RYLA					CONFIDE	NTIAL	
Water O	CIRCUIT COURT   DISTRICT	COURT OF M	IARYLAN	D FOR	City/Count	v	
Located at Case N					City/ Count	,	
DICIARY LOC	Court A	ddress		Case 110			
	TEMPORARY EXTREM (Public	ME RISK PRO Safety § 5-60		VE ORDER			
	PETITIONER		1				
	2011		]				
First	Middle	Last					
		VS.					
	RESPONDENT	<u> </u>	1				
	) P 1 H	-	]				
First	Middle	Last					
Relationship to I		anv.		NDENT IDEN			
_	od, marriage, or adoption)	SEX	RACE	DOB	HT	WT	
Current or for	common Current dating or intimate partner rmer legal guardian; or	EYES	HAIR DISTINGUISHING FEATURES			TURES	
	ssional						
	☐ Law enforcement officer		VEHICLE DESCRIPTIO			N TAC NO	
Δ gency	Sub-Agency I.D. No.	VEII	VEHICLE DESCRIPTION		TAG NO.		
rigency	Sub-rigelity I.D. 110.						
Address		EMPLO	OYER				
City, State, Zip	Telephone						
	CAUTION - FI	REARMS 1	INVOL	VED			
THE COURT	ORDERS THE ABOVE N	AMED RESI	PONDEN	NT:			
	ENDER ALL FIREARMS				ENFORO	CEMENT	
AND IS							
	TED FROM PURCHASING ON FOR THE DURATION			ANY FIREA	ARM OR		
Only the court	can change this order.		1				
The terms of th	nis order shall be effective thro	Month/D	)av/Year				
day the court is	losed unexpectedly on the expiration open.	ntion date, this	order will		ect until the	e second	
The Final Extre	me Risk Protective Order hearin	g will be held a	at	•			
			Tim	e			

NOTICE TO RESPONDENT: PENALTIES

A violation of an Extreme Risk Protective Order is a crime and law enforcement shall arrest the A violation of an Extreme Risk Protective Order is a crime and law enforcement shall arrest the respondent, with or without a warrant, and take the respondent into custody if the officer has probable cause to believe that the respondent has violated any provision of an Extreme Risk Protective Order. Violation of this order may result in criminal prosecution, imprisonment or fine or both. A violation of a Temporary or Final Extreme Risk Protective Order may result in a finding of contempt. A person who fails to comply with the provisions of this order is guilty of a misdemeanor and subject to the maximum penalties of a \$1,000.00 fine and/or 90 days imprisonment for a first offense and a \$2,500.00 fine and/or one year imprisonment for a second or subsequent offense subsequent offense.

	Case No.		Date
	After the appearance of the $\square$ petitioner $\square$		
	consideration of the petition and evidence, the	court makes the following finding	ngs:
A.	The petitioner is:  a spouse.		
	a cohabitant.		
	a person related by blood, marriage, or ac	doption.	
	an individual who has a child(ren) in con		
	a current dating or intimate partner.		•
	a current or former legal guardian.		
	a physician, psychologist, clinical social	worker, licensed clinical professi	onal counselor, clinical nurse
	specialist in psychiatric and mental health family therapist, or health officer or design	n nursing, psychiatric nurse pract	ntioner, incensed clinical marriage of examined the individual
	a law enforcement officer.	since of a fleater officer who has c	xummed the marvidual.
В.	In consideration of the petition, the court cons	idered the following:	
	Relevant evidence provided by the petition		
	Specific facts known to petitioner that		
	Knowledge of supporting facts, inclu		
	☐ Number, type, and location of known	firearms/ammunition:	
	☐ Supporting documents:		
	Amount of time elapsed since any of the even		
C.	Based on the petition and evidence, the court	finds:	
	Reasonable grounds to believe that the respon	dent poses an immediate and pre	sent danger of causing personal
	injury to the respondent, the petitioner, or ano		
Ш	A Temporary Extreme Risk Protective Order	is necessary to prevent personal i	njury to the respondent,
	petitioner, or another.		
Fu	rther findings (if any):		
		<u> </u>	
D.	☐ The court finds probable cause to believe the		
	and that he/she presents a danger to the life	•	others.
_		ORDER	
- 4	sed on the foregoing findings, the court hereby		
1.	The respondent SHALL SURRENDER all fir	` '	1 1
	L	Enforcement Agency	
2	The respondent SHALL NOT purchase or pos	ssess any firearm or ammunition	for the duration of this order
2. 3.		•	
	nergency Evaluation Based on Petition for Extr		
	A FINAL EXTREME RISK PROTECTIV		
	Date , at	Time	A.IVI./1 .IVI.
	AT	Court Address	
	This order supersedes and overrides any prev		Risk Protective Order issued
эу а	a commissioner.		
		Y 1	
	Date Time	Judge	ID Number
	☐ This order is extended for not more than s	ix (6) months until:	Print Name
	1mo order to extended for not more than s	ix (o) monuis until.	
	New Hearing Date Judge	ID Number	Date
		12 Number	Duic

