STATE OF NORTH	H CAROLINA		File No. 23	3 (VD651
Haywood	County	Service Service Services		neral Court Of Justice ict Court Division
72 DAteta DI Cry de, N.C., V Name Oi Defendant Uai III 69 Shirdas Maggie Ual	ley, N.C. 28751	NO-CONTA		R FOR STALKING UAL SEXUAL CT ORDER
To The Defendant Named The attached Complaint had conduct against the plaintil	as been filed alleging that you h	ave committed unlawful	acts of stalking o	or nonconsensual sexual
 A hearing will be held before a district court judge at the date, time and location indicated below. At that time it will be determined whether a temporary order should be granted. A hearing will be held before a district court judge at the date, time and location indicated below. At that hearing it will be determined whether a permanent no-contact order should be granted. 				
Date Of Hearing	Time Of Hearing S. 30 MAM PM	Date 7	5 23	
Itaywood Lounty	Jushle Center	Signature / MU	Jo	
285 N. main St		Deputy CSC [Assistant CSC	Clerk Of Superior Court
lemporary	ice of hearing is for a temporary order, a no-contact order has been issued that hearing should not be used unless the h	order includes a notice of hea	ring for a permanent	Order and this senarate
mailir	complaint and summons has already b ng a copy of this Notice of Hearing to th mail and complete the "Certificate Of S	e defendant. In that situation o	ssued at a later date only, you must mail a	you are responsible for copy of the notice by first
	CERTIFICA	TE OF SERVICE		
above by depositing a copy exclusive care and custody of	nailing shown below a copy of the in a post-paid, properly address of the United States Postal Serv	ed envelope in a post of	the defendant a	at the address listed epository under the
Date Of Mailing	Date Of Certification	Signature Of Plaintiff		

STATE OF NORTH CAROLINA	File No. 23 CV PLOSI
Hay wed County	In The General Court Of Justice District Court Division
Name Of Plaintiff 72 DAKOta DR. Cycle, N.C. 28721 HAV VERSUS Name Of Defendant Cory Vaillancoart 695 hirdash DA.	NO-CONTACT ORDER FOR NO-CONTACT ORDER FOR STALKING OR NONCONSENSUAL SEXUAL CONDUCT ALIAS AND PLURIES SUMMONS G.S. 1A-1, Rules 3 and Date Original Summons Issued
Maggie Valley, N.C. 28751	Date(s) Subsequent Summons(es) Issued
To The Defendant Named Below:	
Name And Address Of Defendant Cory Vaillan Court 19 Shirdash DR. Maggie Valley, NC, 28751	pers are legal documents, DO NOT throw these papers ou
You have to respond within 10 days. You may possible, and, if needed, speak with someone IMPORTANTE! ISe ha entablado un proceso INO TIRE estos papeles! Tiene que contestar a más tardar en 10 días.	want to talk with a lawyer about your case as soon as who reads English and can translate these papers! civil en su contra! Estos papeles son documentos legales Puede querer consultar con un abogado lo antes posible con alguien que lea inglés y que pueda traducir estos
A Civil Action Has Been Commenced Against You!	
You are notified to appear and answer the complaint of the plaintiff a 1. File a written answer in the office of the Clerk of Superior Court is served.	
Serve a copy of your answer on the plaintiff or the plaintiff's attor	ney by personal delivery or mail at the address listed below.
If you fail to answer the complaint, the plaintiff will apply to the Court	
Name And Address Of Plaintiff's Attorney (if none, Address Of Plaintiff)	Signature MUMO NUM
	Deputy CSC Assistant CSC Clerk Of Superior Court
ENDORSEMENT This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff, the time within which this Summons must be served is extended sixty (60) days.	Date Of Endorsement Time AM PM Signature
	Deputy CSC Assistant CSC Clerk Of Superior Court

