

IN THE COURT OF COMMON PLEAS TRUMBULL COUNTY, OHIO This is a true and correct copy of the Original Order Dec 16 2011

Order of Protection

Per R.C. 2903.214(F)(3), this Order is indexed at

LAW ENFORCEMENT AGENCY WHERE INDEXED

PHONE NUMBER

Case No. 2011 CV 00929 KAREN INFANTE ALLEN
Clark of Courts

Judge STUARD By [Signature]

County TRUMBULL State OHIO

CIVIL STALKING PROTECTION ORDER FULL HEARING (R.C. 2903.214)

CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER FULL HEARING (R.C. 2903.214)

PETITIONER:

GARRICK KRLICH
First Middle Last

v.

PERSON(S) PROTECTED BY THIS ORDER:

Petitioner: GARRICK KRLICH DOB: 12/24/60
Petitioner's Family or Household Member(s):
LUCINDA KRLICH DOB: 10/13/64
DOB: _____
DOB: _____
DOB: _____

RESPONDENT:

GLENN A REED
First Middle Last

Address where Respondent can be found:

7992 HUBBARD BEDFORD ROAD
HUBBARD, OH 44425

RESPONDENT IDENTIFIERS

SEX	RACE	HT	WT
M	W		
EYES	HAIR	DATE OF BIRTH	
DRIVER'S LIC. NO.	EXP. DATE	STATE	

Distinguishing Features: _____

WARNING TO LAW ENFORCEMENT: RESPONDENT HAS FIREARMS ACCESS – PROCEED WITH CAUTION

(Violence Against Women Act, 18 U.S.C. 2265, Federal Full Faith & Credit Declaration: Registration of this Order is not required for enforcement.)

THE COURT HEREBY FINDS:

That it has jurisdiction over the parties and subject matter, and the Respondent was provided with reasonable notice and opportunity to be heard within the time required by Ohio law. Additional findings of this Order are set forth below.

THE COURT HEREBY ORDERS:

That the above named Respondent be restrained from committing acts of abuse or threats of abuse against the Petitioner and other protected persons named in this Order, as set forth below. Additional terms of this Order are set forth below.

The terms of this Order shall be effective until 12 / 07 / 2016 (DATE CERTAIN – FIVE YEARS MAXIMUM).

WARNING TO RESPONDENT: See the warning page attached to the front of this Order.

This proceeding came on for a hearing on 12/07/2011 before the Court and the Civil Stalking Protection Order *Ex Parte* or Civil Sexually Oriented Offense Protection Order *Ex Parte* filed on _____ all in accordance with R.C. 2903.214. The following individuals were present: PETITIONER; RESPONDENT; COUNSEL; WITNESSES AND OBSERVERS

The Court hereby makes the following findings of fact: RESPONDENT ENGAGED IN A PATTERN OF CONDUCT, TO WIT: REPEATED INSTANCES OF HORN BLOWING AT OR NEAR PETITIONER'S RESIDENCE, WHICH WAS INTENDED TO, AND IN FACT, DID CAUSE MENTAL DISTRESS TO PETITIONER.

- The Court finds by a preponderance of the evidence that 1) the Respondent has knowingly engaged in a pattern of conduct that caused Petitioner to believe that the Respondent will cause physical harm or cause or has caused mental distress; and 2) the following orders are equitable, fair, and necessary to protect the persons named in this Order from stalking offenses.
- The Court finds by a preponderance of the evidence that 1) the Petitioner or Petitioner's family or household member(s) are in danger of or have been a victim of a sexually oriented offense as defined in R.C. 2950.01, committed by Respondent; and 2) the following orders are equitable, fair, and necessary to protect the persons named in this Order from sexually oriented offenses.
- The Court finds by clear and convincing evidence that 1) the Petitioner or Petitioner's family or household member reasonably believed the Respondent's conduct before the filing of the Petition endangered the health, welfare, or safety of the Petitioner or Petitioner's family or household member(s); 2) the Respondent presents a continuing danger to the Petitioner or Petitioner's family or household member(s); and 3) the following orders are equitable, fair, and necessary to protect the person(s) named in this Order.

ALL OF THE PROVISIONS CHECKED BELOW APPLY TO THE RESPONDENT

- 1. **RESPONDENT SHALL NOT ABUSE** the protected persons named in this Order by harming, attempting to harm, threatening, following, stalking, harassing, forcing sexual relations upon them, or by committing sexually oriented offenses against them. [NCIC 01 and 02]
- 2. **RESPONDENT SHALL NOT ENTER** the residence, school, business, place of employment, day care centers, or child care providers of the protected persons named in this Order, including the buildings, grounds, and parking lots at those locations. Respondent may not violate this Order even with the permission of a protected person. [NCIC 03]
- 3. **RESPONDENT SHALL NOT INTERFERE** with protected persons' right to occupy the residence including, but not limited to cancelling utilities, insurance, interrupting telephone service, mail delivery, or the delivery of any other documents or items.
- 4. **RESPONDENT SHALL SURRENDER** all keys and garage door openers to the following residence:

 at the earliest possible opportunity after service of this Order to the law enforcement agency that serves Respondent with this Order or as follows: _____
- 5. **RESPONDENT SHALL STAY AWAY** from protected persons named in this Order, and shall not be present within 500 feet or _____ (distance) of any protected persons, wherever those protected persons may be found, or any place the Respondent knows or should know the protected persons are likely to be, even with protected persons' permission. If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart immediately. This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]

FORM 10.03-F: CIVIL STALKING PROTECTION ORDER OR CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER FULL HEARING

Amended: July 1, 2010
Discard all previous versions of this form

- 6. **RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY OR PETS** owned or possessed by the protected persons named in this Order.
- 7. **RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT** with the protected persons named in this Order at their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, telephone, fax, e-mail, voice mail, delivery service, writings, or communications by any other means in person or through another person. Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
- 8. **RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY OTHER PERSON** to do any act prohibited by this Order.
- 9. **RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON.** Respondent shall turn over all deadly weapons in Respondent's possession to the law enforcement agency that serves Respondent with this Order or as follows: _____

Any law enforcement agency is authorized to take possession of deadly weapons pursuant to this paragraph and hold them in protective custody until further Court order. [NCIC 07]

- 10. **IT IS FURTHER ORDERED: [NCIC 08]** RESPONDENT SHALL NOT BEEP HIS HORN OR CAUSE ANY OTHER TYPE OF DISTURBANCE AT OR NEAR PETITIONER'S HOME OR CAUSE OR ENCOURAGE OTHERS TO DO SO

- 11. **RESPONDENT IS ORDERED TO COMPLETE** the following counseling program: _____

Respondent shall contact this program within seven days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if the Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.

Respondent is ordered to appear before Judge _____ or Magistrate _____ on _____ at _____ a.m. / p.m., to review Respondent's compliance with this Counseling Order. Respondent is warned: if you fail to attend the program you may be held in contempt of court. If you fail to appear at this hearing, the Court may issue a warrant for your arrest.