	Case No			Date	
Upcoming court hearings in Final Extreme Risk Prote	IMPORTAI this case	NT INFOR	MAT		otective Order
hearing before a judge on	_	<del></del> '			
If the court is closed unexpection which the court is open. T	•	ŕ			•
Usaring dates and places on	a subject to abourse	and way about	المم اما	the Clark's Office of	

Hearing dates and places are subject to change, and you should call the Clerk's Office at to be sure you know when and where your hearing(s) will occur. You are responsible for knowing when and where hearings will occur. On request of the respondent, a Final Extreme Risk Protective Order hearing may be rescheduled for a date not later than 30 days after the date on which the hearing was initially schedule.

# **NOTICE TO ALL PARTIES**

- Please bring all photos, documents and other evidence that you may have with you to court on your hearing date.
- If you fail to appear at a hearing, the judge may still issue an order or take other action that affects you and you are responsible for obeying any orders issued in your absence. A Final Extreme Risk Protective Order may be entered in your absence and served by first-class mail.
- After initial service, orders and notices may be served by first-class mail to your last known address.
- You may consult an attorney regarding any matter related to the order, and that an attorney should be contacted promptly so that the attorney may assist you.
- If you did not attend the Temporary Extreme Risk Protective Order hearing, call the Clerk's Office to find out the actual date, time, and location of any Final Extreme Risk Protective Order hearings.
- Communicating with the court. Any communication you wish to have with the court about this case must be filed in writing at the Clerk's Office during business hours. <u>Do not</u> attempt to contact a commissioner or judge directly.
- You are responsible for advising the Clerk's Office in writing, of your current address and telephone number and of any changes in either. The Post Office will not forward court mail to you.

  Each party may be represented by an attorney at all stages. You are not required to have an attorney. To obtain a Final Extreme Risk Protective Order, the judge must find clear and convincing evidence that the respondent poses a danger of causing personal injury to the respondent, the petitioner, or another by possessing a firearm. The Rules of Evidence apply to your hearing. If the petitioner cannot afford a private attorney, there are support agencies that may be able to help you. Due to the emergency nature of the hearing, the hearing may be held even if a party requests more time to obtain an attorney.

#### **DURATION OF ORDERS**

- Interim Extreme Risk Protective Orders usually last until the Temporary Extreme Risk Protective Order hearing, but not beyond the second business day after issue unless the court is closed for unforeseen circumstances.
- Temporary Extreme Risk Protective Orders last not more than seven (7) days after the service of the order. The judge may extend as needed, but not beyond six (6) months.
- Final Extreme Risk Protective Orders may remain in effect for as long as one (1) year.

  Additionally: The court for good cause may extend the term of the Final Extreme Risk Protective Order for an additional six (6) months after a further hearing.

