

NO. _____

In re

[Name of student]

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IN THE _____ COURT

OF _____
COUNTY

CYBERBULLYING RESTRAINING ORDER

I. PARTIES

Petitioner: _____ appeared
on behalf of _____, student.

This Petitioner's relationship to the student is:

- Parent
- Guardian
- Other: _____

Respondent: _____ appeared did not appear
on behalf of _____, student.

This Petitioner's relationship to the student is:

- Parent
- Guardian
- Other: _____

II. FINDINGS

The Court finds that Petitioner is likely to succeed in proving at a final hearing that

_____ has cyberbullied threatened to cyberbully
_____ by phone over the internet and unless a
restraining order is issued the behavior is likely to continue. This order was granted

without notice to the opposing party and without a hearing because the emotional injury to the Petitioner's child is irreparable and ongoing, or if threatened, it is imminent.

III. ORDER

IT IS THEREFORE ORDERED that _____ shall take reasonable actions to stop _____ from using a phone or the Internet to cyberbully_____.

IT IS FURTHER ORDERED that _____ shall take possession of _____'s phone computer.

IT IS FURTHER ORDERED that _____ shall instruct _____ to delete what he or she posted about_____.

IT IS FURTHER ORDERED that

_____.

This order expires after fourteen (14) days from the date of signature.

SIGNED on _____, 20____, at _____o'clock __m.

JUDGE PRESIDING