- 12. **RESPONDENT SHALL NOT USE OR POSSESS** alcohol or illegal drugs.
- 13. **RESPONDENT SHALL BE SUBJECT TO ELECTRONIC MONITORING.** Respondent is ordered to report to _____ for the placement of a global positioning system for the purpose of electronic monitoring for the duration of this Order or until _____ whichever expires first. The Court further imposes the following terms and conditions: _____

- 14. **IT IS FURTHER ORDERED** that the Clerk of Court shall cause a copy of the Petition and this Order to be delivered to the Respondent as required by law. The Clerk of Court shall also provide certified copies of the Petition and this Order to Petitioner upon request. This Order is granted without bond. Under federal and state law, the Clerk shall not charge any fees for filing, issuing, registering, or serving this Protection Order.

15. ALL OF THE TERMS OF THIS ORDER REMAIN IN FULL FORCE AND EFFECT FOR A PERIOD OF FIVE YEARS FROM ISSUANCE, OR UNTIL 12/07/2016

IT IS SO ORDERED

[Signature]
MAGISTRATE

APPROVED and ADOPTED by:

[Signature]
JUDGE

NOTICE TO RESPONDENT: THE PERSONS PROTECTED BY THIS ORDER CANNOT GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THIS ORDER. IF YOU VIOLATE ANY TERMS OF THIS ORDER, EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. IF THERE IS ANY REASON WHY THIS ORDER SHOULD BE CHANGED, YOU MUST ASK THE COURT TO CHANGE IT. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER

Copies of the foregoing Order, which is a final appealable order, were mailed by ordinary U.S. mail or hand-delivered to the parties indicated on the following date:

By: _____

CLERK OF COURT

TO THE CLERK

COPIES OF THIS ORDER SHALL BE DELIVERED TO:

- Petitioner
- Respondent
- Police Department Where Petitioner Resides: HUBBARD POLICE DEPT.
- Police Department Where Petitioner Works: _____
- The _____ County Sheriff's Office
- Other: TRUMBULL COUNTY 911 AGENCY

FILED
COURT OF COMMON PLEAS
DEC 16 2011
TRUMBULL COUNTY, OH
KAREN INFANTE ALLEN, CLERK

WAIVER

I, _____, understand that I have the right to a full hearing on the Petition for Protection Order or Civil Sexually Oriented Offense Protection Order, and acknowledge each of the following:

1. I waive the right to have a full hearing on this Protection Order;
2. I waive the right to cross-examine witnesses and review evidence submitted in support of this Protection Order;
3. I waive the right to present witnesses and evidence on my own behalf;
4. I waive the right to request specific factual findings from the Court concerning the issuance of this Protection Order.

I understand that based on the foregoing waivers a Protection Order will be entered against me.

RESPONDENT: _____

DATE: _____

IN THE COURT OF COMMON PLEAS
TRUMBULL

Dec. 16 2011
COUNTY OF OHIO and correct copy of the original

Order of Protection

Per R.C. 2903.214(F)(3), this Order is Indexed at

Case No. 2010-CV-2591 KARENINEANTE ALLEN
Clerk of Courts

Judge McKAY

County TRUMBULL State OHIO

CIVIL STALKING PROTECTION ORDER FULL HEARING (R.C. 2903.214)

CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER FULL HEARING (R.C. 2903.214)

LAW ENFORCEMENT AGENCY WHERE INDEXED

PHONE NUMBER

PETITIONER:

GARRICK KRLICH
First Middle Last

v.

PERSON(S) PROTECTED BY THIS ORDER:

Petitioner: GARRICK KRLICH DOB: 12/24/60
Petitioner's Family or Household Member(s):
LUCINDA KRLICH DOB: 10/13/64
DOB: _____
DOB: _____
DOB: _____

RESPONDENT:

LAUREN MILLER
First Middle Last

Address where Respondent can be found:

1715 TRINITY PLACE, APT. 72
NORTH CANTON, OH 44709

RESPONDENT IDENTIFIERS

SEX	RACE	HT	WT
F	W	5'1"	107
EYES	HAIR	DATE OF BIRTH	
HAZ	BLK	07/24/90	
DRIVER'S LIC. NO.	EXP. DATE	STATE	

Distinguishing Features: _____

WARNING TO LAW ENFORCEMENT: RESPONDENT HAS FIREARMS ACCESS – PROCEED WITH CAUTION

(Violence Against Women Act, 18 U.S.C. 2265, Federal Full Faith & Credit Declaration; Registration of this Order is not required for enforcement.)

THE COURT HEREBY FINDS:

That it has jurisdiction over the parties and subject matter, and the Respondent was provided with reasonable notice and opportunity to be heard within the time required by Ohio law. Additional findings of this Order are set forth below.

THE COURT HEREBY ORDERS:

That the above named Respondent be restrained from committing acts of abuse or threats of abuse against the Petitioner and other protected persons named in this Order, as set forth below. Additional terms of this Order are set forth below.

The terms of this Order shall be effective until 12 / 07 / 2016 (DATE CERTAIN – FIVE YEARS MAXIMUM).

WARNING TO RESPONDENT: See the warning page attached to the front of this Order.

This proceeding came on for a hearing on 12/07/2011 before the Court and the Civil Stalking Protection Order *Ex Parte* or Civil Sexually Oriented Offense Protection Order *Ex Parte* filed on _____ all in accordance with R.C. 2903.214. The following individuals were present: PETITIONER; RESPONDENT; COUNSEL; WITNESSES AND OBSERVERS

The Court hereby makes the following findings of fact: RESPONDENT ENGAGED IN A PATTERN OF CONDUCT, TO WIT: REPEATED INSTANCES OF HORN BLOWING AT OR NEAR PETITIONER'S RESIDENCE, WHICH WAS INTENDED TO, AND IN FACT, DID CAUSE MENTAL DISTRESS TO PETITIONER.

- The Court finds by a preponderance of the evidence that 1) the Respondent has knowingly engaged in a pattern of conduct that caused Petitioner to believe that the Respondent will cause physical harm or cause or has caused mental distress; and 2) the following orders are equitable, fair, and necessary to protect the persons named in this Order from stalking offenses.
- The Court finds by a preponderance of the evidence that 1) the Petitioner or Petitioner's family or household member(s) are in danger of or have been a victim of a sexually oriented offense as defined in R.C. 2950.01, committed by Respondent; and 2) the following orders are equitable, fair, and necessary to protect the persons named in this Order from sexually oriented offenses.
- The Court finds by clear and convincing evidence that 1) the Petitioner or Petitioner's family or household member reasonably believed the Respondent's conduct before the filing of the Petition endangered the health, welfare, or safety of the Petitioner or Petitioner's family or household member(s); 2) the Respondent presents a continuing danger to the Petitioner or Petitioner's family or household member(s); and 3) the following orders are equitable, fair, and necessary to protect the person(s) named in this Order.

