, skip to #17)

If Yes:

I ask for temporary custody of the joint minor children:

I ask the court to order parenting time for the Respondent as follows: (Check all that apply)

Unsupervised parenting time for the Respondent at the following days/times:

OR

No parenting time for the Respondent because:

OR

Supervised parenting time for the Respondent because:

_____ with supervision as follows:

at a safety center or appropriate facility, if available.

supervised by a relative, friend, or other third party.

Any parenting time the Respondent has should have the following conditions:

	If the court orders paren	nting time, we should excl	nange the children at:
	Other:		
Financial Support	rt		
	he court to order Respon o (if No , skip to #18)	dent to financially suppor	t you or the joint children?
If Yes : Order Respond	lent to provide support is	n the following way(s) (ch	neck all that apply):
	Respondent to pay a reas children.	onable amount of money	for the support of our joint
	Respondent to pay a reas to me for my living exp		NOTE: You must be married to the Respondent to get spousal support for your living expenses.
	Respondent to provide m insurance.	edical support and/or	your nving expenses.
If asking for a	ny financial support fron	n Respondent, fill out the	following sections:
17a. Your	Income and Expenses:		
Income: \$_	/month	from	(source)
My monthl minor child		, including \$	for our joint
17b. Respo	ondent's Income		
Responden	t's income is \$	/month from	(source)
OR 🗌 unk	known.		
Petition for OFP OFP102 State ENG	Rev 1/21	www.mncourts.gov/forms	Page 12 of 19

17c. Respondent's Employment

Respondent is:

Employed. The name a	and address of Respondent's employer is:
Does Respondent have	more than one job? Yes No
If Yes , list the names a	nd address of Respondent's other employers here:
Unemployed.	
Unknown.	
17d. Childcare Costs	
I have child care costs for t or school.	the joint child of \$/month because of work
OR	
I do not have child care cos	sts because of work or school.
17e. Health Insurance	
Health insurance for <u>me</u> apply):	joint children is through the following (check all that
Your employer	
Respondent's employe	r
Minnesota Care	
Private insurance you	purchase
Private insurance Resp	ondent purchases
No health insurance	
Other:	

17f. Other Information

Other reasons	I need	financial	support	from Res	spondent:
o mer reabonib	1 11000	111101101001	Desppore	11 0111 1 100	

Property

18. Award me temporary use and possession of personal property (describe the property):

Order Respondent not to dispose of or destroy the following property:

Restitution

If asking for restitution, bring receipts or other proof of the expenses to the court hearing.

19. Choose one:

I want the Respondent to pay me restitution of \$_____ (the amount of expenses I had because of the domestic abuse). The following is a description of my expenses:

OR

I am not asking for restitution.

Counseling, Treatment, or Services

20. Do you want Respondent to attend counseling, treatment or other social services? X Yes No (if No, skip to #21)

If Yes:

Order Respondent to attend counseling, treatment, or other social services as follows:

Domestic Abuse program

Alcohol/chemical dependency evaluation and follow recommended treatment

X Mental health evaluation and follow recommended treatment

Other

Firearms and Ammunition

21. X Prohibit Respondent from shipping, transporting, possessing, or receiving any firearms or ammunition.

Extended Time Frame for OFP

- 22. X Subset Issue the OFP for a period up to 50 years because:
 - Respondent has violated a prior or existing OFP on two or more occasions.
 - Petitioner/protected person has had two or more OFPs in effect against this Respondent.
- 23. Grant other relief at the time of the full hearing as the court finds necessary for the protection of a family or household member, including orders or directives to law enforcement agencies.

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

Dated: 6/14/24	Petitioner's Signature
Blue Earth County, MN County and state where signed	Name: Michael Vincent Duncombe
	If you have asked to keep your address and/or phone number confidential, do not include it here (use OFP107 instead).
	Address:
	City/State/Zip:
	Telephone:
	E-mail address:

ATTACHMENT FOR DESCRIPTION OF ADDITIONAL ABUSE

Additional Incident

Date of incident: May 9th, 2024_____ Who was there? SEE ATTACHED Documents

Describe what Respondent did to **threaten or physically harm** you (or others listed at #3), or to make you (or others listed at #3) **afraid**.

_____SEE ATTACHED Documents_____

Weapons

Describe any use (or threatened use) of guns or other weapons. N/A

Injuries

Was anyone injured? Yes X No (If no, skip to "911 or Emergency Call.")

If **Yes**, answer these questions:

D '1	.1	•	•	•	
Describe	the	1 m	1111	ies:	
Deserree	uite		jui	100.	

Was medical treatment received?	Yes	X	No
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If Yes, answer these questions about medical treatment:

Who received medical treatment?

When and where was medical treatment received?

911 or Emergency Call

During the incident, did Respondent interfere with a 911 or emergency call?

 \Box Yes X \Box No

If **Yes**, describe the interference:

Law Enforcement

Did the police or sheriff come? \Box Yes $X \Box$ No

If Yes, list the date, and describe what happened when the police or sheriff came:

Additional Incident

Date of incident: W	ho was there?
	o threaten or physically harm you (or others listed at #3), or to
make you (or others listed at #3)	afraid
Weapons	
Describe any use (or threatened	use) of guns or other weapons
Injuries	
Was anyone injured?	No (If no, skip to "911 or Emergency Call.")
If Yes, answer these quest	tions:
Describe the injuries:	
Was medical treatment re	ceived? 🔄 Yes 🔄 No
	uestions about medical treatment:
Who received medical	l treatment?
When and where was	medical treatment received?
911 or Emergency Call	
During the incident did Respon	dent interfere with a 911 or emergency call?
\square Yes \square No	dent interfere with a 911 of emergency can.
	erence:
II I es , deseribe the interv	
Law Enforcement	
Did the police or sheriff come?	
1	describe what happened when the police or sheriff came:
ii i co, not the date, and t	deserve what happened when the police of sherin calle.

Additional Incident

Date of incident: Who was there?
Describe what Respondent did to threaten or physically harm you (or others listed at #3), or to
make you (or others listed at #3) afraid.
Weapons
Describe any use (or threatened use) of guns or other weapons.
Injuries
Was anyone injured?
If Yes , answer these questions:
Describe the injuries:
Was medical treatment received? Yes No
If Yes , answer these questions about medical treatment:
Who received medical treatment?
When and where was medical treatment received?
911 or Emergency Call
During the incident, did Respondent interfere with a 911 or emergency call?
\Box Yes \Box No
If Yes , describe the interference:
Law Enforcement
Did the police or sheriff come? Yes No
If Yes , list the date, and describe what happened when the police or sheriff came:

Additional Incident

Date of incident: Who was there?
Describe what Respondent did to threaten or physically harm you (or others listed at #3), or to
make you (or others listed at #3) afraid .
Weapons
Describe any use (or threatened use) of guns or other weapons.
Injuries
Was anyone injured? Yes No (If no, skip to "911 or Emergency Call.")
If Yes , answer these questions:
Describe the injuries:
Was medical treatment received? Yes No
If Yes , answer these questions about medical treatment:
Who received medical treatment?
When and where was medical treatment received?
911 or Emergency Call
During the incident, did Respondent interfere with a 911 or emergency call?
Yes No
If Yes , describe the interference:
Law Enforcement
Did the police or sheriff come? Yes No
If Yes , list the date, and describe what happened when the police or sheriff came:

State of Minnesota

County of: Blue Earth County

District Court

Judicial District:	
Court File Number:	
Case Type:	Domestic Abuse

In the Matter of:

Michael Vincent Duncombe

Petitioner (first, middle, last)

On behalf of: Other persons needing protection (first, middle, last)

Petitioner's Request to Keep Address/Phone Confidential

Minn. Stat. § 518B.01, subd. 3b

and for her/himself

vs.

James Michael Duncombe Respondent (first, middle, last)

In an Order for Protection case, the court must keep an address and telephone number confidential in this case, if you ask. Under Minn. Stat. § 518B.01, subd. 3b, if an address or phone number is confidential, the information will not be available to Respondent or the public. The information may be disclosed only to court staff or law enforcement for purposes of service of process, conducting an investigation, or enforcing an order. Your request only applies to this Order for Protection (OFP) case. There may be other documents already filed in this case, or in other court cases, where your address is public and will remain public.

I am the Petitioner in this case.

1. Choose one of the boxes below:

X I am asking for an OFP and am asking the court to keep an address and/or phone number confidential.

OR

☐ I have an OFP, and I am notifying the court of a change in address and/or phone number. I ask the court to keep the updated address and/or phone number confidential. **NOTE:** The Cover Sheet for Non-Public Documents Form 11.2 (CON112) must be used when filing this document in paper form.

X 2. I want to keep my phone number confidential and not be accessible to the public.

My phone number is:

Can court staff leave messages at this number? $X \square$ Yes \square No

X 3. I want to keep my home address confidential and not be accessible to the public.

My address:

4. I want to keep the home address of a protected party other than me confidential and not be accessible to the public.

Protected party's name:

Protected party's address:

Street: _____

City, State, Zip:

С/О

(If the protected party is staying at a shelter or someone else's home, you can put their name here to make sure the post office deliver's mail to you at this address.)

Notice: The Court needs your full mailing address and phone number to be able to send you notices and orders on your case.

(No Subject)

From

To:

Date: Thursday, May 9, 2024 at 12:10 AM CDT







Micheal Duncombe owes me 25 dollars for the pint of hennessy i bought his worthless ass before yall went bowling sunday at flahertys his manipulative parasitic ass told me he would pay me when he got their instead he drank my shit excused me of being high and left . he's lucky i let his looser ass leave because when no one's watching i will kill that

Waste ULINIMALLIESTL. WILLIEA Duncombe is a looser and a bum as bitch . if i don't get my money i will come to your place of work and fuck up everything you have going because that's what happens when you date a fucking idiot . Michael I'm fucking you up when i see you, you fucking nobody . don't ever play me for a fool again in your life . figure out how to get my money or it's over . you bitter piece of trash MDNobody. I'm not fucking playing i'm ready to die and i'll take you with me Michael.

Aa







Sent from Yahoo Mail for iPhone

https://mail.yahoo.com/d/folders/52/messages/19725?reason=invalid_crumb

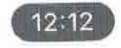
Page 2 of

(No Subject)

From:

To:

Date: Thursday, May 9, 2024 at 12:12 AM CDT







James Michael Dunco... 🔪 👔

Active 3h ago

money or it's over . you bitter piece of trash MDNobody. I'm not fucking playing i'm ready to die and i'll take you with me Michael .



WED 8:48 PM

Wow JD. I will forward this message to him.

i become increasingly more aggressive to the both of you

https://mail.yahoo.com/d/folders/52/messages/19726?reason=invalid_crumb

Page 1 of

starting today I'm not fucking playing around . that bitch needs to kill himself because he serves no purpose on this planet. your a fool for taking care of a frail ass 40 year old !





Sent from Yahoo Mail for iPhone

hitps://mail.yahoo.com/d/foldars/52/messages/19726?reason=invalid_crumb

Page 2 of

(No Subject)

From:

To:

Date: Thursday, May 9, 2024 at 11:20 AM CDT

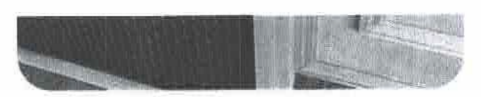




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https://mail.yahoo.com/d/folders/52/messages/19734?reason=invalid_crumb

Page 1 of



thanks fran this will be the last time we talk good luck to you, micheal can go die in a shallow grave now. he's got allot of nerves coming back to minnesota and thinking he can play me for a dummy, he's the most sorriest trash bag i ever met, kind of like his daddy ! tell him to kick rocks or he'll drag you down like he's done everyone else!