	, ,	RETURN C	OF SERVICE			
The state of the s	ons and a copy of the complaint ere received and served as follo		emporary No-Conta	ct Order	and No	tice Of Hearing on a
		DEFE	NDANT			
Date Served	Time Served	АМ ПРМ	Name Of Defendant			
By delivering to the	defendant named above a copy	of the summ	nons and complaint.			
	f the summons and complaint at age and discretion then residing			e of aboo	le of the defe	endant named above wi
Name And Address Of Person	With Whom Copies Lett					
☐ Defendant WAS NC	T served for the following reason	n:				
Date Received			Signature Of Deputy She	eriff Making I	Return	
Date Of Return			Name Of Deputy Sheriff	Making Retu	rn (type or print	1
	***		County Of Sheriff			

STATE OF NORTH CAROLINA	======================================
HAYWOOD County	In The General Court Of Justice District Court Division
Name Of Plaintiff/Victim	2
Name Of Person Filing On Behalf Of Minor Or Incompetent Victim	3: 48
Address Of Plaintiff/Victim (use alternative address if afraid to give physical address)	C.S.C. COMPLAINT FOR
72 DAKOTa DR.	NO-CONTACT ORDER
Cyde N.C. 2872/	FOR STALKING
VERSUS	OR NONCONSENSUAL SEXUAL
Name And Address Of Defendant	CONDUCT
Cory Vaillancourt	
695 Kirdash DR.	
maggie Valley N.C. 28751	G.S. 50C-2
related as parent and child or grandparent and gra a dating relationship or have been in a dating relati	or the person on whose behalf you are filing this complaint and the whe opposite sex who live or have lived together; have a child in common, are indichild, are current or former household members, or are persons who are in onship. In that situation use "Complaint And Motion For Domestic Violence bases below that apply and fill in blanks. Additional sheets may be attached.
	unlawful conduct occurred in this county.
2. a. and a victim of unlawful conduct that occurred in North	
competent adult who resides in North Carolina and am	tim of unlawful conduct that occurred in North Carolina, and I am a filing this complaint on the victim's behalf.
3. The defendant was 16 years of age or older at the time of the	SECTION OF THE PROPERTY OF THE
4. The defendant has committed nonconsensual sexual conduct without freely given consent and for the purpose of sexual grafe happened.)	against the plaintiff in that the defendant, intentionally or knowingly, tification or arousal,: (Give specific dates and describe in detail what
the plaintiff's immediate family or close personal associates or substantial emotional distress by placing the plaintiff in fear of c	with the intent to cause, and which did cause, the plaintiff to suffer
The woold probably have	a Protective order after morday whe

He also Tried to lock me from geing to my Seaf at the Cumissioners meeting on 6-5-2023 . Screaming very loud and holding his Phone infront of my face blocking me from gettingthy seat to preform my duties as a commissioner. As he was screaming At me he had drops of spit hit my hand, neck and coat sleeve. I have videos that will be in coat 7-26-2023 that show how far over the top he was as wittnessed by that show how far over the top he was as wittnessed by Several people at the meeting. I witnessed the Same behavior on our is. Congressman (chack Edwards) at the Canton of Strong Meeting. I have 3 incident reports from Strong Meeting. I have 3 incident reports from Sawannah P.D. if Needed by Judge to show why I Am Sawannah P.D. if Needed by Judge to show why I Am Concerned about the Safety of any self the Priends.

Because Of These Acts Of Unlawful Conduct, The Plaintiff Requests That The Court Grant The Following Relief:
(Check only boxes that apply.)
T. A permanent no-contact order. (A permanent order cannot last longer than one year.)
2. A temporary no-contact order. (A temporary order cannot last longer than ten days.)
The temporary order to be issued ex parte (without notice to the defendant) because the plaintiff will suffer immediate injury, loss, or damage before the defendant can be heard in that: (explain)
AND (If you checked Block 3 above, check a. or b. below.) a. I certify that I have made the following efforts, if any, to give notice to the defendant and give the following reasons supporting why notice should not be required: (explain)
Descript that there is good cause to grant the remedy because the harm that the remedy is intended to prevent would likely occur if the defendant were given any prior notice of the request for relief in that: (Give specific reasons why harm would occur if prior notice were given to defendant.) The have noticed levy contained by get more 4 more aggressive single two is going way above where I was running for commissioner. He new is going way above where I feel is sete for my family the myself, I feel as if he has major of the defendant not to visit, assault, molest, or otherwise interfere with the plaintiff. To order the defendant to cease harassment of the plaintiff. To order the defendant not to abuse or injure the plaintiff. To order the defendant not to contact, by telephone, written communication, or electronic means, the plaintiff. To order the defendant to refrain from entering or remaining present at the plaintiff's residence, school, place of employment, or other places where you want defendant ordered not to be.) Meetings where I weed to be as a Commissioner.
10. Other: (specify)
ate 6-30-2023 Signature Of Person Filing Complaint
VERIFICATION
I, the undersigned, being first duly sworn, say that I am the plaintiff in this action; that I have read the Complaint; that the matters and things alleged in the Complaint are true except as to those things alleged upon information and belief and as to those I believe them to be true and accurate.
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME Date 6 - 30 - 2023
ate Signature Signature Signature Of Person Signing Complaint
Deputy CSC Clerk Of Superior Court District Court Judge Name Of Person Filing Complaint (type or print) Assistant CSC Designated Magistrate
Notary Date My Commission Expires
SEAL County Where Notarized