ALL OF THE PROVISIONS CHECKED BELOW APPLY TO THE RESPONDENT

- 1. **RESPONDENT SHALL NOT ABUSE** the protected persons named in this Order by harming, attempting to harm, threatening, following, stalking, harassing, forcing sexual relations upon them, or by committing sexually oriented offenses against them. [NCIC 01 and 02]
- 2. **RESPONDENT SHALL NOT ENTER** the residence, school, business, place of employment, day care centers, or child care providers of the protected persons named in this Order, including the buildings, grounds, and parking lots at those locations. Respondent may not violate this Order **even with the permission of a protected person.** [NCIC 03]
- 3. **RESPONDENT SHALL NOT INTERFERE** with protected persons' right to occupy the residence including, but not limited to canceling utilities, insurance, interrupting telephone service, mail delivery, or the delivery of any other documents or items.
- 4. **RESPONDENT SHALL SURRENDER** all keys and garage door openers to the following residence:

 at the earliest possible opportunity after service of this Order to the law enforcement agency that serves Respondent with this Order or as follows: _____
- 5. **RESPONDENT SHALL STAY AWAY** from protected persons named in this Order, and shall not be present within 500 feet or _____ (distance) of any protected persons, wherever those protected persons may be found, or any place the Respondent knows or should know the protected persons are likely to be, **even with protected persons' permission.** If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart *immediately*. This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]

- 6. **RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY OR PETS** owned or possessed by the protected persons named in this Order.
- 7. **RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT** with the protected persons named in this Order at their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, telephone, fax, e-mail, voice mail, delivery service, writings, or communications by any other means in person or through another person. Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
- 8. **RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY OTHER PERSON** to do any act prohibited by this Order.
- 9. **RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON.** Respondent shall turn over all deadly weapons in Respondent's possession to the law enforcement agency that serves Respondent with this Order or as follows: _____

Any law enforcement agency is authorized to take possession of deadly weapons pursuant to this paragraph and hold them in protective custody until further Court order. [NCIC 07]

- 10. **IT IS FURTHER ORDERED: [NCIC 08] RESPONDENT SHALL NOT BEEP HER HORN OR CAUSE ANY OTHER TYPE OF DISTURBANCE AT OR NEAR PETITIONER'S HOME OR CAUSE OR ENCOURAGE OTHERS TO DO SO**

- 11. **RESPONDENT IS ORDERED TO COMPLETE** the following counseling program: _____

Respondent shall contact this program within seven days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if the Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.

Respondent is ordered to appear before Judge _____ or Magistrate _____ on _____ at _____ a.m. / p.m., to review Respondent's compliance with this Counseling Order. Respondent is warned: If you fail to attend the program you may be held in contempt of court. If you fail to appear at this hearing, the Court may issue a warrant for your arrest.

- 12. **RESPONDENT SHALL NOT USE OR POSSESS** alcohol or illegal drugs.
- 13. **RESPONDENT SHALL BE SUBJECT TO ELECTRONIC MONITORING.** Respondent is ordered to report to _____ for the placement of a global positioning system for the purpose of electronic monitoring for the duration of this Order or until _____ whichever expires first. The Court further imposes the following terms and conditions: _____

- 14. **IT IS FURTHER ORDERED** that the Clerk of Court shall cause a copy of the Petition and this Order to be delivered to the Respondent as required by law. The Clerk of Court shall also provide certified copies of the Petition and this Order to Petitioner upon request. This Order is granted without bond. Under federal and state law, the Clerk shall not charge any fees for filing, issuing, registering, or serving this Protection Order.

15. ALL OF THE TERMS OF THIS ORDER REMAIN IN FULL FORCE AND EFFECT FOR A PERIOD OF FIVE YEARS FROM ISSUANCE, OR UNTIL 12/07/2016

IT IS SO ORDERED.

[Handwritten Signature]

MAGISTRATE

APPROVED and ADOPTED by:

[Handwritten Signature]

JUDGE

NOTICE TO RESPONDENT: THE PERSONS PROTECTED BY THIS ORDER CANNOT GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THIS ORDER. IF YOU VIOLATE ANY TERMS OF THIS ORDER, EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. IF THERE IS ANY REASON WHY THIS ORDER SHOULD BE CHANGED, YOU MUST ASK THE COURT TO CHANGE IT. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER

Copies of the foregoing Order, which is a final appealable order, were mailed by ordinary U.S. mail or hand-delivered to the parties indicated on the following date:

By: _____

CLERK OF COURT

TO THE CLERK

COPIES OF THIS ORDER SHALL BE DELIVERED TO:

- Petitioner Attorney for Petitioner
- Respondent Attorney for Respondent
- Police Department Where Petitioner Resides: HUBBARD POLICE DEPT.
- Police Department Where Petitioner Works: _____
- The _____ County Sheriff's Office
- Other: TRUMBULL COUNTY 911 AGENCY

FILED
COURT OF COMMON PLEAS

DEC 16 2011

TRUMBULL COUNTY, OH
KAREN INFANTE ALLEN, CLERK

WAIVER

I, _____, understand that I have the right to a full hearing on the Petition for Civil Stalking Protection Order or Civil Sexually Oriented Offense Protection Order, and acknowledge each of the following:

1. I waive the right to have a full hearing on this Protection Order;
2. I waive the right to cross-examine witnesses and review evidence submitted in support of this Protection Order;
3. I waive the right to present witnesses and evidence on my own behalf;
4. I waive the right to request specific factual findings from the Court concerning the issuance of this Protection Order.

I understand that based on the foregoing waivers a Protection Order will be entered against me.

RESPONDENT: _____

DATE: _____

FORM 10.03-H: WARNING CONCERNING THE ATTACHED PROTECTION ORDER

NOTE: Rule 10.03 of the Rules of Superintendence for the Courts of Ohio requires this Warning to be attached to the **FRONT** of all protection orders issued pursuant to R.C. 2903.213 and 2903.214 by the courts of the State of Ohio. **TO BE USED WITH FORMS 10.03-B, 10.03-E, and 10.03-F.**

WARNING TO RESPONDENT/ DEFENDANT

Violating the attached Protection Order is a crime, punishable by imprisonment or fine or both, and can cause your bond to be revoked or result in a contempt of court citation against you.

This Protection Order is enforceable in all 50 states, the District of Columbia, tribal lands, and U.S. Territories pursuant to the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to federal charges and punishment.

As a result of this Order, it may be unlawful for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. 922(g)(8). If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.

Only the Court can change this Order. The Petitioner/Alleged Victim cannot give you permission to violate this order. If you go near the Petitioner or other protected persons, even with their consent, you may be arrested. You act at your own risk if you disregard this WARNING. If you want to change the Order you must ask the Court.

WARNING TO PETITIONER / ALLEGED VICTIM

You cannot change the terms of this Order by your words or actions. This Order **cannot** be changed by either party without obtaining a written court order.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all jurisdictions. Violating this Protection Order, whether it is a criminal or civil Protection Order, is a crime under R.C. 2919.27. Law enforcement officers with powers to arrest for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2919.27, 2903.213, and 2903.214. If you have reasonable grounds to believe that Respondent/Defendant has violated this Protection Order, in Ohio under R.C. 2935.03, you should arrest and detain Respondent/Defendant until you can obtain a warrant. Federal and state laws prohibit charging a fee for service of this order.

FORM 10.03-H: WARNING CONCERNING THE ATTACHED PROTECTION ORDER

Amended: July 1, 2010

Discard all previous versions of this form

This is a true and correct copy of the original

FILED COURT OF COMMON PLEAS

DEC 14 2011

IN THE COURT OF COMMON PLEAS

TRUMBULL COUNTY, OHIO

KAREN INFANTE ALLEN Clerk of Courts

By Order of Protection

Per R.C. 2903.214(F)(3), this Order is indexed at

Case No. 2011 CV 1056 TRUMBULL COUNTY, OH KAREN INFANTE ALLEN, CLERK

Judge LOGAN

County TRUMBULL State OHIO

CIVIL STALKING PROTECTION ORDER FULL HEARING (R.C. 2903.214)

CIVIL SEXUALLY ORIENTED OFFENSE PROTECTION ORDER FULL HEARING (R.C. 2903.214)

LAW ENFORCEMENT AGENCY WHERE INDEXED

PHONE NUMBER

PETITIONER:

PERSON(S) PROTECTED BY THIS ORDER:

GARRICK KRLICH First Middle Last

Petitioner: GARRICK KRLICH DOB: 12/24/60
Petitioner's Family or Household Member(s): LUCINDA KRLICH DOB: 10/13/64

v.