Sent from Yahoo Mail for IPhone

Page 2 of 2

https://mail.yahoo.com/d/tolders/52/messages/197342reason=invalid_crumb

19/24

James Michael Dunco...

James Michael Duncombe

You were friends on Facebook

Using Messenger without Facebook Loggadin using a phone number from United States

how did it feel today to wake up and live off a 60 year old women you fucking scumbag . The whole family knows your a drunk looser whose a scavenger, I see why you took your cash cow and ran to florida you little fucking bitch . You think telling mommy what i said is gonna stop me from fucking killing you ! tammy told me how much of a little insecure suicidal bitch you are ! did you really use to go through her purse and steal from her md, why did you turn your little baby into fleshy soup ? you said your franny's partner but you couldn't even provide for her when she was in the hospital, ahha you started a go fund me harallea volir a nathatic fuck

Aa

0

mtr.

James Michael Dunco...

what i said is gonna stop me from fucking killing you ! tammy told me how much of a little insecure suicidal bitch you are ! did you really use to go through her purse and steal from her md, why did you turn your little baby into fleshy soup ? you said your franny's partner but you couldn't even provide for her when she was in the hospital, ahha you started a go fund me because your a pathetic fuck . you think your a bad man like vinny ... you come into my place and disrespect the way you did and think its over. you made a huge mistake . everybody's knows your sick you coward ! aha you drive franny's cars, live under franny's roof and dont do a damn thing because you disappointed everybody including your self lol I would hide if i were you to . Im gonna collect on your body before that liquor does . Just wait until i can catch you alone then your gone forever !!!!

0113124

Filed in District Court State of Minnesota 6/14/2024

State of Minnesota Blue Earth County District Court Fifth Judicial District

Court File Number: 07-FA-24-2238

Case Type: Domestic Abuse

Notice of Filing of Order

In the Matter of Michael Vincent Duncombe vs James Michael Duncombe

You are notified that on June 14, 2024, the following was filed:

ExParte Order for Protection

Minnesota statutes and court rules direct that notices describing important rights and duties of the parties accompany certain orders/judgments. These notices are included with the order/judgment, where applicable:

Notices pursuant to Minnesota statutes, sections 518.68 and 518.17, subd. 3a (Appendix A, court form FAM301).

Instructions for requesting a six-month review hearing (Court form FAM201; Minnesota Statutes, section 518.1781).

Dated: June 14, 2024

Therese Kadrlik Court Administrator Blue Earth County District Court Justice Center, 401 Carver Road, PO Box 3366 Mankato MN 56002-3366 507-594-3055

cc: James Michael Duncombe

A true and correct copy of this notice has been served pursuant to Minnesota Rules of Civil Procedure, Rule 77.04.

STATE OF MINNESOTA

COUNTY OF BLUE EARTH

IN DISTRICT COURT FIFTH JUDICIAL DISTRICT File No. 07-FA-24-2238 Case Type: Domestic Abuse

In the Matter of:

Michael Vincent Duncombe, Petitioner,

v.

James Michael Duncombe, Respondent. Emergency (Ex Parte) Order for Protection (Minn. Stat. §518B.01)

TO: James Michael Duncombe, DOB 05/21/1993, Respondent named above:

Based on the Affidavit and Petition for an Order for Protection in this matter, the Court FINDS:

- 1. Protected Person(s) and Respondent are household or family members.
- 2. The Petition alleges an immediate danger of domestic abuse.
- 3. The following parties need an order for protection and are referred to in this Order as "Protected Person(s)":
 Petitioner

Based upon these findings, IT IS ORDERED:

1. A hearing will not be held unless requested by Respondent. Respondent has the right to request a hearing.

IMPORTANT NOTICE TO PARTIES REGARDING EXHIBITS: If a hearing is set in this case, then it is not a violation of this order for the Respondent to upload and share exhibits through the Minnesota Digital Exhibit System (MNDES), or to send the exhibits to Petitioner by email or mail. Respondent shall not include any additional commentary, information or communication with the exhibits. Any exhibit that any party intends to offer at the hearing must be uploaded and shared with all parties via the MNDES system no less than 48 hours before the hearing. Failure to timely upload and share exhibits may result in the exhibit being excluded from evidence.

- 2. The following relief is granted:
 - A. Respondent must not commit acts of domestic abuse against the Protected Person(s). This means that Respondent may not harm or cause fear of harm to the Protected Person(s), and that Respondent may not use, attempt to use, or threaten

to use physical force that would reasonably be expected to cause bodily injury to the Protected Person(s).

- B. Respondent must not have any contact with the Protected Person(s) whether in person, with or through other persons, by telephone, mail, e-mail, through electronic devices, social media, or by any other means.
- C. Respondent must not go to or enter the residence of the Protected Person. The address of the Protected Person(s) is confidential. If Respondent knows or learns of the address of the Protected Person(s), Respondent is prohibited from being within <u>100 feet</u> of that home. **AND** Respondent is prohibited from being within <u>100 feet</u> of ANY FUTURE RESIDENCES of the Protected Person(s) if Respondent knows or learns of the future addresses.

NOTICE: RESPONDENT MUST NOT ENTER OR STAY AT THE RESIDENCE OF THE PROTECTED PERSON(S) FOR ANY REASON, EVEN IF INVITED TO DO SO. IF RESPONDENT IS FOUND AT THE PROTECTED PERSON'S RESIDENCE, THE PROTECTED PERSON IS NOT IN VIOLATION OF THIS ORDER, AND THE ORDER REMAINS IN EFFECT.

- 3. The <u>Blue Earth</u> County Sheriff's Office and the <u>Mankato</u> Police Department shall help Petitioner execute and/or serve this Order, without charge. Peace officers licensed by the State of Minnesota and correction officers, including, but not limited to, probation officers, court services officers, parole officers and employees of jails or correctional facilities may serve an Order for Protection. If the application for relief is brought in a county in which Respondent is not present, the sheriff shall forward the pleadings necessary for service upon Respondent to the sheriff of the county in which Respondent is present. This must be expedited to allow for timely service.
- 4. Under federal law, every Police Department and Sheriff's office in the United States, including Washington D.C. and tribal and territorial lands, is responsible for enforcing this order. Enforcement of this order may include, but is not limited to, assisting in obtaining physical custody of child(ren), removing Respondent from the residence, and getting property back from Respondent. 18 U.S.C. § 2265.
- 5. This Order will be effective for a period of <u>2 years</u> from the date of this order, or until modified or vacated at a hearing.

Notice to Respondent:

• You have a right to a hearing. If no hearing is scheduled and you want a hearing, you must request one within 5 days of service of this order by completing and returning the "Request for Hearing" form to court administration.

- A police officer shall arrest you and take you to jail if the police officer believes you have violated this Order and shall hold you in jail for at least 36 hours excluding the day of arrest, Sundays, and holidays, unless you are released by a judge or judicial officer.
- Violation of this Order may be treated as a misdemeanor, gross misdemeanor, or felony. A misdemeanor violation may result in a sentence of up to 90 days in jail and/or a fine of up to \$1,000. Some repeat violations are gross misdemeanors that may result in a sentence of up to one year in jail and/or a fine up to \$3,000. Other violations are felonies and may result in a sentence of imprisonment for up to five years and/or a fine of up to \$10,000.
- This order is entitled to full faith and credit and shall be enforced anywhere in the U.S. including Tribal lands. 18 U.S.C. § 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment. 18 U.S.C. § 2262.
- A violation of this Order for protection is a deportable offense. If you are not a United States citizen, a violation of this Order could result in your deportation.
- You must comply with the Violent Crime Control and Law Enforcement Act of 1994, 18 U.S.C. § 922(g)(8), concerning the shipping, transporting, possession, or receiving of firearms and ammunition when a qualifying protective order is in place.

Notice to Petitioner:

- If you move, notify the Court Administrator so that your address can be updated for notice and enforcement purposes.
- If you move to a different city, send or deliver a copy of the Order for Protection to law enforcement for your new city.
- Your Order for Protection will be enforced even if you fail to take the steps above.

Notice to Both Parties:

If a hearing is scheduled, be prepared on the scheduled date. You may be asked to testify at that time or depending on the Court's calendar the hearing may be rescheduled. You should bring any available documentation, such as police reports (certified copies), hospital and doctor reports, pictures, witnesses, or other items. You may not be able to use written reports, affidavits, or statements from persons who are not at the hearing as witnesses.

If an Order for Protection is issued, the Court must consider the Order in making a decision in any parenting time (visitation) proceeding, if requested by Petitioner.

IMPORTANT NOTICE TO PARTIES REGARDING EXHIBITS: If a hearing is set in this case, then it is not a violation of this order for the Respondent to upload and share exhibits

through the Minnesota Digital Exhibit System (MNDES), or to send the exhibits to Petitioner by email or mail. Respondent shall not include any additional commentary, information or communication with the exhibits. Any exhibit that any party intends to offer at the hearing must be uploaded and shared with all parties via the MNDES system no less than 48 hours before the hearing. Failure to timely upload and share exhibits may result in the exhibit being excluded from evidence.

> Mark E. Betters Judge of District Court

Distribution		
Certified copy or original - Return to Court Administrator with Affidavit of Personal Service attached		
Copy for Petitioner	Copy for Respondent	
Copy for file until original returned	Copy for local police department	
Copy for Sheriff	Other:	
Dissolution File		



Domestic - Permanent

CERTIFICATE OF UNSERVED PROCESS

STATE OF MINNESOTA COUNTY OF HENNEPIN

Michael Vincent Duncombe vs. James Michael Duncombe

07-FA-24-2238

The attached process for James Michael Duncombe is returned for the following reason(s):

Return - No Response - Multiple attempts with no response

4220 W River Road Apt. 2, in the City of **Brooklyn Park** in the County of Hennepin, State of Minnesota.

Attempts:

6/18/2024 @ 10:17 AM - 4220 W River Road Apt. 2 Brooklyn Park, MN 55444

6/19/2024 @ 8:42 AM - 4220 W River Road Apt. 2 Brooklyn Park, MN 55444

6/20/2024 @ 2:55 PM - 4220 W River Road Apt. 2 Brooklyn Park, MN 55444

Dated June 20, 2024

DAWANNA S. WITT HENNEPIN COUNTY SHERIFF

Fees:

Total \$0.00

5 m Of 2 125 By

Eric Olson (125), Deputy Sheriff

State of Minnesota

County **BLUE EARTH COUNTY**

In the Matter of:

MICHAEL VINCENT DUNCOMBE Petitioner

vs

JAMES MICHAEL DUNCOMBE Respondent

District Court

Judicial District:	
Court File Number:	07-FA-24-2238
Case Type:	Domestic Abuse

Affidavit in Support of Request for Alternate Service or Publication

Minn. Stat. § 518B.01, subds. 5(f) and 8

I am the Petitioner in this case. I ask that the court authorize service of the *Petition for an Order for Protection*, any order that has issued under Chapter 518B, and any notice, by:

□ first class mail at Respondent's last known address

OR

X publication

I state the following in support of my request:

1. □ An attempt at personal service made by the sheriff or other law enforcement or corrections officer was unsuccessful because Respondent is avoiding service by concealment or otherwise, and a copy of the Petition and either the Order for Hearing or Request for Hearing form has been mailed to Respondent.

