Filed: 07/23/2025 13:08:38 Fourth Judicial District, Ada County **Trent Tripple, Clerk of the Court** By: Deputy Clerk - Waters, Renee

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY ADA

STATE OF IDAHO, Plaintiff,		Case No. CR01-24-31665
		No Contact Order I.C. § 18-920 - I.C.R 46.2
		☐ Original
V.		Law enforcement agency:
BRYAN C. KOHBERGER,		Expires at 11:59 p.m. on <u>January 5, 2124</u> or upon dismissal of this case, whichever occurs first
	•	Defendant's Identifiers:
D	efendant.	D.O.B. Gender: Race:
		M White
Protected I	Person(s) Identifiers:	
Karen Lara	ımie	
Name (First, Midd		(Date of Birth (optional)
Scott Larar	mie	
Name (First, Midd		(Date of Birth (optional)
Name (First, Midd	le, Last)	(Date of Birth (optional)
Name (First, saide	la 1 mell	(Date of Birth (optional)
		een charged with or convicted of the following crime(s):
<u>Count</u>	<u>Statute</u> 18-1401	Charge Description Burglary
ii	18-4001	Murder in the First Degree
111	18-4001	Murder in the First Degree
IV	18-4001	Murder in the First Degree
<u>V</u>	18-4001	Murder in the First Degree
Relationshi	p to protected person(s), if	fany: None
and HERE		ubject matter jurisdiction, finds that a no contact order is appropriate egard to the protected person(s) named above, YOU must not engage
named abordelectronic natalk, threat would place	ove in <u>any manner</u> , including telephone ten, use, attempt to use of the protected person(s) the protected person(s) 4	either personally or through another person, the protected person(s) ling: 1) do not communicate in person or in writing or through any e, email, text, through social networking, or facsimile 2) do not harass, or threaten use of physical force, engage in any other conduct that in reasonable fear of bodily injury 3) do not knowingly remain within) do not go within and/or knowingly remain within300 feet of the
Protected p	erson's home:	
Protected p	erson's workplace:	
Protected p	person's school:	

[01]

[04]

	communicate through attend court proceedings involving you and the protected person(s), and you may communicate through attorneys about legal issues involving you and the protected person(s).
[05]	THERE ARE NO EXCEPTIONS TO THE ABOVE ORDER. THERE ARE EXCEPTIONS TO THE ORDER ABOVE AS FOLLOWS: to contact by telephone between
03]	[] IF THIS ORDER REQUIRES YOU TO LEAVE A RESIDENCE SHARED WITH THE PROTECTED PERSON, you may contact a law enforcement officer who may make arrangements to accompany you to the residence to remove items and tools necessary for employment and personal belongings. The officer may determine what constitutes necessary personal belongings.
	Yes [X] No [] Defendant appeared or had actual notice of this hearing and the opportunity to participate. If NO, then upon service, Defendant is notified of the right to request a hearing before a judge on this Order. The request must be filed within 7 days of service. To request a hearing you must contact the clerk of the court at 522 S. Adams St., Moscow, Idaho, 83843 or 208-883-2255. The court must hold a hearing within 14 days of the filing of the request and must provide notice of the hearing to the protected person and the parties.
	A violation of this order is a separate crime under Idaho Code § 18-920, for which no bail will be set until you appear before a judge. The maximum penalty for a violation of this Order is one year in jail and/or up to a \$1000 fine. However, if the violation is a third offense, the violation is a felony, which is punishable by imprisonment in the state prison for up to five years and/or up to a \$5000 fine. If any other Civil Protection Order or Criminal No Contact Order is in place you must abide by the terms in the most restrictive order. Dismissal of any other order will not result in a dismissal of this Order. ONLY A JUDGE CAN MODIFY THIS NO CONTACT ORDER.
	The court clerk must immediately send a copy of this Order to the Sheriff's Office in the county in which this Order was originally issued for entry into record systems.
	IT IS SO ORDERED. Dated: 7-23-25 Judge
	WARNINGS: As a result of this Order, it may be unlawful for you to purchase or possess 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.
	This Order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction (18 U.S.C. § 2265).
	I, the Defendant named above, acknowledge receipt of this order. Defendant Signature:
	☐ File ☐ Sheriff's Office ☐ Prosecutor ☐ Defense Attorney
	☐ Protected person(s) ☐ Protected person(s) via prosecuting attorney