RESPONDENT:

RESPONDENT IDENTIFIERS

EDWARD F. PALESTRO III First Middle Last

Table with columns: SEX (M), RACE (W), HT (6'), WT (175), EYES (BR), HAIR (BR), DATE OF BIRTH (10/23/87), DRIVER'S LIC. NO., EXP. DATE, STATE.

Address where Respondent can be found:

7340 REDWOOD DR. HUBBARD, OH 44425

Distinguishing Features:

WARNING TO LAW ENFORCEMENT: RESPONDENT HAS FIREARMS ACCESS - PROCEED WITH CAUTION

(Violence Against Women Act, 18 U.S.C. 2265, Federal Full Faith & Credit Declaration: Registration of this Order is not required for enforcement.)

THE COURT HEREBY FINDS:

That it has jurisdiction over the parties and subject matter, and the Respondent was provided with reasonable notice and opportunity to be heard within the time required by Ohio law. Additional findings of this Order are set forth below.

THE COURT HEREBY ORDERS:

That the above named Respondent be restrained from committing acts of abuse or threats of abuse against the Petitioner and other protected persons named in this Order, as set forth below. Additional terms of this Order are set forth below.

The terms of this Order shall be effective until 12 / 07 / 2013 (DATE CERTAIN - FIVE YEARS MAXIMUM).

WARNING TO RESPONDENT: See the warning page attached to the front of this Order.

This proceeding came on for a hearing on 12/07/2011 before the Court and the Civil Stalking Protection Order *Ex Parte* or Civil Sexually Oriented Offense Protection Order *Ex Parte* filed on _____ all in accordance with R.C. 2903.214. The following individuals were present: PETITIONER WITH COUNSEL;
RESPONDENT WITH COUNSEL

The Court hereby makes the following findings of fact: RESPONDENT CONSENTS TO THE ISSUANCE OF A FULL HEARING CIVIL STALKING PROTECTION ORDER

- The Court finds by a preponderance of the evidence that 1) the Respondent has knowingly engaged in a pattern of conduct that caused Petitioner to believe that the Respondent will cause physical harm or cause or has caused mental distress; and 2) the following orders are equitable, fair, and necessary to protect the persons named in this Order from stalking offenses.
- The Court finds by a preponderance of the evidence that 1) the Petitioner or Petitioner's family or household member(s) are in danger of or have been a victim of a sexually oriented offense as defined in R.C. 2950.01, committed by Respondent; and 2) the following orders are equitable, fair, and necessary to protect the persons named in this Order from sexually oriented offenses.
- The Court finds by clear and convincing evidence that 1) the Petitioner or Petitioner's family or household member reasonably believed the Respondent's conduct before the filing of the Petition endangered the health, welfare, or safety of the Petitioner or Petitioner's family or household member(s); 2) the Respondent presents a continuing danger to the Petitioner or Petitioner's family or household member(s); and 3) the following orders are equitable, fair, and necessary to protect the person(s) named in this Order.

ALL OF THE PROVISIONS CHECKED BELOW APPLY TO THE RESPONDENT

- 1. **RESPONDENT SHALL NOT ABUSE** the protected persons named in this Order by harming, attempting to harm, threatening, following, stalking, harassing, forcing sexual relations upon them, or by committing sexually oriented offenses against them. [NCIC 01 and 02]
- 2. **RESPONDENT SHALL NOT ENTER** the residence, school, business, place of employment, day care centers, or child care providers of the protected persons named in this Order, including the buildings, grounds, and parking lots at those locations. Respondent may not violate this Order even with the permission of a protected person. [NCIC 03]
- 3. **RESPONDENT SHALL NOT INTERFERE** with protected persons' right to occupy the residence including, but not limited to canceling utilities, insurance, interrupting telephone service, mail delivery, or the delivery of any other documents or items.
- 4. **RESPONDENT SHALL SURRENDER** all keys and garage door openers to the following residence:

at the earliest possible opportunity after service of this Order to the law enforcement agency that serves Respondent with this Order or as follows: _____
- 5. **RESPONDENT SHALL STAY AWAY** from protected persons named in this Order, and shall not be present within 500 feet or _____ (distance) of any protected persons, wherever those protected persons may be found, or any place the Respondent knows or should know the protected persons are likely to be, even with protected persons' permission. If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart immediately. This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]

- 6. **RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY OR PETS** owned or possessed by the protected persons named in this Order.
- 7. **RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT** with the protected persons named in this Order at their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, telephone, fax, e-mail, voice mail, delivery service, writings, or communications by any other means in person or through another person. Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
- 8. **RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY OTHER PERSON** to do any act prohibited by this Order.
- 9. **RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON.** Respondent shall turn over all deadly weapons in Respondent's possession to the law enforcement agency that serves Respondent with this Order or as follows: _____

Any law enforcement agency is authorized to take possession of deadly weapons pursuant to this paragraph and hold them in protective custody until further Court order. [NCIC 07]

- 10. **IT IS FURTHER ORDERED: [NCIC 08]** RESPONDENT SHALL NOT BEEP HIS HORN OR CAUSE ANY OTHER TYPE OF DISTURBANCE AT OR NEAR PETITIONER'S HOME OR CAUSE OR ENCOURAGE OTHERS TO DO SO

- 11. **RESPONDENT IS ORDERED TO COMPLETE** the following counseling program: _____

Respondent shall contact this program within seven days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if the Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.

Respondent is ordered to appear before Judge _____ or Magistrate _____ on _____ at _____ a.m. / p.m., to review Respondent's compliance with this Counseling Order. Respondent is warned: If you fail to attend the program you may be held in contempt of court. If you fail to appear at this hearing, the Court may issue a warrant for your arrest.

- 12. **RESPONDENT SHALL NOT USE OR POSSESS** alcohol or illegal drugs.
- 13. **RESPONDENT SHALL BE SUBJECT TO ELECTRONIC MONITORING.** Respondent is ordered to report to _____ for the placement of a global positioning system for the purpose of electronic monitoring for the duration of this Order or until _____ whichever expires first. The Court further imposes the following terms and conditions: _____

- 14. **IT IS FURTHER ORDERED** that the Clerk of Court shall cause a copy of the Petition and this Order to be delivered to the Respondent as required by law. The Clerk of Court shall also provide certified copies of the Petition and this Order to Petitioner upon request. This Order is granted without bond. Under federal and state law, the Clerk shall not charge any fees for filing, issuing, registering, or serving this Protection Order.

15. ALL OF THE TERMS OF THIS ORDER REMAIN IN FULL FORCE AND EFFECT FOR A PERIOD OF FIVE YEARS FROM ISSUANCE, OR UNTIL 12/07/2013

IT IS SO ORDERED.

