**IN THE IOWA DISTRICT COURT FOR POLK COUNTY**

**JUVENILE DIVISON**

|  |  |
| --- | --- |
| **IN THE INTEREST OF**  **A CHILD/REN.** | **JUVENILE NO.**  **ORDER OF NO CONTACT** |

THE COURT having been advised the child in interest has been charged with the delinquent act(s) of finds that an order of no contact should be entered as set forth hereunder:

It is therefore ORDERED that there shall be NO CONTACT what-so-ever between, to, the alleged perpetrator in the above-captioned case and , the alleged victim(s).

It is further ORDERED that the child in interest shall not be in the direct physical presence of the victim nor shall the child in interest be in the area of the victim’s residence or place of employment or any place where the victim may be reasonably expected to be present.

It is further ORDERED that this Order of No Contact prohibits contact by phone, mail electronic messaging,or third person intermediary.

It is further ORDERED that there are no exceptions to this order.

It is further ORDERED that a copy of this order shall be personally served upon the child in interest.

It is further ORDERED that a willful violation of this order shall constitute contempt and result in placement of the child in interest in detention or in a finding of contempt or both.

It is further ORDERED that the Order shall remain in effect for an indeterminate period of time and until modified by the Court.