

**RESTRAINING ORDER HEARING
FAMILY SERVICES REPORT**
JD-FM-258 Rev. 5-17
P.A. 16-105 § 4

**STATE OF CONNECTICUT
SUPERIOR COURT**
www.jud.ct.gov

| |
|---|
| Court Use Only |
| ROHFSR |
|  |

| | | |
|---|--------------------|--|
| Name of Applicant | Name of Respondent | Docket number |
| Address of Court (number, street, town, zip code) | | Temporary Restraining Order hearing date |

Records Review and Risk Level

I. Family Services has conducted a criminal record check and found the following information on the respondent:

List dates and charges in the spaces below. Specifically identify family violence cases. Do not include victim names however identify if the family violence is with the applicant of this hearing or not.

A. All pending criminal cases: _____ Number of cases

B. Convictions for a violent crime: _____ Number of convictions

C. Outstanding warrants: _____ Number of warrants

II. Family Services has reviewed the Family Civil Court records and found:

A. Pending and disposed Family Civil Court Matters: _____ Number of matters
Identify matters between the applicant and respondent and specify what is pending and what is disposed.

III. Protective/Restraining Order Registry Check (Applicant and Respondent) revealed:

A. Current Protective/Restraining/Standing Criminal Protective Orders: _____ Number of current orders
List dates and specify below. Indicate if they are with the applicant or another individual. Do not include today's Restraining Order in this count or list.

B. Expired Protective/Restraining Orders: _____ Number of expired orders
List dates and specify below. Indicate if they are with the applicant or another individual.

IV. Family Services Risk Assessment administered with the following outcome:

DVSI-R (Scale 0 – 28) Actual Score _____ Low Risk: 0 – 4 Moderate Risk: 5 – 10 High Risk: 11 – 28

SRI (Scale 0 – 5) Actual Score _____ High Risk: 2 or more

Assessment: Low Risk Moderate Risk High Risk

Note: All levels of risk are for the statistical probability for recidivism or potential danger for the applicant. A score of low risk does not mean that future violence will not occur, and a score of high risk does not necessarily mean that future violence will occur. All cases of intimate partner violence have a potential for increased frequency and/or escalation. This report may be considered by the court, in its discretion, consistent with General Statutes Section 46b-15(b), but does not negate the requirement for proof of the statutory criteria necessary for granting an application for a restraining order.

Report prepared by: (Name and title)

Date

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.