[Signature]
MAGISTRATE

FILED
COURT OF COMMON PLEAS

DEC 14 2011

TRUMBULL COUNTY, OH
KAREN INFANTE ALLEN, CLERK

APPROVED and ADOPTED by:

[Signature]

NOTICE TO RESPONDENT: THE PERSONS PROTECTED BY THIS ORDER CANNOT GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THIS ORDER. IF YOU VIOLATE ANY TERMS OF THIS ORDER, EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. IF THERE IS ANY REASON WHY THIS ORDER SHOULD BE CHANGED, YOU MUST ASK THE COURT TO CHANGE IT. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

NOTICE OF FINAL APPEALABLE ORDER

Copies of the foregoing Order, which is a final appealable order, were mailed by ordinary U.S. mail or hand-delivered to the parties indicated on the following date:

By: _____
CLERK OF COURT

TO THE CLERK

COPIES OF THIS ORDER SHALL BE DELIVERED TO:

- Petitioner Attorney for Petitioner
- Respondent Attorney for Respondent
- Police Department Where Petitioner Resides:
HUBBARD P.D.
- Police Department Where Petitioner Works: _____
- The _____ County Sheriff's Office
- Other: TRUMBULL COUNTY 911 AGENCY

WAIVER

I, Edward F. Palestro III understand that I have the right to a full hearing on the Petition for Civil Stalking Protection Order or Civil Sexually Oriented Offense Protection Order, and acknowledge each of the following:

1. I waive the right to have a full hearing on this Protection Order;
2. I waive the right to cross-examine witnesses and review evidence submitted in support of this Protection Order;
3. I waive the right to present witnesses and evidence on my own behalf;
4. I waive the right to request specific factual findings from the Court concerning the issuance of this Protection Order.

I understand that based on the foregoing waivers a Protection Order will be entered against me.

RESPONDENT: *[Signature]*

DATE: 12/7/11

FORM 10.03-H: WARNING CONCERNING THE ATTACHED PROTECTION ORDER

NOTE: Rule 10.03 of the Rules of Superintendence for the Courts of Ohio requires this Warning to be attached to the **FRONT** of all protection orders issued pursuant to R.C. 2903.213 and 2903.214 by the courts of the State of Ohio. **TO BE USED WITH FORMS 10.03-B, 10.03-E, and 10.03-F.**

WARNING TO RESPONDENT/ DEFENDANT

Violating the attached Protection Order is a crime, punishable by imprisonment or fine or both, and can cause your bond to be revoked or result in a contempt of court citation against you.

This Protection Order is enforceable in all 50 states, the District of Columbia, tribal lands, and U.S. Territories pursuant to the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to federal charges and punishment.

As a result of this Order, it may be unlawful for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. 922(g)(8). If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.

Only the Court can change this Order. The Petitioner/Alleged Victim cannot give you permission to violate this order. If you go near the Petitioner or other protected persons, even with their consent, you may be arrested. You act at your own risk if you disregard this WARNING. If you want to change the Order you must ask the Court.

WARNING TO PETITIONER / ALLEGED VICTIM

You cannot change the terms of this Order by your words or actions. This Order cannot be changed by either party without obtaining a written court order.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all jurisdictions. Violating this Protection Order, whether it is a criminal or civil Protection Order, is a crime under R.C. 2919.27. Law enforcement officers with powers to arrest for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2919.27, 2903.213, and 2903.214. If you have reasonable grounds to believe that Respondent/Defendant has violated this Protection Order, in Ohio under R.C. 2935.03, you should arrest and detain Respondent/Defendant until you can obtain a warrant. Federal and state laws prohibit charging a fee for service of this order.

FORM 10.03-H: WARNING CONCERNING THE ATTACHED PROTECTION ORDER

Amended: July 1, 2010
Discard all previous versions of this form

Ohio Stalking & Menacing Laws

Menacing – Penalties

If you are being accused of menacing that means that the prosecution believes it can prove that you led someone to believe you would **cause harm** to them, their property, or a family member. Menacing is typically considered a **4th Degree Misdemeanor** which carries a potential sentence of 30 days in jail and fines of up to \$250.

Ref:

Aggravated Menacing – Penalties

Aggravated menacing is slightly more serious than menacing and involves someone believing that you would **cause serious harm** to them, their property, or a family member. Aggravated menacing is typically a **1st degree misdemeanor** and carries a potential sentence of up to 6 months in jail and up to \$1,000 in fines.

Ref:

Menacing by Stalking – Laws & Penalties

Menacing by stalking involves a *repeated pattern of menacing behavior*. If you are accused of stalking in Ohio, the prosecution *will have* to prove that you engaged in a *pattern of conduct that knowingly*

<http://www.myohiodefenselawyer.com/criminal-charges/menacing-stalking/>

5/24/2011

caused another person to fear physical harm or mental distress.

In most cases, menacing by stalking is a **1st degree misdemeanor** which carries a potential 6 months jail sentence and fines up to \$1,000.

However, the stalking charge may be elevated to a **4th degree felony** if the victim is a minor, this is not your first conviction for stalking, you commit the offense in direct violation of a protection order, you were in possession of a deadly weapon at the time of offense, or you have a history of violence.

Felonies in the **4th degree** carry a potential sentence of 6-18 months in prison and fines reaching up to \$5,000.

Ref:

Get The Legal Help you Need in a Free Criminal Defense Consultation

Stalking laws are fairly new on the legal scene, but courts are not typically . Because of the potential for violence in these offenses, judges and prosecutors often come down hard on offenders. If you are facing charges like these you want to be sure you have an extremely qualified defense attorney representing you in court. Call us to find out what we can do for you.

Free Criminal Defense Consultation

INCIDENT REPORT - PART 2

INCIDENT NUMBER 10-0297

OFFENSE INCIDENT DATE/TIME 03-19-2010 22:38

REPORTEE NO. 1 NAME (Last, First, Middle) CLEMENTE, MICHAEL AGE/D.O.B 0 ADDRESS 65 (Street, Apt., City, State, Zip) 723 E LIBERTY ST, HUBBARD, OH 44425 PHONE 330-585-3646

EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip) STATEMENTS OBTAINED TYPE WRITTEN ORAL TAPED OTHER

CHECK CATEGORIES STOLEN RECOVERED IMPOUNDED RECEIVED SUSPECT'S VEHICLE VICTIM'S VEHICLE UNAUTH. USE ABANDONED

NO. DAMAGE TO VEHICLE LIC LIS LIV LIT VIN/OAN VALUE

VTR VMA VMD VST VCB TOP BOTTOM VEHICLE LOCKED KEYS IN VEHICLE HOLD VEHICLE RELEASE CONTENTS

VEHICLE ASSOC W/ SUSPECT # VEHICLE ASSOC W/ VICTIM # VEHICLE TOWED TOWED BY OWNERSHIP VERIFIED BY: TAG RECEIPT TITLE BILL OF SALE OTHER

STOLEN MOTOR VEHICLE ONLY NO. STOLEN AREA STOLEN: RESID. BUSINESS RURAL ADDITIONAL DESCRIPTION

AUTO INSURANCE NAME (Company) ADDRESS (Street, City, State, Zip) PHONE

MOTOR VEHICLE RECOVERY ONLY NO. RECOVERED DATE RECOVERED STOLEN IN YOUR JURISDICTION WHERE RECOVERED?