OR

- X An attempt at personal service made by the sheriff or other law enforcement or corrections officer was unsuccessful because Respondent is avoiding service by_concealment or otherwise, and I do not know the Respondent's current address.
- 2. Personal service was attempted on the following date(s):

HENNEPIN COUNTY SHERIFF'S OFFICE STATED on 6/21/24 @ 9:43am that THEY MADE THREE ATTEMPTS and were going to return the order

- 3. The last known location of Respondent is: 4220 West River Rd. Brooklyn Park, MN 55444
- 4. My most recent contact with Respondent was: JUNE 13TH 2024

5. The last known location of Respondent's employment was:

1605 US-169 FRONTAGE RD, PLYMOUTH, MN 55441

6. The names and locations of Respondent's parents, siblings, children, and other close relatives are:

UNKNOWN

- 7. a. The names and locations of other persons likely to know Respondent's whereabouts are: UNKNOWN
 - b. I have made the following efforts to locate these persons:

HENNEPIN COUNTY SHERIFF'S OFFICE STATED on 6/21/24 @ 9:43am that THEY MADE THREE ATTEMPTS and were going to return the order

8. The following circumstances show Respondent is avoiding service:

HENNEPIN COUNTY SHERIFF'S OFFICE STATED on 6/21/24 @ 9:43am that THEY MADE THREE ATTEMPTS and were going to return the order

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

Signature	
Name:	
	(If you have asked to keep your address and/or phone number confidential, do not include it here.)
Address:	
City/State/Zip:	
Telephone:	
Email:	
-	Name: Address: City/State/Zip: Telephone:

Filed in District Court State of Minnesota 06/26/2024

STATE OF MINNESOTA COUNTY OF BLUE EARTH

In the Matter of

Michael Vincent Duncombe,

Petitioner,

and

James Michael Duncombe,

Respondent.

IN DISTRICT COURT FIFTH JUDICIAL DISTRICT

Case Type: Domestic Abuse Court File No. 07-FA-21-2437

ORDER

WHEREAS, Petitioner filed an Affidavit for Service by Publication or Alternate Means; and

WHEREAS, Minn. Stat. § 518B.01, subd. 8(c) provides requirements for service of the petition by alternate means if personal service cannot be made.

WHEREAS, Minn. Stat. § 518B.01 subd. 8(c) provides that "If personal service cannot be made, the court may order service of the petition and any order issued under this section by alternate means, or by publication, which publication must be made as in other actions. The application for alternate service must include the last known location of the respondent; the petitioner's most recent contacts with the respondent; the last known location of the respondent's employment; the names and locations of the respondent's parents, siblings, children, and other close relatives; the names and locations of other persons who are likely to know the respondent's whereabouts; and a description of efforts to locate those persons." WHEREAS, the same statute also provides "[t]he court shall order service by first class mail, forwarding address requested, to any addresses where there is a reasonable possibility that mail or information will be forwarded or communicated to the respondent." Publication is only permitted as an alternative if it might reasonably succeed in notifying the respondent of the proceeding. Minn. Stat. § 518B.01, subd. 8(c).

WHEREAS, Petitioner has not provided the information required under Minn. Stat. § 518B.01 subd. 8(c) to make a determination regarding his request for service by publication.

THEREFORE, IT IS HEREBY ORDERED:

- 1. Petitioner's request for an order for service by publication or alternate means is DENIED at this time.
- 2. If, after attempting location efforts of Respondent through the last known location of Respondent's employment, the names and locations of the Respondent's close relatives or others who know his whereabouts, Petitioner is still unable to locate Respondent, Petitioner may describe the efforts to locate and reapply for service by alternate means in accordance with Minn. Stat. § 518B.01, subd. 8(c).

BY THE COURT:

State of Minnesota		District Cour
County	Judicial District:	
Blue Earth County	Court File Number:	07-FA-24-2238
	Case Type:	Domestic Abuse
n the Matter of:		
Michael Vincent Duncombe		
	 Affidavit in Supp	oort of Request
	 Affidavit in Supp for Alternate	-
		e Service or
Petitioner	for Alternate	e Service or ation

I am the Petitioner in this case. I ask that the court authorize service of the *Petition for an Order for Protection*, any order that has issued under Chapter 518B, and any notice, by:

□ first class mail at Respondent's last known address

OR

X publication

I state the following in support of my request:

1. □ An attempt at personal service made by the sheriff or other law enforcement or corrections officer was unsuccessful because Respondent is avoiding service by concealment or otherwise, and a copy of the Petition and either the Order for Hearing or Request for Hearing form has been mailed to Respondent.

OR

- X An attempt at personal service made by the sheriff or other law enforcement or corrections officer was unsuccessful because Respondent is avoiding service by_concealment or otherwise, and I do not know the Respondent's current address.
- 2. Personal service was attempted on the following date(s): *See* Hennepin County Sheriff's Office Affidavit
- 3. The last known location of Respondent is: HOME Address: 4220 West River Rd. Brooklyn, Park MN, 56001. Unit number is unknown.

4. My most recent contact with Respondent was:

6/14/24; threatening to kill message is on file. I have shared 5 pages over the course of a month of "I am going to kill you letters" that need to be stopped. THE COURTS MUST PROTECT INNOCENT VICTIMS by DETERRING THE OFFENDERS.

- 5. The last known location of Respondent's employment was: 1605 US-169 Frontage Rd, Plymouth, MN 55441
- 6. The names and locations of Respondent's parents, siblings, children, and other close relatives are:

a) I am the Respondents only sibling that I am aware of.

b) Our Dad is deceased.

c) I don't communicate with our Mom that may provide such information as I just moved back from MN after living in Florida for nearly 7 years.

d) He has no children that I am aware of.

e) I don't communicate with any relatives that may provide such information as I just moved back from MN after living in Florida for nearly 7 years

7. a. The names and locations of other persons likely to know Respondent's whereabouts are:

Besides his last known home address with an unknown unit number the only other location would be his employer. His employer does not have to share any information if or if not a person is working there so they would not verify or deny when I called on 6/27/24.

I have provided in answers #3, #5 and #6 all the information that I can about knowledge of the respondent's whereabouts. The HCSO made three attempts to contact the respondent's whereabouts at his last known home address that were unsuccessful which they may have access within their database to determine the correct address.

b. I have made the following efforts to locate these persons:

I have provided his last known home address without knowledge of a unit number and the HCSO has made three attempts to contact which they MAY have access within their database to determine the correct address. The property management company will not provide any information about their residents when I called on 6/27/24. His employer does not have to share any information if or if not a person is working there so they would not verify or deny when I called on 6/27/24. HCSO made three attempts to contact the respondent according to their Affidavit at his last known home address which they may have access within their database to determine the correct address.

8. The following circumstances show Respondent is avoiding service:

HCSO made three attempts to contact the respondent according to their Affidavit at his last known home address which they may have access within their database to determine the correct address.

I have shared 5 pages over the course of a month of "I am going to kill you letters" that need to be stopped. THE COURTS MUST PROTECT INNOCENT VICTIMS by DETERRING THE OFFENDERS.

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

6/27/24

0/2//24		
Dated	Signature	
	Name:	
Blue Earth County, MN		(If you have asked to keep your address and/or phone number confidential, do not include it here.)
	Address:	
County and state where signed	City/State/Zip:	
	Telephone:	
	Email:	

Filed in District Court State of Minnesota 6/28/2024

State of Minnesota Blue Earth County District Court Fifth Judicial District

Court File Number: 07-FA-24-2238

Case Type: Domestic Abuse

Notice of Filing of Order

FILE COPY

In the Matter of Michael Vincent Duncombe vs James Michael Duncombe

You are notified that an order was filed on this date.

Dated: June 28, 2024

Therese Kadrlik Court Administrator Blue Earth County District Court Justice Center, 401 Carver Road, PO Box 3366 Mankato MN 56002-3366 507-594-3055

cc: Michael Vincent Duncombe

A true and correct copy of this notice has been served pursuant to Minnesota Rules of Civil Procedure, Rule 77.04.

In the Matter of

Michael Vincent Duncombe,

Petitioner,

and

James Michael Duncombe,

Respondent.

IN DISTRICT COURT FIFTH JUDICIAL DISTRICT Case Type: Domestic Abuse Court File No. 07-FA-24-2238

ORDER

WHEREAS, Petitioner filed an Affidavit for Service by Publication or Alternate Means on June 27, 2024.

WHEREAS, Petitioner's affidavit indicates that the last known location of Respondent's employment was 1605 US-169 Frontage Road, Plymouth, MN 55441.

WHEREAS, all attempts at personal service of Respondent have been at his last known residence but no attempts at his last known location of employment.

WHEREAS, Minn. Stat. § 518B.01 subd. 8(c) provides that "The court shall consider the length of time the respondent's location has been unknown, the likelihood that the respondent's location will become known, the nature of the relief sought, and the nature of efforts made to locate the respondent."

WHEREAS, in considering the factors listed above, the nature of the efforts made to locate and effect personal service upon Respondent is possible at his last known location of employment. Personal service is a preferred method of service as publication is only permitted as an alternative if it might reasonably succeed in notifying the respondent of the