# PROCESS FOR RECLAIMING FIREARMS AND AMMUNITION ON EXPIRATION OR TERMINATION OF ORDER

On expiration or termination of the order, a law enforcement agency that holds any firearm or ammunition surrendered or seized shall notify you that you may request return of the firearm or ammunition. The law enforcement agency shall return a firearm or ammunition to you only after the agency verifies that you are not otherwise prohibited from possessing the firearm or ammunition. On your request to return all firearms and ammunition belonging to you, if authorized to be returned to you, the law enforcement agency shall return no later than:

- 14 days after the expiration of an Interim or Temporary Extreme Risk Protection Order;
- 14 days after a court terminates a Final Extreme Risk Protective Order; or
- 48 hours after the expiration of a Final Extreme Risk Protective Order.

To request a foreign language interpreter or a reasonable accommodation under the Americans with Disabilities Act, please contact the court immediately.

Possession and use of cell phones and other electronic devices may be limited or prohibited in designated areas of the court facility.

# EXTREME RISK PROTECTIVE ORDER NOTICE Surrender of Firearm(s) / Ammunition to Law Enforcement and Prohibition From Purchasing or Possessing Firearm(s) / Ammunition

# TO: Extreme Risk Protective Order Respondent

An Extreme Risk Protective Order (ERPO) has been entered against you by a judicial officer ordering you as the respondent to surrender to law enforcement authorities any firearm and ammunition in your possession. You are prohibited from possessing or purchasing any firearm or ammunition for the duration of the Extreme Risk Protective Order.

You may retake possession of the firearm(s) and ammunition at the termination or expiration of the Extreme Risk Protective Order unless: (1) the order is extended; or (2) you are otherwise not legally entitled to own or possess the firearm(s) and ammunition.

# **Process for Surrendering Firearm(s) and Ammunition:**

If a law enforcement officer is serving you personally with the Extreme Risk Protective Order, you must immediately surrender all firearms and ammunition to the officer.

If you have received this order by mail, you must contact the law enforcement agency designated in the order and arrange for the immediate surrender of all firearms and ammunition in your possession. You may transport a firearm to surrender it, if you take the following steps:

- Notify the law enforcement unit, barracks, or station that the firearm is being transported in accordance with the Extreme Risk Protective Order:
- Make sure the firearm is unloaded;
- Transport the firearm directly to the law enforcement unit, barracks, or station; and
- Carry a copy of the Extreme Risk Protective Order that requires the surrender of any firearm and ammunition when transporting the firearm(s) and ammunition to the appropriate authorities.

You must comply with the law enforcement agency's delivery instructions. Surrender each firearm and ammunition **IMMEDIATELY** to the designated law enforcement agency for the county or city where the Extreme Risk Protective Order was issued. Contact information for the designated law enforcement agency is included with this notice.

Law enforcement will take possession of all firearms and ammunition. Law enforcement will provide you with a receipt identifying the make, model, and serial number for all firearms and ammunition that have been surrendered or seized. Law enforcement will transport and store any firearm surrendered or seized in a protective case, if one is available, and in a manner intended to prevent damage to the firearm during the time the order is in effect.

# Process for Reclaiming Firearms and Ammunition on Expiration or Termination of Order:

On expiration or termination of the order, a law enforcement agency that holds any firearm or ammunition surrendered or seized shall notify you that you may request return of the firearm or ammunition. The law enforcement agency shall return a firearm or ammunition to you only after the agency verifies that you are not otherwise prohibited from possessing the firearm or ammunition. On your request to return all firearms and ammunition belonging to you, if authorized to be returned to you, the law enforcement agency shall return the items no later than:

- 14 days after the expiration of an Interim or Temporary Extreme Risk Protective Order;
- 14 days after a court terminates a Final Extreme Risk Protective Order; or
- 48 hours after the expiration of a Final Extreme Risk Protective Order.

FAILURE TO COMPLY WITH THESE PROVISIONS MAY RESULT IN YOUR ARREST, CRIMINAL PROSECUTION, IMPRISONMENT AND/OR FINE, A FINDING OF CONTEMPT, AND/OR FORFEITURE OF FIREARMS.