TYPE PROPERTY LOSS (Enter Code Below) 1 NONE 2 BURNED 3 COUNTERFEIT/FORGED 4 DESTROYED/DAMAGED/VANDALIZED 5 STOLEN/ETC. 6 SEIZED 7 RECOVERED 8 UNKNOWN 9 PHOTO E EVIDENCE TOTAL VALUE

LOSS CODE QUANTITY DESCRIPTION PROP CODE VALUE

VICT. NO. VEH. NO. MAKE/BRAND MODEL DATE RECOVERED

SERIAL NUMBER NCIC NUMBER OTHER NUMBER

LOSS CODE QUANTITY DESCRIPTION PROP CODE VALUE

VICT. NO. VEH. NO. MAKE/BRAND MODEL DATE RECOVERED

SERIAL NUMBER NCIC NUMBER OTHER NUMBER

LOSS CODE QUANTITY DESCRIPTION PROP CODE VALUE

VICT. NO. VEH. NO. MAKE/BRAND MODEL DATE RECOVERED

SERIAL NUMBER NCIC NUMBER OTHER NUMBER

- PROPERTY CODES: EXCHANGE MEDIANS, DOCUMENTS, VALUABLES, PERSONAL EFFECTS, HOUSEHOLD ITEMS, EQUIPMENT, OTHER VALUABLES, FILM EQUIPMENT, HEAVY CONSTRUCTION/INDUSTRIAL, BUILDING SUPPLIES, TOYS, VEHICLE PARTS/ACCESSORIES, AERIAL PARTS/ACCESSORIES, SCHOOL SUPPLIES, ARTIST SUPPLIES/ACCESSORIES, CAMPING/HUNTING/FISHING EQUIPMENT/SUPPLIES, LAW ENFORCEMENT EQUIP, LEADY/TOYS/GARDEN EQUIP, LOGGING EQUIPMENT, MEDICAL/MEDICAL LAB EQUIP, MUSICAL INSTRUMENTS, PORTABLE ELECTRONIC EQUIP, WATERPROOF EQUIP/DATA/ACC, OTHER EQUIPMENT, CONSUMABLE ITEMS, ADAPTER, PHOTOGRAPHIC, DANGEROUS/BLADE GOODS, CHEMISTS, CRACK, EXPLOSIVES, FUEL, ANIMALS, UNLOCK, HOUSEHOLD PETZ, VEHICLES, STRUCTURES, WEAPONS

(SEE NARRATIVE SUPPLEMENT)

NARRATIVE

ADDITIONAL PERSONS SUPPLEMENT

INCIDENT NUMBER 10-0297

INCIDENT DAY/TIME 03-19-2010 22:38

VICTIM		OFFENSE		INCIDENT NUMBER		
PERSON	NO. 1	NAME (Last, First, Middle) SHIMENSKY, NICOLE M			NAME TYPE INV - INVOLVED PARTY	
	GENDER F	RACE W	AGE/D.O.B. 22 04-18-1987		PHONE	
	ADDRESS (Street, Apt., City, State, Zip) 723 E LIBERTY ST, HUBBARD, OH 44425					PHONE 216-410-5128
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input checked="" type="checkbox"/> STATEMENTS OBTAINED		TYPE <input checked="" type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
PERSON	NO. 2	NAME (Last, First, Middle) SHIMENSKY, KELLY A			NAME TYPE INV - INVOLVED PARTY	
	GENDER F	RACE W	AGE/D.O.B. 18 08-21-1991		PHONE	
	ADDRESS (Street, Apt., City, State, Zip) 723 E LIBERTY ST, HUBBARD, OH 44425					PHONE 216-870-8792
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input checked="" type="checkbox"/> STATEMENTS OBTAINED		TYPE <input checked="" type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
PERSON	NO. 3	NAME (Last, First, Middle) KRLICH, GARRICK G			NAME TYPE OTHER - OTHER	
	GENDER M	RACE W	AGE/D.O.B. 49 12-24-1960		PHONE	
	ADDRESS (Street, Apt., City, State, Zip) 713 E LIBERTY ST, HUBBARD, OH 44425					PHONE 330-534-2949
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input type="checkbox"/> STATEMENTS OBTAINED		TYPE <input type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
PERSON	NO.	NAME (Last, First, Middle)			NAME TYPE	
	GENDER	RACE	AGE/D.O.B.		PHONE	
	ADDRESS (Street, Apt., City, State, Zip)					PHONE
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input type="checkbox"/> STATEMENTS OBTAINED		TYPE <input type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
PERSON	NO.	NAME (Last, First, Middle)			NAME TYPE	
	GENDER	RACE	AGE/D.O.B.		PHONE	
	ADDRESS (Street, Apt., City, State, Zip)					PHONE
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input type="checkbox"/> STATEMENTS OBTAINED		TYPE <input type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
PERSON	NO.	NAME (Last, First, Middle)			NAME TYPE	
	GENDER	RACE	AGE/D.O.B.		PHONE	
	ADDRESS (Street, Apt., City, State, Zip)					PHONE
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input type="checkbox"/> STATEMENTS OBTAINED		TYPE <input type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
PERSON	NO.	NAME (Last, First, Middle)			NAME TYPE	
	GENDER	RACE	AGE/D.O.B.		PHONE	
	ADDRESS (Street, Apt., City, State, Zip)					PHONE
	EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip)					PHONE
	<input type="checkbox"/> STATEMENTS OBTAINED		TYPE <input type="checkbox"/> WRITTEN <input type="checkbox"/> ORAL <input type="checkbox"/> TAPED <input type="checkbox"/> OTHER			
REPORTING OFFICER/ARRESTING OFFICER ROTH, BRENDA				BADGE NO. 2172	DATE 03-19-2010	
APPROVING OFFICER GOONCE, TODD D.				BADGE NO. 2101	DATE 03-24-2010	

NARRATIVE SUPPLEMENT

Investigative Narrative	<input type="checkbox"/>	INCIDENT NUMBER 10-0297
VICTIM	OFFENSE	INCIDENT DATE/TIME 03-19-2010 22:38

On the above date and time this Officer was notified by dispatch that there were individuals waiting on station that needed a report taken. On arrival this Officer spoke to Kelly Shimensky and Nicole Shimensky. They advised that over the last year they both have been currently staying at 723 East Liberty Street with Michael Clemente. They advised since they have moved in they, have had numerous issues with their neighbor Garrick Krich. They advised that they want these events that are occurring documented.

This Officer first spoke to Nicole Shimensky. She stated that on 03-10-10 she was driving to her internship at E.J. Blott Elementary School in Liberty, Oh. She stated that Mr. Krich was driving in front of her on the way there. She stated that Mr. Krich started to brake check in front of her from Julla's Bed and Breakfast to Spinner's Sub Shop in Liberty. She advised there was a lot of smoke coming from the rear of his vehicle. She said it was difficult to see and he continued to hit his brakes again and again. She stated another incident took place on 03-14-10. She advised a friend Miles Williams came over to the residence. She stated Mr. Krich walked on the street and began taking pictures of the vehicle. She then stated that he started to take pictures of herself and Kelly Shimensky, Miles Williams, and Jared Clemente standing on the porch.