AOC-CV-520, Side Two, Rev. 3/22 © 2022 Administrative Office of the Courts

STATE OF NORTH CAROLINA	3 CVD 10 51
County	In The General Court Of Justice
Name And Address Of Plaintiff	2023 don 3U P 3: 48
Terry KAmey	MAYWood od., c.s.c.
VERSUS Name And Address Of Defendant	SERVICEMEMBERS CIVIL RELIEF ACT DECLARATION
Cory Vaillan court	G.S. Ch. 127B, Art. 4; 50 U.S.C. 3901 to 4
NOTE: Though this form may be used in a Chapter 45 Foreclosure ac	tion, it is not a substitute for the certification that may be required by G.S. 45-21.
I, the undersigned Declarant, under penalty of perjury decl. 1. As of the current data: (charles of the current data).	CLARATION
National Guard of another state. See G.S. 127B-27 and G 3. I used did not use the Servicemembers Civil defendant's federal military service. The results from my use of that website are attached. (NOTE: The Servicemembers Civil Relief Act Website is a website are not installed on your computer, you may experience security at Members of the North Carolina National Guard under an order of under an order of the governor of that state will not appear in the	med above is not in military service.* med above is in military service.* ved a copy of a military order from the defendant named above relating stional Guard or service similar to State active duty as a member of the .S. 127B-28(b). Relief Act Website (https://scra.dmdc.osd.mil/) to determine the the maintained by the Department of Defense (DoD). If DoD security certificates allerts from your internet browser when you attempt to access the website.
for a period of more than 30 consecutive days for purposes of re of the Public Health Service or of the National Oceanic and Almo is absent from duty on account of sickness, wounds, leave, or of the following: State active duty as a member of the North Carolin the General Statutes, for a period of more than 30 consecutive din North Carolina and is under an order of the governor of that stadays. G.S. 1278-27(3) and G.S. 1278-27(4).	vice as a member of the United States Army, Navy, Air Force, Marine Corps, or a call to active service authorized by the President or the Secretary of Defense sponding to a national emergency; active service as a commissioned officer aspheric Administration; any period of service during which a servicemember ther lawful cause. 50 U.S.C. 3911(2). The term "military service" also includes a National Guard under an order of the Governor pursuant to Chapter 127A of anys; service as a member of the National Guard of another state who resides after that is similar to State active duty, for a period of more than 30 consecutive at the foregoing is true and correct.
30-2027 Jany Rang	
E TO COURT: Do not proceed to enter judgment in a non-crimin. Servicemembers Civil Relief Act affidavit or declar the defendant is in military service, do not proceed to represent him or her.	al case in which the defendant has not made an appearance until a ration (whether on this form or not) has been filed, and if it appears that d to enter judgment until such time that you have appointed an attorney

(Over)