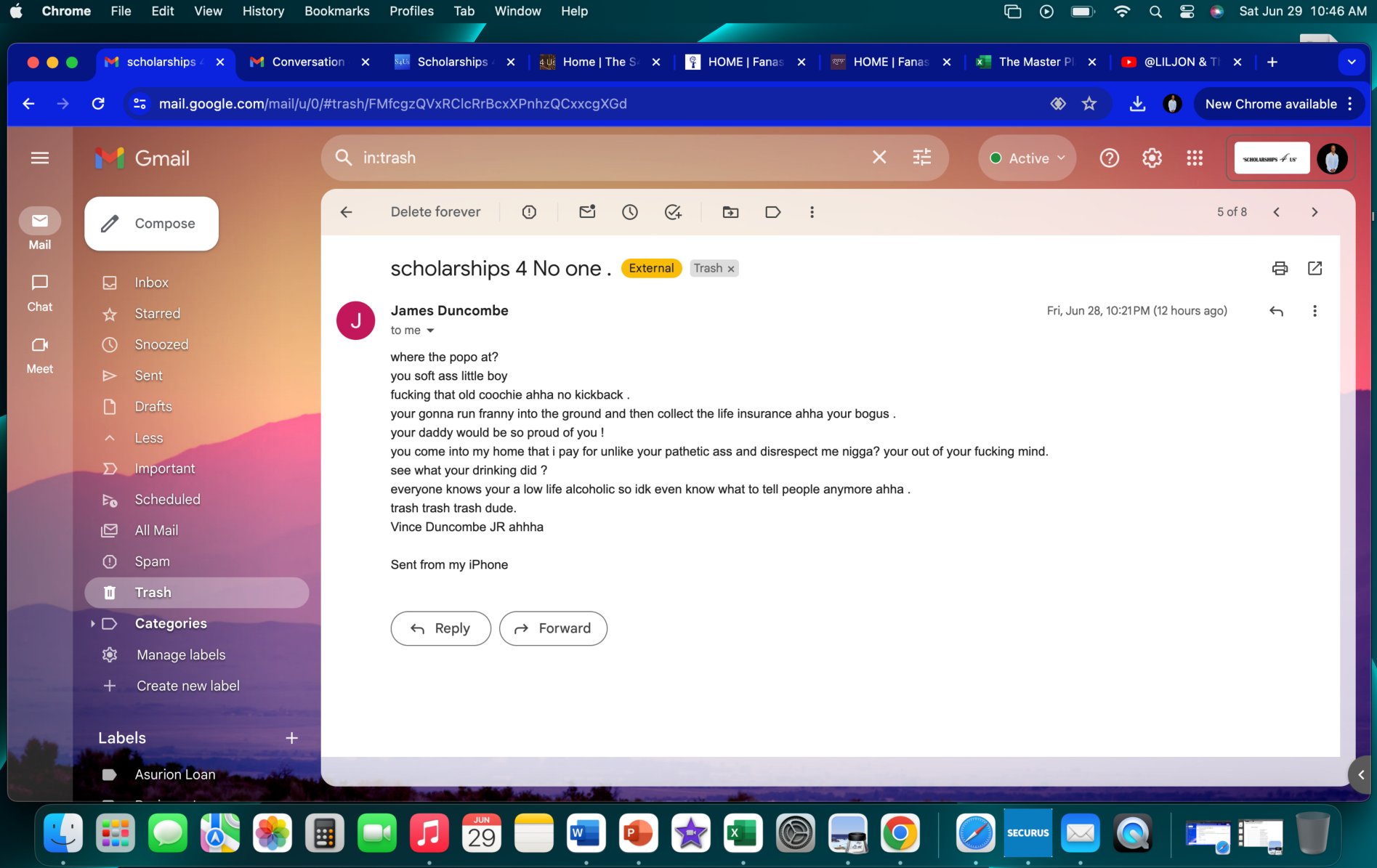
proceeding. See Minn. Stat. § 518B.01, subd. 8(c).

THEREFORE, IT IS HEREBY ORDERED:

- 1. Petitioner's request for an order for service by publication or alternate means is DENIED at this time in order to attempt personal service upon Respondent at his last known place of employment.
- 2. The Court specifically directs that personal service on Respondent be attempted at his last known place of employment at 1605 US-169 Frontage Road, Plymouth, MN 55441.
- 3. If, after attempting personal service upon Respondent at his last known place of employment is not successful, Petitioner is able to reapply for service by alternate means in accordance with Minn. Stat. § 518B.01. subd, 8(c).

BY THE COURT:

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		\checkmark	III			Meet Q Chat						





Michael Duncombe <theprogram@scholarships4us.com>

James Duncombe's Mental Health Crisis

 Michael Duncombe <theprogram@scholarships4us.com>
 Sat, Jun 29, 2024 at 12:51 PM

 To: Donna <donnadonna6464@yahoo.com>
 Bcc: Cynthia Werner <yitse28@gmail.com>, Franciska Jenne <fulfillment4ever@yahoo.com>

My Mom and Aunt,

I am emailing both of you BCC for confidentiality. If both of you wish not to communicate directly I don't care, but I need my Mom and Aunt to help their son and nephew help his little brother. We can no longer brush this under the rug. I am asking for your help. I don't care what happened in the past as rational adults must address this matter without emotions.

I shared with both of you what James has written to me trying to get help from both of you and what you may have shared with him about what I said has led to more disturbing messages. I have attached 10 pages of these messages that forced me to file an Order of Protection against James Michael Duncombe that will soon be served and/or publicized. Once the Order of Protection is either served and/or publicized then anyone that has *Knowledge of the Order* does not only have the moral obligation to notify the 'petitioner (me)' if the order is violated, but a judge may consider *Knowledge of the Order* in the matter in which a Criminal Case is filed. At this rate this matter WILL become a Criminal Case in which the justice system will not be considerate of a person with the background that James has with the transcripts of direct messages to "kill my brother" and "take his body before the liquor does." The only escape would potentially be an insanity plea, but Good Luck with that.

This is not a criminal case yet, but WILL be if the order is not followed. Right now this is a Case of Mental Health and let's keep it this way.

Everything in which I share with you from here on out needs to be handled as a Case of Mental Health for anything you say or don't say can and will have dire consequences.

As both of you have experienced a Case of Mental Health with your sister- how can we go about addressing this matter so the results are not the same, if not worse, one in which innocent victims are involved. I am more than willing to be a part of any immediate family therapy/counseling sessions to provide the platform to free the conscience from the trauma that has built up caused by Vincent Lionel Duncombe, but it will have to be completed virtually for me as the Order of Protection will be enforceable for multiple years.

I have kept this matter between Franciska and I who has not yet shared the direct messages through her Facebook Messenger with her children as threatening to destroy our place of residency (her home) which is her place of employment. Any child would become enraged and fearful for the safety of their Mother which will lead this case even further down the abyss. This matter can so quickly turn into a whirlpool that no one will get out of unless we handle this in a civil manner as a Case of Mental Health- NOW.

Michael Duncombe Founder & President P: 772-812-8555 E: TheProgram@Scholarships4Us.com www.scholarships4us.com

IMPORTANT: This email may discuss privileged and confidential information. Viewing, forwarding, or printing this email is strictly restricted to the person named. If you are not the intended recipient, you are required to inform the sender of their error and delete the email and any attachments without delay.

Mental Health Crisis.pdf 5201K

State of Minnesota

County
Blue Earth County

District Court

Judicial District:	
Court File Number:	07-FA-24-2238
Case Type:	Domestic Abuse

In the Matter of:

Michael Vincent Duncombe

Petitioner

vs

James Michael Duncombe

Affidavit in Support of Request for Alternate Service or Publication

Minn. Stat. § 518B.01, subds. 5(f) and 8

Respondent

I am the Petitioner in this case. I ask that the court authorize service of the *Petition for an Order for Protection*, any order that has issued under Chapter 518B, and any notice, by:

□ first class mail at Respondent's last known address

OR

X publication

I state the following in support of my request:

1. □ An attempt at personal service made by the sheriff or other law enforcement or corrections officer was unsuccessful because Respondent is avoiding service by concealment or otherwise, and a copy of the Petition and either the Order for Hearing or Request for Hearing form has been mailed to Respondent.

OR

- X An attempt at personal service made by the sheriff or other law enforcement or corrections officer was unsuccessful because Respondent is avoiding service by_concealment or otherwise, and I do not know the Respondent's current address.
- 2. Personal service was attempted on the following date(s):
- AS OF 8:00AM on 7/5/24 (affidavit was said to be returned to the county of request) Hennepin County Sheriff's Office has confirmed it made attempts at both the respondents last provided home address and employer's address in which they were unable to contact the respondent.

3. The last known location of Respondent is:

4. My most recent contact with Respondent was:

SINCE THE BURDEN HAS BEEN PUT ON THE VICTIM (MYSELF) IN THIS MATTER, I RECEIVED 2 MORE HARRASSING EMAILS (SEE ATTACHED) FROM THE RESPONDENT. ONE EMAIL THAT WAS RECEIVED ON FRIDAY, JUNE 28TH STATES:

"WHERE ARE THE POPO'S."

THIS STATEMENT PROVIDES ENOUGH EVIDENCE TO CONQUER THAT THE RESPONSDENT IS AWARE BY SOME MEANS THAT THE POLICE MAY BE ATTEMPTINIG OR HAVE ATTEMPTED TO LOCATE AND/OR CONTACT HIM.

I WAS GRANTED AN EMERGENCY ORDER FOR PROTECTION ON JUNE 14TH, 2024 AND BECAUSE OF THIS SYSTEM THAT PUTS THE BURDEN ON THE VICTIM I HAVE HAD TO BLOCK ALL MY SOCIAL MEDIA AND BUSINESS ACCOUNTS FROM THE RESPONDENT AND ALSO NOW HAVE BEEN SUBJECT TO EVEN MORE HARRASSING EMAILS IN WHICH THE TRANSCTIPTS I HAVE PROVIDED SHOULD BE SUFFICIENT EVIDENCE TO BE A CRIMINAL MATTER OF TERRORISTIC THREATS.

WHEN WILL THE COURT PROTECT THE VICTIM?

- 5. The last known location of Respondent's employment was:
- 6. The names and locations of Respondent's parents, siblings, children, and other close relatives are:

7. a. The names and locations of other persons likely to know Respondent's whereabouts are:

- b. I have made the following efforts to locate these persons:
- AS OF 8:00AM on 7/5/24 (affidavit was said to be returned to the county of request) Hennepin County Sheriff's Office has confirmed it made attempts at both the respondents last provided home address and employer address in which they were unable to contact the respondent.

8. The following circumstances show Respondent is avoiding service:

I RECEIVED 2 MORE HARRASSING EMAILS (SEE ATTACHED) FROM THE RESPONDENT. ONE EMAIL THAT WAS RECEIVED ON FRIDAY, JUNE 28th STATES:

"WHERE ARE THE POPO'S."

THIS STATEMENT PROVIDES ENOUGH EVIDENCE TO CONQUER THAT THE RESPONSDENT IS AWARE BY SOME MEANS THAT THE POLICE MAY BE ATTEMPTINIG OR HAVE ATTEMPTED TO LOCATE AND/OR CONTACT HIM.

WHEN WILL THE COURT PROTECT THE VICTIM?

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

07/05/2024

Dated	Signature	
	Name:	
BLUE EARTH COUNTY		(If you have asked to keep your address and/or phone number confidential, do not include it here.)
	Address:	
County and state where signed	City/State/Zip:	
	Telephone:	
	Email:	

Filed in District Court State of Minnesota 7/9/2024

State of Minnesota Blue Earth County

District Court Fifth Judicial District Court File Number: 07-FA-24-2238 Case Type: Domestic Abuse

In the Matter of:

Michael Vincent Duncombe Petitioner

> Notice of Expiration of **Ex Parte Order for Protection** (Minn. Stat. § 518B.01, subd. 7)

vs.

James Michael Duncombe Respondent

YOU ARE HEREBY NOTIFIED that court records show:

- 1. 🔀 An Ex Parte Order for Protection was issued on June 14, 2024, which is at least 14 days from the date of this notice.
- 2. Rersonal service of the Ex Parte Order for Protection on the respondent has not been made.
- 3. Petitioner did file an Affidavit for Service by Publication but the request was denied.
- 4. Service by published notice was not completed within 28 days of issuance of the Ex Parte Order for Protection.

Pursuant to Minn. Stat. § 518B.01, subd. 7(d), the EX PARTE ORDER FOR PROTECTION HAS EXPIRED.