This Officer then spoke to Kelly Shimensky. She stated on 03-19-10 at approximately 1530 hrs. she had seen a flash from a camera on her left side as, she was getting into her vehicle. She said she saw Mr. Krich standing outside behind his truck just starring at her as she was entering her vehicle. She advised that this is not the first time that he has taken pictures of her or the residents living there. She said that Mr. Krich makes her feel extremely uncomfortable when she knows he constantly watching them outside. Kelly Shimensky advised this Officer of the same story that occurred on 03-14-10. She added that later on that night while standing on the porch, Mr. Krich stood on the street and started to take more pictures with his camera and kept repeating Miles Williams vehicle plate number out loud so that they could hear.

This Officer then had both females fill out a statement form of what events took place. This Officer advised the females that there would be a report on file. This Officer then notified dispatch and cleared.

REASON CLEARED	<input type="checkbox"/> DEATH OF OFFENDER	<input type="checkbox"/> VICTIM REFUSED TO COOP.	<input type="checkbox"/> ARREST - JUVENILE	<input checked="" type="checkbox"/> CLOSED	DATE CLEARED
	<input type="checkbox"/> PROSECUTION DECLINED	<input type="checkbox"/> JUVENILE/NO CUSTODY	<input type="checkbox"/> WARRANT ISSUED	<input type="checkbox"/> UNFOUNDED	03-19-2010
	<input type="checkbox"/> EXTRADITION DENIED	<input type="checkbox"/> ARREST - ADULT	<input type="checkbox"/> INVEST. PENDING	<input type="checkbox"/> INVEST PENDING	
REPORTING OFFICER	ROTH, BRENDA			SADGE NO.	DATE
					03-24-2010
APPROVING OFFICER	COONCE, TODD D.			SADGE NO.	DATE
				2101	03-24-2010

CFS SUMMARY

ICFS#		RECEIVED DATE/TIME		INCIDENT NUMBER				
09-0006336		08-28-2009 21:54		09-0006336				
DESCRIPTIVES	ACTIVITY			OTHER CONTACTS				
	NOISE COMPLAINT							
	CALL ORIGIN		RP/OS					
	TELEPHONE							
	DISPATCHER							
084 - LAVELLE, DISP. GWENDOLYN								
RESPONSE								
IMMEDIATE								
DISPOSITION								
CALL FOR SERVICE ONLY								
CALLER	NAME			CALL BACK		PHONE		
	KRlich, GARRICK G			330 5342949		330-534-2949		
LOCATION	ADDRESS							
	713 E LIBERTY ST, HUBBARD, OH 44425							
	ADDRESS							
	713 EAST LIBERTY ST, HUBBARD, OH 44425							
	LOCATION			TOWNSHIP				
713 EAST LIBERTY ST								
GRID			PATROL AREA					
FIRST WARD			SOUTHEAST RESIDENTIAL					
CALL DESCRIPTION	<p>RICK KRlich, 713 EAST LIBERTY ST REQUEST OFFICERS RESPOND DUE TO LARGE BUS PARKED IN FRONT OF HIS RESIDENCE, BELLS CLANGING, HORNS BLOWING, AND PEOPLE WALKING THROUGH HIS DRIVE AND YARD OVER TO THE CLEMENTE'S. TOWNSHIP PD RESPONDED TO KRlichS CALL -TROLLEY BUS WAS GONE BY TIME UNITS RESPONDED. OFFICER PIETON ASKED TOWNSHIP PD TO TELL CLEMENTE'S TO HAVE THEM STOP THIS-TWP OFFICER JACOBS CALLED SGT FISHER & OFFICER PIETON TO SAY (LATER PROVED NOT TRUE)"IT WAS ALL A MISTAKE-THOSE PEOPLE WERE LOOKING FOR A PARTY, NOT AT CLEMENTES, &LEFT". ADDENDUM:JUBILEE LIMO, EKK6361,OWNER-OPERATOR MICHAEL GOLEC 793-8549 WAS CONTACTED-GOLEC ADVISED HE WAS TOLD SPECIFICALLY TO STOP WHERE HE PARKED BY THE BACHELORETTE PARTY LADIES SO THEY COULD GO TO THE CLEMENTES FOR A DRINK-THEY WERE EXPECTED AND GOLEC APOLOGIZED FOR THE TROUBLE, WHICH GOLEC ADMITTED WAS WAY OVER THE TOP AND WAS DONE BY ALL THE LADIES BLOWING THE AIR HORNS AND CLANGING THE TROLLEYS AMPLIFIED CLANGER-GOLEC DID NOT KNOW OF THE NOISE ISSUES THERE.</p>							
DISPATCHED UNITS	AGENCY	UNIT	OFFICER	DISPATCH	ENROUTE	ONSCENE	CLEAR	MINUTES
	HPD	105	PIETON, PTL. MICHAEL	22:00	22:00	22:20	22:25	25

NARRATIVE SUPPLEMENT

Investigative Narrative <input type="checkbox"/>	INCIDENT NUMBER 09-1908
VICTIM	OFFENSE
	INCIDENT DATE/TIME 09-29-2009 21:54

Incident No.: HCPD 09-0006336 (supplement)
 Date: 08-29-09
 Time: 21:54

Reporting Officer: Chris Jacobs

On the above date and time, Officer Chris Jacobs was summoned by Officer Pieton (#524) to make contact with Mr. Clemente at his residence and advise him to deter any future vehicles from parking in Mr. Krlich driveway access at 713 East Liberty Street. It was advised that a large trolley/bus with several occupants were creating unrest with their loud and exuberant behavior. Officer Jacobs soon arrived on scene at Clemente's residence and observed several individual partygoers standing around in yard at the East Side of home. Officer Jacobs located Mr. Clemente and advised him of the complaint. Mr. Clemente stated the large trolley/bus in question was a limousine with approximately 20 subjects. He stated the limousine parked behind his Hubbard City Fire sports utility vehicle located approximately 50 yards West of his driveway access on the South side berm of the roadway. He stated the occupants of the limousine exited the vehicle in an effort to join the gathering. He stated their stay was very brief, quickly realizing they were at the wrong engagement. He stated the subjects then left in the limousine heading east bound on East Liberty Street. Mr. Clemente and his wife allege Mr. Krlich witnessed the limousine leave the scene and attempt to chase it east bound in his truck. They (Clemente's) state he (Mr. Krlich) then pulled into a miscellaneous driveway, waited for the limousine to return heading West bound and continue to chase it back into the city limits. They state he returned shortly there after to his residence.

All information gained from investigation was forwarded to Officer Pieton and Sgt. Fisher.

*****Note from Janet Aguada, Administrative Assistant, dated 12-27-11:**

The above narrative was typed on 09-09-09 by Officer Jacobs. It was typed as a stand alone document to "supplement" the report taken by Hubbard City PD, #09-0006336. A case number was never assigned by Hubbard Township for this report.

Upon receiving a call on 12-27-11 from Mr. Krlich requesting a copy of Officer Jacobs' report, I retrieved the above narrative supplement from the computer. As it was just a stand alone document, I then created a new report number, 09-1908, to attach this narrative to, and to add the names of Mr. Krlich, Mr. Clemente, and Hubbard City PD for future search purposes.