**CC-DC-ERPO-003** (Rev. 10/01/2018\*) Page 4 of 5

#### **Allegany County**

Sheriff's Office 695 Kelly Road Cumberland, MD 21502 301-777-1585

#### **Anne Arundel County**

Anne Arundel County Police \*Northern District 939 Hammonds Lane Brooklyn Park, MD 21225 410-222-6135

\*Eastern District 204 Pasadena Rd. Pasadena, MD 21122 410-222-6145

\*Western District 8273 Telegraph Road Odenton, MD 21113 410-222-6155

\*Southern District 35 Stepneys Lane Edgewater, MD 21037 410-222-1961

#### **Baltimore City**

Baltimore Police Department 601 East Fayette Baltimore, MD 21202 443-263-2220

#### **Baltimore County**

Baltimore County Police 700 East Joppa Road Towson, MD 21286 410-887-2211

### **Calvert County**

Sheriff's Office 30 Church St. Prince Frederick, MD 20678 410-535-2800

# **Caroline County**

Sheriff's Office 101 Gay Street Denton, MD 21629 410-479-2515

# **Carroll County**

Sheriff's Office 100 N. Court Street Westminster, MD 21157 410-386-2900

# **Cecil County**

Sheriff's Office Upper Chesapeake Corporate Center 107 Chesapeake Blvd. Suite 112 Elkton, MD 21921 410-996-5500

#### **Charles County**

Sheriff's Office 6855 Crain Hwy P.O. Box 189 La Plata, MD 20646 301-932-2222

#### **Dorchester County**

Sheriff's Office 829 Fieldcrest Road Cambridge, MD 21613 410-228-4141

Within the municipal limits of Cambridge: Cambridge Police 8 Washington Street Cambridge, MD 21613 410-228-3333

## **Frederick County**

Sheriff's Office 110 Airport Drive, East Frederick, MD 21701 301-600-1046

#### **Garrett County**

Sheriff's Office 311 East Alder Street Oakland, MD 21550 301-334-1911

#### **Harford County**

Sheriff's Office (Northern Precinct) 3726 Norrisville Rd. Jarrettsville, MD 21084 410-692-7880

Sheriff's Office (Southern Precinct) 1305 Pulaski Hwy. Edgewood, MD 21040 410-612-1718

# **Howard County**

Howard County Police 3410 Court House Dr. Ellicott City, MD 21043 410-313-3200

#### **Kent County**

Sheriff's Office 104 Vickers Drive, Unit B Chestertown, MD 21620 410-778-2279/5946

### **Montgomery County**

Sheriff's Office 50 Maryland Ave, Room T-400 Rockville, MD 20850 240-777-7000

### **Prince George's County**

Sheriff's Office 5303 Chrysler Way Upper Marlboro, MD 20773 301-780-8600

#### **Queen Anne's County**

Sheriff's Office 505 Railroad Avenue Centreville, MD 21617 410-758-0770

#### St. Mary's County

Sheriff's Office 23150 Leonard Hall Drive Leonardtown, MD 20650 301-475-4200 ext.1900

#### **Somerset County**

Sheriff's Office 7920 Crisfield Hwy. Westover, MD 21871 410-651-9225

#### **Talbot County**

Sheriff's Office 28712 Glebe Rd. Suite #1 Easton, MD 21601 410-822-1020

# **Washington County**

Sheriff's Office 500 Western Maryland Pkwy Hagerstown, MD 21740 240-313-2100

#### **Wicomico County**

Sheriff's Office 401 Naylor Mill Road Salisbury, MD 21801 410-548-4891

Within the municipal limits of Salisbury City: Salisbury Police 699 West Salisbury Parkway Salisbury MD, 21801 410-548-3165

#### **Worcester County**

Sheriff's Office 1 W. Market Street, Rm. 1001 Snow Hill, MD 21863 410-632-1111