Date: July 09, 2024

Therese Kadrlik **Court Administrator**

By: KM **Deputy Court Administrator** Blue Earth County District Court Justice Center, 401 Carver Road, PO Box 3366 Mankato MN 56002-3366 507-594-3055

Distribution

Certified copy or original - Return to Court Adr	ninistr	ator wit	th Affidavit of	f Personal	Service	attached
Copy for Petitioner(s)		Copy fo	or Responder	nt(s)		

Copy for Petitioner(s)

Copy for file until original returned

Copy for Sheriff

Dissolution File

Copy for local police department

Other:

OFFICE OF BLUE EARTH COUNTY ATTORNEY PATRICK R. MCDERMOTT

COUNTY ATTORNEY

Hue Earth County Justice Center 401 Carver Road P.O. Box 3129 Mankato, MN 50002-3129 Tel. (507) 304-1600 PAX (507) 304-4620 Email: automet@blueearthcountymin.gov

July 9, 2024



Michael Vincent Duncombe

RE: James Michael Duncombe County Attorney File No..: . 0108212

Dear Michael Vincent Duncombe:

Our office has reviewed the police reports and other related documents which were provided to us by the Mankato Department of Public Safety. The decision was made to decline prosecution for the requested charge of threats.

The evidence does not rise to the level needed to support criminal charges.

The burden of proof required in a criminal case is "proof beyond a reasonable doubt." This can be a difficult burden to obtain. Also, a defendant does not have to prove anything, the burden of proving a defendant guilty rests entirely on the State.

If you have any questions or concerns about the case, I am happy to discuss them with you at your convenience.

Sincerely,

Perror Gen X

Paula Garvey Legal Assistant/Victim Witness Coordinator

70



Michael Duncombe <theprogram@scholarships4us.com>

James Duncombe's Mental Health Crisis

Sun, Jul 14, 2024 at 8:50 PM

Donna,

There is no longer ever a reason to say 'luv mom.'

My path in life is my path in life and I shall face the consequences of my decisions.

I asked many times over the past years for you to provide the opportunity to get together with my biological brother in a neutral location to begin reforming our relationship and you have never acknowledged or even responded to any of those requests. I tried working with my biological brother to help him build his own Brand Business (Bro2God) and for whatever reason it was not in his interest. I always communicated that one day I would be back with a business for us to run and once I returned to present two business shirts, business notebooks, and a copy of my Will, The Truth would reveal itself as here we are. I offered to address this matter in a competent and civil manner and once again you blamed me for an action that you are committing- deflection.

You have not asked me in 10 years anything about my existence so your claims reveal how much wickedness and vindictiveness that you have within your own mind and conscience. You and my biological brother hopefully are now at peace as you have been able to free your conscience. For a person or people to be so obsessed with someone else's path and making sure they 'know' about it- may constitute as a Mental Disorder.

- I never imagined at this chapter in my story that my dad would run away from all his decisions and use the mirage of death to free his conscience.
- I never imagined at this chapter in my story that my biological brother would write 10 pages of Felony Terroristic Threats to murder his biological brother and my biological mom would NOT ONE TIME condone the behavior. I shared the transcripts with you and what you do with it is your choice as they are permanent records; Permanent records in which you *could* be found guilty as a co conspirator so I suggest you take things seriously.
- My moms legacy will be one of the darkest as I will forever in my conscience know that she never once CONDONE her second born son from the Felony Terroristic Threats to murder his biological brother. You as a mom may one day have to explain that to your peers of moms and dads.
- In this chapter I have to accept that GOD blessed me with a good Mom and Dad, but irresponsible parents.

As a responsible parents it is your responsibility to have your affairs in order for when it is your turn to pass-through for your children. As both my parents failed to be responsible, I have

learned from their decisions. I am providing you pages 33-35 of the executed Will of Michael Vincent Duncombe: 'Immediate Familial Amendment.'

What it means is that this is our last communication as I have my affairs in order with established executors that have granted authority, *by law*, to enact The Will of Michael Vincent Duncombe and the 'Immediate Familial Amendment' that states:

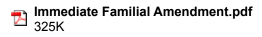
"In the case in which, I, Michael Vincent Duncombe, pass-through, if either of my immediate biological family which includes my mom, Donna Denise Duncombe (DOB: 6/7/1964), or brother, James Michael Duncombe (DOB: 5/21/1993), are living, neither of them SHALL BE PERMITTED TO PARTAKE, PARTICIPATE, VIEW, OR BE INVOLVED BY ANY MEANS IN, OR, OF, THE PLANNING OR EXECUTION *OF* THE FULFILLMENT OF PURPOSE CELEBRATION expressed on page XXVIII of The Will of Michael Vincent Duncombe. If law enforcement needs to be present in order to ensure the Immediate Familial Amendment if fulfilled then the Hierarchy of Executorship, appointed Trustees of The Trust of Michael Vincent Duncombe has jurisdiction to establish an enforcement agency."

I am asking that effective this 14th day of July in the year 2024, that I receive no more communication from my biological mom and/or my biological brother or I am going to have to proceed further to ensure that I am no longer subject to Terroristic Threats and Harassment.



IMPORTANT: This email may discuss privileged and confidential information. Viewing, forwarding, or printing this email is strictly restricted to the person named. If you are not the intended recipient, you are required to inform the sender of their error and delete the email and any attachments without delay.

[Quoted text hidden]



Michael Duncombe <theprogram@scholarships4us.com>

End of My Physical Life Plan

Tue, Jul 16, 2024 at 10:08 AM

1/1

Donna,

I have attached the executed section of The Will of Michael Vincent Duncombe: 'End of My Physical Life Plan.' This section, by law, grants jurisdiction for ALL of my end of life decisions including in the case of being in a Coma or Vegetable State that has me on life support, to ONLY be fulfilled by the following person(s):

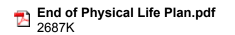
"The Hierarchy of Executorship, assigned doctor(s), the appointed Trustees of The Trust of Michael Vincent Duncombe, and any other person(s) amended to The Will of Michael Vincent Duncombe, must consent to make the decision when to remove me from life support based on the following conditions and criterion..."

Therefore, what this means is that my biological mom and biological brother, or any other person(s) not amended to the Will of Michael Vincent Duncombe shall even be required to be notified of my illness or passing. Also, The Immediate Familial Amendment that I attached by email sent to you on July 14th, 2024 @ 8:50pm, forbids my biological mom and biological brother, by law, to be included in any other matters associated with the End of My Physical Life Plan.

The Hierarchy of Executorship and other pertinent members that shall be established to fulfill the Will of Michael Vincent Duncombe, have on file with instructions to provide in the rare case of probate, the detailed transcripts to the assigned Judge from both my biological mom and biological brother beginning May 9th, 2024, that include the never ONCE condoned Felony Terroristic Threats and verbal assassination of their biological son and biological brother-Michael Vincent Duncombe.



IMPORTANT: This email may discuss privileged and confidential information. Viewing, forwarding, or printing this email is strictly restricted to the person named. If you are not the intended recipient, you are required to inform the sender of their error and delete the email and any attachments without delay.



State of Minnesota

County of Hennepin

In the Matter of:

Michael Vincent Duncombe, Petitioner,

VS.

 District Court

 Judicial District:
 Fourth

 Court File Number:
 Comestic Abuse

 Case Type:
 Domestic Abuse

Petition for Order for Protection (OFP)

Minn. Stat. § 518B.01

James Michael Duncombe, Respondent.

1. Petitioner Information

Name: Michael Vincent Duncombe

Race: African American Gender: Male

Date of birth: September 12, 1988

(for federal reporting purposes)

Address;

I am requesting that my address be kept confidential by submitting the completed Confidential Address/Phone Request form (OFP107) to the court.

Phone Number:

I am requesting that my phone number be kept confidential by submitting the completed Confidential Address/Phone Request form (OFP107) to the court.

2. Email Notification of Service

By providing my email address below, I ask to be notified by email when the respondent is served with the OFP. I understand that:

- This is the only email I will receive from the court about the OFP unless I have signed up to receive other court notices via email,
- It will only be possible for the court to notify me by email when service information is
 received by the court,
- · A technical or other error could happen that prevents the successful delivery of the email,
- I have other options to learn of the service of the OFP on the respondent, including contacting law enforcement directly, and

I must provide a valid email address in order to receive this notification of service.
 THIS EMAIL ADDRESS WILL BE SEEN BY THE RESPONDENT:
 Email address:

3. Who needs protection?

🛛 Me

MINOR CHILDREN

- 4. Do you have any minor children with the Respondent who are not listed at #3? No.
- 5. Are there any other minor children living with you that are not listed above at #3 or #4? No.

RESPONDENT

6. Respondent Information:

Name: James Michael Duncombe

Address: 8150 West River Road, Brooklyn Park, Minnesota 55444

Telephone: (612) 889-7367

Race: African American Gender: Male

Date of birth: May 21, 1993

(for federal reporting purposes)

How does the person needing protection know the Respondent?
 Related by blood (brothers)

OTHER COURT CASES

- 8. Is there an OFP in effect now between you and the Respondent? No.
- 9. Orders for Protection no longer in effect:

Have you had an OFP against Respondent in the past? Yes, I obtained an Ex Parte OFP on June 14, 2024 in Blue Earth County, but it was not able to be served so it expired.

Petition for OFP OFP102 State ENG	Rev 1/21	www.mncourts.gov/forms	Page 2 of 7

10. Now, or in the past, have you and Respondent been jointly involved in other family court cases, domestic abuse criminal cases, or harassment restraining order cases? No.

WHAT HAPPENED?

- 11. Why do you need an OFP?
 - a) I obtained an Ex Parte Order for Protection against the Respondent on June 14, 2024 in Blue Earth County. I was not sure of the Respondent's home address and apparently the one that I provided was incorrect, so the Hennepin County Sheriff's deputies were not able to serve the OFP to the Respondent. My OFP expired because it was not served within fourteen days of it being issued. I took some extra steps to obtain a better address for the Respondent' home and place of employment before I submitted this new Petition so he could be served as I need the OFP to be enforced if he contacts me again.
 - b) On June 28, 2024, the Respondent sent me two offensive messages via email after threatening to kill me two weeks prior. His repeated aggressive and threatening contacts cause me fear that he is going to physically harm me. The first email was sent at 10:21 PM and had statements where he told me I was a "soft ass little boy." He also stated, "you come into my home that I pay for unlike your pathetic ass and disrespect me nigga? Your out of your flicking mind," and "everyone knows your a low life alcoholic so idk even know what to tell people anymore ahha. Trash trash trash dude." The second email was sent at 10:25 PM, where he called me a "Dumb ass," and "your a flicking ash tray!"
 - c) On June 13, 2024, the Respondent sent several threats to me via Facebook Messenger. In these messages he threatened, "You think telling mommy what i said is gonna stop me from fucking killing you!" and "I am going to collect your body before the liquor does," and "wait until I catch you alone and your gone forever!!!!" and "I would hide if I were you." He also called me a "fucking scumbag," a "little fucking bitch" a "drunk loser," and a "little insecure suicidal bitch." These threats cause me to fear for my physical safety.

Rev 1/21

- d) On May 9, 2024, Respondent sent threatening messages to me through my partner. In these messages he threatened my life by stating, "...because when no one's watching i will kill that waste of human flesh," as well as, "Michael I'm fucking you up when I see you, you fucking nobody," and "figure out how to get my money or it's over, you bitter piece of trash MDNobody. I'm not fucking playing I'm ready to die and I'll take you with me Michael." He also threatened my partner and me, stating, "I become increasingly more aggressive to the both of you starting today I'm not fucking playing around. That bitch needs to kill himself because he serves no purpose on this planet." These threats made me afraid that he would harm me and my partner if we ever encountered him somewhere.
- 12. Besides the recent incidents, if you want the court to know about any history of abuse by Respondent, you may briefly explain that history here:
- 13. Do you believe that domestic abuse will continue and that you are in immediate danger? Yes. I believe that domestic abuse will continue if I do not get an Order for Protection because the Respondent has continued to send messages that threaten my life and demean me. He has shown complete disregard to my requests to stop his threatening communications.
- 14. Does Respondent work or attend school at the same place as you? No.