REASON CLEARED	<input type="checkbox"/> DEATH OF OFFENDER	<input type="checkbox"/> VICTIM REFUSED TO COORP.	<input type="checkbox"/> ARREST - JUVENILE	<input checked="" type="checkbox"/> CLOSED	DATE CLEARED
	<input type="checkbox"/> PROSECUTION DECLINED	<input type="checkbox"/> JUVENILE NO CUSTODY	<input type="checkbox"/> WARRANT ISSUED	<input type="checkbox"/> UNFOUNDED	08-29-2009
	<input type="checkbox"/> EXTRADITION DENIED	<input type="checkbox"/> ARREST - ADULT	<input type="checkbox"/> INVEST. PENDING	<input type="checkbox"/> INVEST. PENDING	
REPORTING OFFICER	JACOBS, CHRISTOPHER D.			BADGE NO.	DATE
APPROVING OFFICER				BADGE NO.	DATE

NARRATIVE SUPPLEMENT

Investigative Narrative <input type="checkbox"/>		INCIDENT NUMBER 09-1000
VICTIM CLEMENTE, KRISTEN	OFFENSE	INCIDENT DATE/TIME 11-20-2009 17:42

On the above date and time Officers were dispatched to 723 E. Liberty St. in reference to a male (Rick Krlch) harassing his neighbor Kristen Clemente by taking pictures of her. The R/O arrived on scene and was met outside by Kristen Clemente. Ms. Clemente stated that she had a male friend Scott Walker over her house. When they were outside a flash went off from her neighbor's window. Mr. Walker then blew his horn one time. Ms. Clemente then stated that Mr. Krlch then came outside waving her to come over. Ms. Clemente then stated that she told Mr. Walker to leave before he would go over to fight Mr. Krlch.

This Officer, Officer B. Greene, and Hubbard City Officer B. Thompson and Officer B. Fisher then went to Mr. Krlch's residence. Mr. Krlch stated that he took a picture of Mr. Walker because he had been one of the cars that had driven by his house and beeped their horn. Mr. Krlch then stated that he went outside after Mr. Walker blew his horn. He stated that Mr. Walker allegedly threatened to kick his ass. Mr. Krlch then showed the Officers the video of what just took place. In the video Mr. Walker asked him if he had a problem and if he wanted to come over and talk about it.

This Officer then went to 34 Forest Hill Dr. to obtain a statement from Mr. Walker on what just happened. Mr. Walker stated that he was in Kristen Clemente's driveway when Mr. Krlch took a picture of both of them. He stated that Mr. Krlch then came outside waving his middle finger. Mr. Walker then asked him if he had a problem and if he wanted to come over and talk about it. Mr. Krlch did not reply he just stood there with his middle finger in the air. He then stated that he was there for two more minutes then left.

Officers then notified dispatch and cleared.

REASON CLEARED	<input type="checkbox"/> DEATH OF OFFENDER	<input type="checkbox"/> VICTIM REFUSED TO COOP.	<input type="checkbox"/> ARREST - JUVENILE	<input checked="" type="checkbox"/> CLOSED	DATE CLEARED
	<input type="checkbox"/> PROSECUTION DECLINED	<input type="checkbox"/> JUVENILE/NO CUSTODY	<input type="checkbox"/> WARRANT ISSUED	<input type="checkbox"/> UNFOUNDED	11-20-2009
	<input type="checkbox"/> EXTRADITION DENIED	<input type="checkbox"/> ARREST - ADULT	<input type="checkbox"/> INVEST. PENDING	<input type="checkbox"/> INVEST. PENDING	
REPORTING OFFICER	RYDAROWICZ, JUSTIN J.			BADGE NO.	DATE
					11-20-2009
APPROVING OFFICER	GOONCE, TODD D.			BADGE NO.	DATE
				2101	01-07-2010

INCIDENT REPORT - PART 2

INCIDENT NUMBER 09-1113

OFFENSE INCIDENT DATE/TIME 08-03-2009 21:08

REPORTEE NO. NAME (Last, First, Middle) ADDRESS (Street, Apt., City, State, Zip) PHONE EMPLOYER NAME AND ADDRESS (Street, Apt., City, State, Zip) PHONE

STATEMENTS OBTAINED TYPE WRITTEN ORAL TAPED OTHER

CHECK CATEGORIES STOLEN RECOVERED IMPOUNDED RECEIVED SUSPECTS VEHICLE VICTIMS VEHICLE UNLAWFUL USE ABANDONED

NO. DAMAGE TO VEHICLE LIC LIS LIV LIT VIN/OAN VALUE THEFT FROM VEHICLE

VYR VMA VMO VBT VCD TOP BOTTOM VEHICLE LOCKED KEYS IN VEHICLE HOLD VEHICLE RELEASE CONTENTS

VEHICLE ASSOC W/ SUSPECT # VEHICLE ASSOC W/ VICTIM # VEHICLE TOWED TOWED BY OWNERSHIP VERIFIED BY TAG RECEIPT TITLE BILL OF SALE OTHER

STOLEN MOTOR VEHICLE ONLY NO. STOLEN AREA STOLEN RESID. BUSINESS RURAL ADDITIONAL DESCRIPTION

AUTO INSURANCE NAME (Company) ADDRESS (Street, City, State, Zip) PHONE

MOTOR VEHICLE RECOVERY ONLY NO. RECOVERED DATE RECOVERED STOLEN IN YOUR JURISDICTION WHERE RECOVERED?

TYPE PROPERTY LOSS 1 NONE 2 BURNED 3 COUNTERFEITED/FORGED 4 DESTROYED/DAMAGED/VANDALIZED 5 STOLEN/ETC. 6 SEIZED 7 RECOVERED 8 UNKNOWN 9 PHOTO EVIDENCE TOTAL VALUE

LOSS CODE QUANTITY DESCRIPTION PROP CODE VALUE

VICT. NO. VEH. NO. MAKE/BRAND MODEL DATE RECOVERED

SERIAL NUMBER NCIC NUMBER OTHER NUMBER

LOSS CODE QUANTITY DESCRIPTION PROP CODE VALUE

VICT. NO. VEH. NO. MAKE/BRAND MODEL DATE RECOVERED

SERIAL NUMBER NCIC NUMBER OTHER NUMBER

LOSS CODE QUANTITY DESCRIPTION PROP CODE VALUE

VICT. NO. VEH. NO. MAKE/BRAND MODEL DATE RECOVERED

SERIAL NUMBER NCIC NUMBER OTHER NUMBER

- PROPERTY CODES: EXCHANGE MEDIUMS, DOCUMENTS, VALUABLES, PERSONAL EFFECTS, HOUSEHOLD ITEMS, EQUIPMENT, CONSUMABLE ITEMS, WEAPONS, ANIMALS, STRUCTURES

NARRATIVE On Monday August 3, 2009 at 2159 I received a telephone call on station in reference to a noise complaint at 713 E. Liberty Street. The reportee Richard Krllich said that he believes Michael Clemente and his friends (specifically someone who drives a red two door car) are purposely sounding their air horns near his house to disturb him. Mr. Krllich said that there is a legal dispute between him and the Clemente family which is why he thinks they are doing this. Mr. Krllich said he has filed several reports with the Hubbard City Police Department but was recently told to contact Hubbard Township Police for further action. Mr. Krllich said he will contact the Chief in the morning. //END OF STATEMENT//.