AOC-G-250, Rev. 5/21 © 2021 Administrative Office of the Courts

	STATE OF NORTH CAROLINA	5110 No. 3 ano 651
	HAY wood County	In The General Court Of Justice District Court Division
	Name And Address Of Plaintiff Tevry Rancy 72 Dakota DR. Chyde, N.C. 28721	TEMPORARY NO-CONTACT ORDER
	VERSUS TO	FOR STALKING OR
	Name And Address Of Defendant	NONCONSENSUAL SEXUAL CONDUCT
	Gory Vaillancourt 69 Shirdash DR. 28751	☐ Ex Parte
	Charle Maggie Valley N.C.	G.S. 5
		DINGS
	The Court hereby finds that:	
	The Court has jurisdiction over the subject matter. This Order is entered ex parte. Immediate and irreparable injuried.	ury, loss, or damage will result to the plaintiff before notice can be
	served and defendant heard in opposition because (define inju	ury and state why it is irreparable)
	is intended to be prevented would likely occur if defendant we 3. This Order is entered after notice has been provided to the de the plaintiff, represented by the defendant, represented by 4. The plaintiff has suffered unlawful conduct committed by the d a. on more than one occasion followed or otherwise harass purpose and with the intent to: i. place the plaintiff in reasonable fear for the plaint personal associates, in that (describe defendant's c	nere is good cause to hear the matter ex parte because the harm to the given prior notice of the plaintiff's efforts to obtain judicial relief. Interest of the plaintiff's efforts to obtain judicial relief. Interest of the hearing were: Interest of the defendant: Interest of the plaintiff, without legal of the plaintiff's immediate family or close conduct)
	continued harassment, and this in fact caused the	distress by placing the plaintiff in fear of death, bodily injury, or eplaintiff substantial emotional distress, in that (describe defendant's
	"sexual conduct" is defined by G.S. 50C-1(4) as any intentional o	ual conduct upon the plaintiff, in that the defendant, intentionally o se of sexual gratification or arousal, (describe defendant's conduct – or knowing touching, fondling, or sexual penetration, either directly or through an adult or a minor, for the purpose of sexual gratification or arousal, and
7)5. Other:	
24.	to the contract of the contrac	injuy or substantial ad in complant to
40	C-CV-523, Rev. 3/22 the Courts (Over)	•

9	CONCLUSIONS			
1. The defendant committed acts of unlawful con	duct against the plaintiff.			
The plaintiff has failed to prove grounds for issuance of a temporary no-contact order.				
	ORDER			
It is ORDERED that:				
1. The defendant shall not visit, assault, molest,	or otherwise interfere with	the plaintiff. [01]		
The defendant cease stalking the plaintiff. [01]				
3. The defendant cease harassment of the plaintiff. [01]				
4. The defendant not abuse or injure the plaintiff. [01]				
5. The defendant not contact the plaintiff by telep				
at times when the plaintiff is present. [04]	he plaintiff's residence, sc	hool, place of employment, and other places listed be		
List Other Places Where Defendant Ordered Not To Be	Commence of the Commence of th			
7. The request for a temporary no-contact order is denied. Other: (specify) [08]				
The control of the co	``			
To be heard with	betalon	retter benence		
9. The terms of this Order shall be effective	for ten (10) days from the	date of this Order. until (specify date and time if less		
than 10 days)				
should be entered.	and date set out below for	a hearing on whether a permanent no-contact order		
Date Of Hearing Time Of Hearing 9:30	(Of Hearing C		
ate Time	PM Name Of	District Court Judge Or Designated Magistrate (type or print)		
	DPM M	Holie		
	Signature	Of District Court Judge Or Designated Magistrate		
		· · · · ·		
NOTICE TO DEFENDANT: A KNOWING VIOLATION	OF A CIVIL NO-CONTACT	ORDER SHALL BE PUNISHABLE AS CONTEMPT OF		
	ULT IN A FINE OR IMPRISO	NMENT. THE COURT MAY FIND YOU IN CIVIL OR		
CRIMINAL CONTEMPT.				
	CERTIFICATION			
certify this Order is a true copy.				
te Signature Of Clerk		Deputy CSC Assistant CSC Clerk Of Superior Court		
OTE TO CLERK: G.S. 50C-9 provides: "The clerk of court				
that order to the sheriff." The statute also	provides that a copy of the o	rder shall be issued promptly to the police department of the ice department if the victim does not live within a municipalit		
with a police department	are arient and arry county por	oo ooparanen ii uie vieliin ooss neliive wiliini a municipalil		

AOC-CV-523, Side Two; Rev. 3/22