REQUESTS FOR RELIEF

You can ask the court for several types of "relief" (things you can ask the court to order) in an OFP. The first section below (#15 a-j) includes relief that does not require a hearing.

The second section (#16 - #22) includes relief that the court cannot order unless there is a hearing first.

Relief that does not require a hearing

I understand that asking for things in #15 (a) through (j) does not require a hearing to be held.

I understand that if the court issues an Ex Parte Order (an order based only on your *Petition*), the judicial officer (judge or referee) *may* set a hearing and/or the Respondent *may* request a hearing.

I understand that if the court does not issue an Ex Parte Order, the judicial officer may either dismiss the matter or set a hearing, *unless you do not want a hearing*.

If the court does not issue an Ex Parte Order:

 \boxtimes I want a hearing.

I do not want a hearing; I understand there will be no Order issued, and this case will be closed.

Based on this Petition, I ask the court for the following:

- 15. I ask the court to issue an Ex Parte Order for Protection to protect all persons listed at #3, and to order the things I check below in (a) through (j):
 - a. Order Respondent not to physically harm the protected persons or cause the protected persons to fear immediate physical harm.
 - b. Order Respondent to have no contact with the protected person(s) whether in person, by telephone, mail, e-mail, through electronic devices, social media, through a third party, or by any other means, except as follows: No exceptions.
 - c. Order Respondent to stay away from:
 - i. 🖾 My home and any future residences.

My home address is CONFIDENTIAL;

 \boxtimes A reasonable area surrounding my home, specifically one fourth (1/4) of a mile, if the Respondent learns of my address or once he knows my address.

d. X Order Respondent not to call or enter my workplace at the following locations:

The address is CONFIDENTIAL,

- Content of the continue all currently available insurance coverage without change in coverage or beneficiaries.
- f.
 Order the possession and care of a pet or companion animal as follows:
- g. Order Respondent not to physically abuse or injure any pet or companion animal, without legal justification, known to be owned, possessed, kept, or held by either party or a minor child residing in the residence or household of either party as an indirect means of intentionally threatening the safety of such person.
- h. Direct local law enforcement to provide the following assistance:

Relief that requires a hearing

In addition to what you asked for in #15, you may ask the court to order any of the relief listed below in #16 through #22. NOTE: a hearing must be held if you ask for anything listed below:

Temporary Custody and Parenting Time

16. Do you want temporary custody or parenting time ordered for joint minor children? No.

Financial Support

17. Do you want the court to order Respondent to financially support you or joint children? No.

Property

18. Award me temporary use and possession of personal property (describe the property):
 Order Respondent not to dispose of or destroy the following property:

Restitution

19. X I am not asking for restitution.

Counseling, Treatment, or Services

20. Do you want Respondent to attend counseling, treatment or other social services? No.

Firearms and Ammunition

 Prohibit Respondent from shipping, transporting, possessing, or receiving any firearms or ammunition.

Extended Time Frame for OFP

22. 1ssue the OFP for a period up to 50 years because:

Respondent has violated a prior or existing OFP on two or more occasions.

Petitioner/protected person has had two or more OFPs in effect against this Respondent.

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OFP102	State	ENG	Rev 1/21	

23. Grant other relief at the time of the full hearing as the court finds necessary for the protection of a family or household member, including orders or directives to law enforcement agencies.

I declare under penalty of perjury that everything I have stated in this document is true and correct, Minn. Stat. § 358.116.

Dated: 14 n

County and state where signed

unul Petitionel's Signature

Name: Michael Vincent Duncombe Address: CONFIDENTIAL City/State/Zip: Telephone: CONFIDENTIAL E-mail address:

Petition for OFP OFP102 State ENG

Rev 1/21

Jul. 31. 2024 1:16PM

27-DA-FA-24-4553

No. 3271 P. 4

Filed in District Court State of Minnesota 7/31/2024 12:01 PM

STATE OF MINNESOTA COUNTY OF HENNEPIN

DISTRICT COURT FOURTH JUDICIAL DISTRICT

Court File No. 27-DA-FA-24-4553 Case type: Domestic Abuse

In the Matter of Michael Vincent Duncombe vs James Michael Duncombe **Emergency Ex Parte Order for Protection**

TO: James Michael Duncombe DOB: 05/21/1993, the Respondent named above:

Based upon the Affidavit and Petition for an Order for Protection, the Court finds:

- 1. The Petition alleges an immediate danger of domestic abuse.
- 2. The following parties need an Order for Protection and are referred to in this Order as "Protected Person(s):"

Petitioner

3. 🔀 A hearing is required to address the relief requested in the petition.

Based upon the above, the Court makes the following:

<u>ORDER</u>

1. X A hearing is scheduled for August 06, 2024, at 9:40 AM. This hearing WILL NOT be held in person. This hearing will be held remotely through Zoom:

Meeting ID: 160 670 2825 Passcode: 765796

Both parties are expected to join the remote hearing at the above time, and are expected to appear using the video and audio functions on the Zoom app. To join the hearing, follow the attached Instructions. If a party does not join the hearing or joins the hearing late, the Court may conduct the hearing without that party; and may proceed by default and grant the relief requested or dismiss the matter.

- 2. The following relief is granted:
 - A. Respondent must not commit acts of domestic abuse against the Protected Person(s). This means that Respondent may not harm or cause fear of harm to the Protected Person(s), and that Respondent may not use, attempt to use, or threaten to use physical force that would reasonably be expected to cause bodily injury to the Protected Person(s).

Ex parte OFP

4th Judicial District

Page 1 of 4

- B. Respondent must not have any contact with the Protected Person(s) whether in person, with or through other persons, by telephone, mail, e-mail, through electronic devices, social media, or by any other means.
- C. The Protected Person(s)' address is confidential. If Respondent learns of Petitioner's address or any future residences of the Protected Person(s), he/she must not go to or enter those residence(s) and must stay a reasonable distance away from those residence(s) and specifically as follows: Two city blocks or 1/4 mile in all directions, whichever is greater.

<u>NOTICE</u>: RESPONDENT MUST NOT ENTER OR STAY AT THE RESIDENCE OF THE PROTECTED PERSON(S) FOR ANY REASON, EVEN IF INVITED TO DO SO. IF RESPONDENT IS FOUND AT THE PROTECTED PERSON'S RESIDENCE, THE PROTECTED PERSON IS NOT IN VIOLATION OF THIS ORDER, AND THE ORDER REMAINS IN EFFECT.

- 3. The Hennepin County Sheriff's Department and all local Police Departments must help Petitioner execute and/or serve this Order, without charge. Peace officers licensed by the State of Minnesota and correction officers, including, but not limited to, probation officers, Court services officers, parole officers and employees of jails or correctional facilities may serve an Order for Protection. If the application for relief is brought in a county in which Respondent is not present, the sheriff must forward the pleadings necessary for service on Respondent to the sheriff of the county in which Respondent is present. This must be expedited to allow for timely service.
- 4. Under federal law, every Police Department and Sheriff's office in the United States, including Washington D.C. and tribal and territorial lands is responsible for enforcing this Order. Enforcement of this Order may include, but is not limited to, assisting in obtaining physical custody of child(ren), removing Respondent from the residence, and getting property back from Respondent. 18 U.S.C. § 2265.
- 5. 🕅 This Order will be effective for a period of seven days from the date of this Order.

NOTICE TO RESPONDENT:

- A police officer will arrest you and take you to jail if the police officer believes you have violated this Order and you will be held in jall for at least 36 hours excluding the day of arrest, Sundays, and holidays, unless you are released by a judicial officer.
- Violation of this Order may be treated as a misdemeanor, gross misdemeanor, or felony. A misdemeanor violation may result in a sentence of up to 90 days in jail and/or a fine of up to \$1,000. Some repeat violations are gross misdemeanors that may result in a sentence of up to one year in jail and/or a fine up to \$3,000. Other violations are felonies and may result in a sentence of imprisonment for up to five years and/or a fine of up to \$10,000.

Ex parte OFP

4th Judicial District

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- This Order is entitled to full faith and credit and must be enforced anywhere in the U.S. including Tribal lands. 18 U.S.C. § 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment. 18 U.S.C. § 2262.
- A violation of this Order for Protection is a deportable offense. If you are not a United States citizen, a violation of this Order could result in your deportation.
- You must comply with the Violent Crime Control and Law Enforcement Act of 1994, 18 U.S.C. § 922(g)(8), concerning the shipping, transporting, possession, or receiving of firearms and ammunition when a qualifying protective order is in place.

NOTICE TO PETITIONER

- If you move, you must notify the Court Administrator so your address may be updated for notice and enforcement purposes.
- If you move to a different city, send or deliver a copy of the Order for Protection to law enforcement in your new city.
- Your Order for Protection will be enforced even if you fail to take the steps above.

NOTICE TO BOTH PARTIES

- If a hearing is scheduled, be prepared on the scheduled date. You may be asked to testify at that time or the hearing may be rescheduled depending on the Court's calendar. You should bring any available documentation, such as police reports (certified copies), hospital and doctor reports, pictures, witnesses or other items. You may not be able to use written reports, affidavits or statements from persons who are not at the hearing as witnesses.
- The Court must consider an Order for Protection in making a decision in any custody or parenting time proceeding.
- When signed by a Referee, this temporary order is effective upon the Referee's signature (Minn. Stat. § 518B.01, subd. 7 (c)).

Dated: 7/31/2024

Ocunleye, Joshua 2024.07.31 10:43:02 -05'00'

Referee of District Court

Judge of District Court

Dated: 7/31/2024

Ex parte OFP

4th Judicial District

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REMOTE HEARING INSTRUCTIONS

- 1. DOWNLOAD THE FREE **ZOOM** APPLICATION ON YOUR COMPUTER, TABLET OR SMARTPHONE.
- 2. USE THE ABOVE MEETING ID AND PASSWORD TO JOIN THE HEARING.
- 3. TO JOIN BY VIDEO: (*Please use the video option whenever possible*)
 - You will need to have an electronic device with an internet connection. You may use a smart phone, iPad/tablet, or webcam/built-in camera with sound and video.
 - Go to https://zoomgov.com/join
 - Type in the Meeting ID and Password
- 4. TO JOIN BY PHONE/AUDIO ONLY: (Use only when video is unavailable.)
 - Dial US Toll free at: 1-833-568-8864
 - Enter your Meeting ID followed by #
 - Enter # for participant (there is no participant ID)
 - Enter the Meeting Password followed by #
 - A recording will indicate when you have joined the meeting. Please wait on the line until you are admitted to the hearing.

Please participate in the hearing in a quiet, well-lit place, and turn off TVs, radios, and phone notifications. If there are others around you, try moving to a room with a door you can close.

If you are dropped from the hearing while it is in progress, please repeat the above procedure to join again.

Ex parte OFP

4th Judicial District

Page 4 of 4

MINNESOTA JUDICIAL BRANCH District Court Online Check-In

Check in online for court up to 5 days before your court bearing

- ✓ Update your contact information
- ✓ Complete pre-hearing documents
- ✓ Sign up for text and email reminders

Online check in is not required, but it will save you time and help you get ready for your hearing. You are still required to appear at all of your hearings as scheduled, even if you do not check in.



https://checkin.courts.state.mn.us

COUNTY OF HENNEPIN

DISTRICT COURT

FOURTH JUDICIAL DISTRICT

Court File No. 27-DA-FA-24-4553 Case type: Domestic Abuse

In the Matter of

Order for Continuance

Michael Vincent Duncombe vs James Michael Duncombe

This matter came on for hearing before the undersigned.

Petitioner appeared and was self-represented.

Respondent did not appear.

Based upon the files, records and proceedings, the Court makes the following:

FINDINGS OF FACT

1. Respondent has not yet been served. Service was attempted at Respondent's place of work but there is no information service was attempted at Respondent's residence. It is appropriate to continue this matter so an attempt at personal service on Respondent may be made.

NOW, THEREFORE, based upon the above Findings of Fact, the Court issues the following:

<u>ORDER</u>

1. A hearing is scheduled for **August 13, 2024**, at **10:20am** appearing before Referee Hutchison. This hearing will be held **remotely** through Zoom:

Meeting ID: 160 670 2825 Passcode: 765796

Both parties are expected to join the remote hearing at the above time, and are expected to appear using the video and audio functions on the Zoom app. To join the hearing, **follow the attached Instructions**. If a party does not join the hearing or joins the hearing late, the Court may conduct the hearing without that party; and may proceed by default and grant the relief requested or dismiss the matter.

2. The *ex parte* Order for Protection dated <u>July 31, 2024</u>, will remain in full force and effect until the above-referenced hearing date.

IT IS ORDERED:

1. This does not modify any current condition, including any no-contact order, in any criminal action against Respondent.

Dated: August 6, 2024

Judge of District Court

REMOTE HEARING INSTRUCTIONS

1. DOWNLOAD THE FREE **ZOOM** APPLICATION ON YOUR COMPUTER, TABLET OR SMARTPHONE.

2. <u>TO JOIN BY VIDEO</u>: (Please use the video option whenever possible)

- You will need to have an electronic device with an internet connection. You may use a smart phone, iPad/tablet, or webcam/built-in camera with sound and video.
- Go to https://zoomgov.com/join
- Type in your **Meeting ID** and **Password**
- 3. <u>TO JOIN BY PHONE/AUDIO ONLY</u>: (Use only when video is unavailable.)
 - Dial US Toll free at: 1-833-568-8864
 - Enter your Meeting ID followed by #
 - Enter # for participant (there is no participant ID)
 - Enter the **Meeting Password** followed by #
 - A recording will indicate when you have joined the meeting. Please wait on the line until you are admitted to the hearing.

Please participate in the hearing in a quiet, well-lit place, and turn off TVs, radios, and phone notifications. If there are others around you, try moving to a room with a door you can close.

If you are dropped from the hearing while it is in progress, please repeat the above procedure to join again.

Court File No. 27-DA-FA-24-4553

In re the matter of:

Michael Vincent Duncombe, Petitioner,

and

ORDER FOR CONTINUANCE

James Michael Duncombe, Respondent.

Referee Jason T. Hutchison heard this matter on August 13, 2024 using Zoom videoconferencing.

Petitioner	\boxtimes did \square did not appear.
	 was self-represented. was represented by, Esq. appeared with an advocate.
Respondent	 did id not appear. was self-represented. was represented by, Esq. appeared with an advocate.

Based on the files, records, and proceedings, the Court makes the following:

FINDINGS OF FACT

- 1. **Status.** A Petition for an Order for Protection was filed on July 31, 2024. That same day, the Court issued an *ex parte* Order for Protection against Respondent on behalf of Petitioner.
- 2. The relief requested by Petitioner requires a hearing. An initial hearing was scheduled for August 6, 2024. At the time of the August 6, 2024 hearing, Respondent had not yet been served. The Court found it was appropriate to continue this matter so an attempt at personal service on Respondent may be made. The matter was continued to August 13, 2024.
- 3. Service. Service was attempted by the Anoka County Sheriff's Office at the Respondent's *work address* on the following dates. The initial hearing was continued so that personal service could be made on Respondent *at his residence* (as outlined in Judge Robben's Order from the last hearing). Respondent's residential address was provided to the Hennepin

County Sheriff's Office on August 7, 2024. The Hennepin County Sheriff's Office did not attempt personal service at Respondent's residence.

4. **Continued for Personal Service.** This matter is continued so an attempt at personal service on Respondent at his residence may be made.

NOW, THEREFORE, based on the above Findings of Fact, the Court issues the following:

<u>ORDER</u>

1. The matter is continued for hearing on *Friday August 23, 2024 at 10:20 a.m.* This hearing WILL NOT be held in person. This hearing will be held *remotely* through Zoom:

Meeting ID: 160 295 7464 **Meeting Password:** 965002

Both parties are expected to join the remote hearing at the above time, and are expected to appear using the video and audio functions on the Zoom app. To join the hearing, **follow the attached instructions**. If a party does not join the hearing or joins the hearing late, the Court may conduct the hearing without that party; and may proceed by default and grant the relief requested or dismiss the matter.

- 2. **Order for Protection.** The *ex parte* Order for Protection dated **July 31, 2024** remains in full force and effect pending the hearing scheduled for **August 23, 2024**.
- 3. Service. Court staff shall serve this Order in the appropriate manner.

Recommended:

So Ordered:

Eni D. cfessorgan

The Honorable Terri Yellowhammer Judge of District Court

Referee Jason T. Hutchison

REMOTE HEARING INSTRUCTIONS

1. <u>DOWNLOAD THE FREE **ZOOM** APPLICATION ON YOUR COMPUTER, TABLET</u> <u>OR SMARTPHONE.</u>

2. <u>USE THE FOLLOWING MEETING ID AND PASSWORD TO JOIN THE HEARING:</u>

Meeting ID: 160 712 3876 **Meeting Passcode:** 855215

3. <u>TO JOIN BY VIDEO</u>: (*Please use the video option whenever possible*)

- You will need to have an electronic device with an internet connection. You may use a smart phone, iPad/tablet, or webcam/built-in camera with sound and video.
- Go to <u>https://zoomgov.com/join</u>
- Type in the **Meeting ID** and **Passcode**

4. <u>TO JOIN BY PHONE/AUDIO ONLY</u>: (*Use only when video is unavailable*.)

- Dial US Toll free at: 1-833-568-8864
- Enter your Meeting ID (160 712 3876) followed by #
- Enter # for participant (there is no participant ID)
- Enter the **Meeting Passcode** (855215) followed by #
- A recording will indicate when you have joined the meeting. Please wait on the line until you are admitted to the hearing.

Please participate in the hearing in a quiet, well-lit place, and turn off TVs, radios, and phone notifications. If there are others around you, try moving to a room with a door you can close.

If you are dropped from the hearing while it is in progress, please repeat the above procedure to join again.

In re the matter of:

Michael Vincent Duncombe, Petitioner, Court File No. 27-DA-FA-24-4553

ORDER FOR CONTINUANCE AND SERVICE BY ALTERNATIVE MEANS

and

James Michael Duncombe, Respondent.

Referee Jason T. Hutchison heard this matter on August 23, 2024 using Zoom videoconferencing.

Petitioner \square did \square did not appear. \square was self-represented.

Respondent	did	\mathbf{X}	did not appear.	
Respondent	ulu	$\vee \setminus$	j ulu not appeal.	

Based on the files, records, and proceedings, the Court makes the following:

FINDINGS OF FACT

- 1. **Status.** A Petition for an Order for Protection was filed on July 31, 2024. That same day, the Court issued an *ex parte* Order for Protection against Respondent on behalf of Petitioner.
- 2. **SAMS.** Law enforcement has been unable to personally serve Respondent. Personal service was attempted on the following dates: August 14, 2024; August 15, 2024; and August 16, 2024.
- 3. Petitioner was sworn and testified to the following:
 - a. The last known location of Respondent was at: 8150 West River Road unit 300, Brooklyn Park, MN, 55444
 - b. Petitioner's most recent contact with Respondent was Email on June 28, 2024.
 - c. The last known location of Respondent's employment was Ryerson, in Coon Rapids.
 - d. The names and locations of Respondent's parents, siblings, children and other close relatives are as follows: Petitioner's mother, but he is not in contact with her.
 - e. The names and locations of other persons who are likely to know Respondent's whereabouts are none.

- f. Petitioner has made the following efforts to locate Respondent: Petitioner believes Respondent is just not answering the door for the sheriff for service.
- g. Petitioner believes that it is not likely that Respondent's location will become known to them, but there is a reasonable possibility that mail will be forwarded or otherwise reach Respondent if addressed as follows:
 8150 West River Road unit 300, Brooklyn Park, MN, 55444
- 4. Based on Petitioner's testimony and the foregoing information, the Court finds it appropriate to grant Petitioner's request for service by alternate means pursuant to Minn. Stat. § 518B.01, subd. 8(c). The Court finds that personal service on Respondent cannot be made, and that there is a reasonable possibility Respondent may receive notice of this matter if notice is mailed to the address specified in the Order below.

NOW, THEREFORE, based on the above Findings of Fact, the Court issues the following:

<u>ORDER</u>

- 1. This does not modify any current condition, including any no-contact order, in any criminal action against Respondent.
- If continuance for initial hearing: The matter is continued for hearing on <u>September 13</u>, <u>2024 at 9:00 a.m.</u>. This hearing WILL NOT be held in person. This hearing will be held <u>remotely</u> through Zoom:

Meeting ID: 160 295 7464 Meeting Password: 965002

Both parties are expected to join the remote hearing at the above time, and are expected to appear using the video and audio functions on the Zoom app. To join the hearing, **follow the attached instructions**. If a party does not join the hearing or joins the hearing late, the Court may conduct the hearing without that party; and may proceed by default and grant the relief requested or dismiss the matter.

3. **SAMS (by mail).** Service upon Respondent shall be made by 1st class U.S. mail, postage prepaid, forwarding address requested at the following address(es):

8150 West River Road unit 300, Brooklyn Park, MN, 55444

- 4. Court Administration shall **immediately** arrange for Respondent to be served, by 1st class U.S. mail, forwarding address requested, the Petition for an Order for Protection, the *Ex Parte* Order for Protection and Affidavit, Respondent's Request for Hearing, and this Order for Service by Alternate Means, to Respondent at the addresses listed above.
- 5. **Order for Protection.** The *ex parte* Order for Protection dated **July 31, 2024** remains in full force and effect pending the hearing scheduled for **September 13, 2024**.

6. Service. A copy of this order shall be e-served on a party's attorney, if represented. Counsel for Respondent shall file an Admission of service by Respondent within five (5) days of the date of this order. Court staff shall serve this Order in the appropriate manner.

Recommended:

So Ordered:

Referee Jason T. Hutchison

The Honorable Terri Yellowhammer Judge of District Court

REMOTE HEARING INSTRUCTIONS

1. <u>DOWNLOAD THE FREE **ZOOM** APPLICATION ON YOUR COMPUTER, TABLET</u> <u>OR SMARTPHONE.</u>

2. <u>USE THE FOLLOWING MEETING ID AND PASSWORD TO JOIN THE HEARING:</u>

- **3. Meeting ID:** 160 295 7464
- 4. Meeting Password: 965002

5. <u>TO JOIN BY VIDEO</u>: (*Please use the video option whenever possible*)

- You will need to have an electronic device with an internet connection. You may use a smart phone, iPad/tablet, or webcam/built-in camera with sound and video.
- Go to <u>https://zoomgov.com/join</u>
- Type in the **Meeting ID** and **Passcode**

6. <u>TO JOIN BY PHONE/AUDIO ONLY</u>: (*Use only when video is unavailable*.)

- Dial US Toll free at: 1-833-568-8864
- Enter your **Meeting ID** followed by #
- Enter # for participant (there is no participant ID)
- Enter the **Meeting Passcode** followed by #
- A recording will indicate when you have joined the meeting. Please wait on the line until you are admitted to the hearing.

Please participate in the hearing in a quiet, well-lit place, and turn off TVs, radios, and phone notifications. If there are others around you, try moving to a room with a door you can close.

If you are dropped from the hearing while it is in progress, please repeat the above procedure to join again.

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In re the matter of:

Michael Vincent Duncombe, Petitioner, Court File No. 27-DA-FA-24-4553

ORDER FOR CONTINUANCE

and

James Michael Duncombe, Respondent.

Referee Jason T. Hutchison issued this Order administratively on September 11, 2024. Neither party appeared personally.

<u>ORDER</u>

- 1. **Status.** An initial hearing was held on August 23, 2024. Respondent had not been served. The Court issued an Order for Service by Alternate Means following this hearing, and the initial hearing was continued to September 13, 2024.
- 2. Court Administration did not mail the ex parte Order for Protection and Order for Service by Alternate Means were to address listed in the Order for Service by Alternate Means until September 3, 2024.¹ Given service by mail is not considered complete until 14 days after mailing, the September 3, 2024 hearing must be continued.
- 3. **Continued Hearing**. The Court will hold a continued initial Order for Protection hearing on **September 17, 2024 at 9:40 a.m. (Central Standard Time)** via Zoom videoconferencing. Zoom instructions are attached to this Order.
- 4. **Self-Help Center.** If you have questions but don't have an attorney, the Self-Help Center can give you legal information. You can contact them by telephone at (651) 478-8757 or by email at 4thshcweb@courts.state.mn.us. You may also visit them in-person at the Family Justice Center, 110 South Fourth Street, Minneapolis, MN, Monday through Friday (except for Court holidays) between the hours of 8:00 a.m. and 4:30 p.m. (some services

¹ It appears (based on the address on the returned mail in MNCIS) that Court Administration mailed the documents *without* the unit number. The Service by Alternate Means Order did include the unit number. It is unclear why it was omitted in the first mailing.

are limited after 3:00 p.m.).

Recommended:

So Ordered:

Referee Jason T. Hutchison

The Honorable Terri Yellowhammer Judge of District Court

REMOTE HEARING INSTRUCTIONS

1. <u>DOWNLOAD THE FREE **ZOOM** APPLICATION ON YOUR COMPUTER, TABLET</u> <u>OR SMARTPHONE.</u>

2. <u>USE THE FOLLOWING MEETING ID AND PASSWORD TO JOIN THE HEARING:</u>

Meeting ID: 160 295 7464 **Meeting Passcode:** 965002

3. <u>TO JOIN BY VIDEO</u>: (*Please use the video option whenever possible*)

- You will need to have an electronic device with an internet connection. You may use a smart phone, iPad/tablet, or webcam/built-in camera with sound and video.
- Go to <u>https://zoomgov.com/join</u>
- Type in the **Meeting ID** and **Passcode**

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- Dial US Toll free at: 1-833-568-8864
- Enter your Meeting ID (160 295 7464) followed by #
- Enter # for participant (there is no participant ID)
- Enter the **Meeting Passcode** (965002) followed by #
- A recording will indicate when you have joined the meeting. Please wait on the line until you are admitted to the hearing.

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If you are dropped from the hearing while it is in progress, please repeat the above procedure to join again.

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

Court File No. 27-DA-FA-24-4553 Case type: Domestic Abuse

In the Matter of Michael Vincent Duncombe vs James Michael Duncombe

Order for Protection Following Hearing

This matter came on for hearing on September 17, 2024 before the Honorable Holly B. Knight, Referee of District Court.

Petitioner appeared and was self-represented. Respondent did not appear.

Based on all of the files, records, and proceedings the Court makes the following:

FINDINGS OF FACT

- 1. **Jurisdiction and Service.** The procedures for service on Respondent set forth in Minn. Stat. § 518B.01 were followed, Respondent had reasonable notice and opportunity to be heard, and the Court has jurisdiction over the parties and subject matter.
- Qualifying Relationship. Petitioner and Respondent are:
 Related by blood. Respondent is Petitioner's brother.
- 3. **Respondent's Address.** Respondent's address is <u>8150 West River Road, Unit 300, Brooklyn</u> Park, <u>MN 55444</u>.
- 4. Respondent in Default. Respondent was properly served in this matter but failed to appear. Respondent is in default. Petitioner has established that domestic abuse as defined by Minn. Stat. § 518B was committed against them by Respondent and that an Order for Protection should issue.
- 5. **Firearms.** Respondent did not appear for the hearing. Respondent is notified that if they have firearms, they must transfer them to 1) a federal firearms dealer, 2) law enforcement, or 3) a third party that can lawfully possess them.
- 6. **Protected Parties.** Based upon the above, the following parties are covered by this Order for Protection and may be referred to as "Protected Person(s)" under this Order:

Petitioner

MNCIS-DA HENNEPIN

OFP Following Hearing

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Based on the above Findings of Fact, the Court makes the following

ORDER FOR PROTECTION

- 1. **No Domestic Abuse.** Respondent must not commit acts of domestic abuse against the Protected Person(s). This means that Respondent may not harm or cause fear of harm to the Protected Person(s) and that Respondent may not use, attempt to use, or threaten to use physical force that would reasonable be expected to cause bodily injury to the Protected Person(s).
- 2. **No Contact.** Respondent must not have any contact with the Protected Person(s) whether in person with or through other persons, by telephone, mail, e-mail, through electronic devices, social media, or by any other means.
- 3. **Stay Away Residence.** Respondent must not go to or enter the residence(s) of the Protected Person(s) located at <u>Confidential</u>.
- 4. **Stay Away Distance.** Respondent must stay a reasonable distance away from the residence of the Protected Person, specifically, two (2) city blocks or 1/4 mile, whichever is greater, in all directions.

Respondent must stay a reasonable distance away from ANY FUTURE RESIDENCE of the Protected Person(s).

NOTICE: RESPONDENT MUST NOT ENTER OR STAY AT THE RESIDENCE OF THE PROTECTED PERSON(S) FOR ANY REASON, EVEN IF INVITED TO DO SO. IF RESPONDENT IS FOUND AT THE PROTECTED PERSON'S RESIDENCE, THE PROTECTED PERSON IS NOT IN VIOLATION OF THIS ORDER, AND THE ORDER REMAINS IN EFFECT.

- 5. The Hennepin County Sheriff's department and all local Police Departments must assist in executing and/or serving this Order without charge. Peace officers licensed by the State of Minnesota and correction officers, including, but not limited to, probation officers, court services officers, parole officers and employees of jails or correctional facilities may serve an Order for Protection. If the application for relief is brought in a county in which Respondent is not present, the sheriff must forward the pleadings necessary for service on Respondent to the sheriff of the county in which Respondent is present. This must be expedited to allow for timely service.
- 6. Under federal law, every Police Department and Sheriff's office in the United States, including Washington D.C. and tribal and territorial lands, is responsible for enforcing this Order. Enforcement of this Order may include, but is not limited to, assisting in obtaining

MNCIS-DA HENNEPIN

OFP Following Hearing

physical custody of child(ren), removing Respondent from the residence, and getting property back from the Respondent. 18 U.S.C. § 2265.

- 7. Respondent is ordered not to ship, transport, possess, or receive any firearm or ammunition for the duration of this Order.
- 8. This Order for Protection is effective for a period of <u>**TWO YEARS**</u> from the date of this Order, specifically until <u>September 17, 2026</u>.
- 9. Respondent is also restrained from harassing, stalking, or threatening the protected person(s), or engaging in other conduct that would place the protected person(s) in reasonable fear of bodily injury to that person; and you are prohibited from the use, attempted use, or threatened use of physical force against the protected person(s) that would reasonably be expected to cause bodily injury. 18 U.S.C. § 922(g)(8)(B) and (C).

NOTICES TO RESPONDENT

- 10. A police officer shall arrest you and take you to jail if the police officer believes you have violated this Order and shall hold you in jail for at least 36 hours, excluding the day of arrest, Sundays, and holidays, unless you are released earlier by a judge or judicial officer.
- 11. Violation of this Order may be treated as a misdemeanor, gross misdemeanor, or felony. A misdemeanor violation may result in a sentence of up to 90 days in jail and/or a fine of up to \$1,000. Some repeat violations are gross misdemeanors which may result in a sentence of up to one year in jail and/or a fine of up to \$3,000. Other violations are felonies and may result in a sentence of imprisonment for up to five years and/or a fine of up to \$10,000.
- 12. This Order is entitled to full faith and credit and shall be enforced anywhere in the U.S. including Tribal lands. 18 U.S.C. § 2265. Crossing state, territorial, or tribal boundaries to violate this Order may result in federal imprisonment. 18 U.S.C. § 2262.
- 13. Federal law prohibits shipping, transporting, possessing or receiving firearms or ammunition while this Order is in effect and upon conviction of a crime of domestic violence. 18 U.S.C. § 922(g)(8).
- 14. If an Order for Protection is issued, the Court must consider the Order in making a decision in any parenting time (visitation) proceeding, if requested by Petitioner.
- 15. If an Order for Protection is issued under Minn. Stat. § 518B.01 subd. 6(b) for any length of time exceeding two years, the Respondent must wait five years to seek a modification of the Order.
- 16. A copy of this order shall be sent to law enforcement for an attempt at personal service. The order shall also be e-mailed to Respondent at jay_bruh@icloud.com and duncombejames@myyahoo.com

MNCIS-DA HENNEPIN

OFP Following Hearing

Filed in District Court State of Minnesota 9/17/2024 10:27 AM

IT IS SO ORDERED.

Dated: 9/17/2024

Helly Blight 2024.09.17 10:09:45 -05'00'

Referee of District Court

free Cours

Dated: 9/17/2024

Judge of District Court

MNCIS-DA HENNEPIN

OFP Following Hearing



Domestic - Permanent

CERTIFICATE OF SERVICE

STATE OF MINNESOTA COUNTY OF HENNEPIN

Michael Vincent Duncombe vs. James Michael Duncombe

27-DA-FA-24-4553

I hereby certify and return that on **September 22, 2024,** at **11:33 AM** at **8150 W River Road Unit 300**, in the City of **Brooklyn Park** in the County of Hennepin, State of Minnesota, I duly served the following:

Order for Protection Following Hearing

UPON THE FOLLOWING PARTY: JAMES MICHAEL DUNCOMBE

PERSONAL

By personally leaving a copy with James Michael Duncombe

Dated September 22, 2024

DAWANNA S. WITT HENNEPIN COUNTY SHERIFF

Fees:

Total \$0.00

7. 4-#542

Ву

Tiffany Johnson (542), Deputy Sheriff