☐ Agreed ☐ Modifi	PROTECTION ed Extended		
IN THE STATE OF IL	LINOIS, CIRCUIT COURT		
COUNTY:County Where Yo	u Are Filing the Case		
•	appears on your other court documer	nts.	
PETITIONER:			
Who started the case. First, Filing on behalf of a minor o	<i>Middle, and Last Name</i> r		_
RESPONDENT: Who you are seeking protection	from. First, Middle, and Last No	ame	Case Number
People to be Protected by t			Civil Proceeding:
Check the boxes for all people you w			☐ Interim☐ Plenary
Petitioner:	n with Respondent:		
			Related Civil Case Numbe (if known)
Petitioner's other minor of	children:		Criminal Proceeding:
Dependent adult:			
High-risk adult:			Related Criminal or
Other household membe	rs:		Delinquency Case Numbe (if known)
DER INFORMATION:			
This <i>Order</i> was issued on:	Month, Day, Year	at Time	a.m
This <i>Order</i> will end on:		at at	a.mp.m.
This <i>Order</i> will end as enter	ed on page 12.		
NEXT COURT DATE:			
There will be a status	hearing on:		
	at	_ 🗌 a.m. 🗌 p.m. in	
Month, Day, Year	 Time		ourtroom Number

Look at page 2 for more information on how to attend court.

Court dates may be scheduled in-person, I date will be scheduled and provide that in				ır court
Attend court any of the ways checked:	,			
In person at:				
Courtroom Address		Courtroom	n Number	
Remotely (video or telephone op	tion)			
By video conference at:				
Video	Conference Website			
Log-in information:				
Video C	Conference Log-in Information,	Meeting ID, Password, et	c.	
By telephone at:				
	r for Telephone Remote Appea	rance		
To find out more about remote cour	t options:			
Phone:	or Website:			
	Website UR	L		
On the following issues:				
Petitioner ordered to bring the f				
Respondent ordered to bring the	e following documents:			
Petitioner: Note, if you are completi insert information needed below as	_	•		
A. Petitioner's residential address	or alternative addres	s for notice (residen	tial address is undisclosed	4)
Street, Apt #	City	State	ZIP	
Email B. Respondent's Information (if known):				
Date of Birth:	Sex:	Race:		
Respondent's Home address:				
Street, Apt #	City	State	ZIP	
Respondent's Email:				
Respondent's work information, i	ncluding when usually wo	orks:		
Respondent's Employer Name	Respo	ndent's Work Hours		
Respondent Employer Street Addre	255	City	State ZIP	

Case Number ___

Other				Case Number		
	Respondent identifiers:					
 Heigh	ht Weight	Hair Color		Eye Color		
Does 1	the Respondent have ar	y distinguishing fe	atures like scars, r	marks, or tattoos?		
OURT O	RDERS THAT YOU OBEY	ALL SECTIONS SEL	ECTED BELOW:			
No Ab	ouse				(R01) (Police E	nforc
	ondent shall not threater	n or commit the fo	llowing acts of ab	use towards Petition		
-	k all that apply):		-		·	
	Harassment		nidation of a Depe			
F	Physical Abuse		_	Risk Adult with Disak	oilities	
L	Stalking Willful Deprivation		ect of a High-Risk A ference with Pers	dult with Disabilities		
<u>L</u>			referice with Fers	onal Liberty		
Posse	ssion of Residence				(R02) (Police E	nforc
	oner is granted exclusive	•		•	•	
	residence. These remed		vho owns the prop	perty, only who gets	to use or occupy	it.
Petitio	oner's residence is locat					
	Petitioner's address is	confidential and o	omitted from thes	e forms.		
or						
]					
	Street, Apt #		City	State	ZIP	
<u> </u>	Datition and Date -	ndent hoth have th	a right to accura	tha racidanca but it	would be barder	
	Petitioner and Responentioner to leave after 14(b)(2)(B).					
☐ Re	Petitioner to leave after	r considering the f	actors set forth in	750 ILCS 60/214(b)(
	Petitioner to leave afte 14(b)(2)(B). espondent shall provide	r considering the factorial alternate housing factoring	actors set forth in	750 ILCS 60/214(b)(<u>2)(B)</u> or <u>725 ILCS !</u>	5/112
Stay Aw	Petitioner to leave afte 14(b)(2)(B). espondent shall provide way from Petitioner, Proespondent shall stay aw	alternate housing the facted People, and	actors set forth in for Petitioner as fo	750 ILCS 60/214(b)(2)(B) or <u>725 ILCS !</u> (R03) (Police E	5/112
Stay Aw	Petitioner to leave afte 14(b)(2)(B). espondent shall provide vay from Petitioner, Pro	alternate housing the facted People, and	actors set forth in for Petitioner as fo	750 ILCS 60/214(b)(2)(B) or <u>725 ILCS !</u> (R03) (Police E	5/112
Stay Aw Re	Petitioner to leave after 14(b)(2)(B). Espondent shall provide vay from Petitioner, Provide espondent shall stay awontact, including throughtent: If ordered to stay awontact and stay awontact and stay awontact.	tected People, and ay from Petitioner third parties.	d Certain Places and protected per	750 ILCS 60/214(b)(b)llows: ople at all times, and eople, you (Responde	(R03) (Police E shall not have an	nforce
Stay Aw Re cc esponde	Petitioner to leave after 14(b)(2)(B). espondent shall provide vay from Petitioner, Propession of the content o	tected People, and ay from Petitioner third parties.	d Certain Places and protected per	ople at all times, and eople, you (Respondented people. The	(R03) (Police E shall not have an	nforce by
Stay Aw Re co esponde nysical, r	Petitioner to leave after 14(b)(2)(B). Espondent shall provide vay from Petitioner, Processondent shall stay awontact, including through ent: If ordered to stay awon-physical, direct, or ication, written communication.	tected People, and ay from Petitioner third parties. vay from Petitioner and third parties. vay from Petitioner and third parties and the third parties are the third parties and the third parties are the third parties and the third parties are the third parties	d Certain Places and protected per and protected per and protected per per and protected per and per and protected per and p	ople at all times, and eople, you (Respondented people. The deel phone calls, face)	(R03) (Police E shall not have an ent) must not hav is includes oral xes, texts, tweets,	nforce y e ANY
Stay Aw Re co esponde nysical, ro mmunicosts, or co	Petitioner to leave after 14(b)(2)(B). espondent shall provide vay from Petitioner, Propession of the content o	tected People, and ay from Petitioner third parties. vay from Petitioner petitioner at third parties. vay from Petitioner petitioner petitioner petitioner petitioner petitioner petitioner petitioner petition, sign languation,	d Certain Places and protected per r and protected per th Petitioner and protected parage, telephone and and all other com	pople at all times, and ecople, you (Respondentected people. The deell phone calls, farmunication with Pet	(R03) (Police E shall not have an ent) must not hav is includes oral xes, texts, tweets, itioner and protect	nforce by re AN' , ema
Stay Aw Co esponde nysical, ro mmunico ests, or ce eople. Th	Petitioner to leave after 14(b)(2)(B). Espondent shall provide vay from Petitioner, Provide espondent shall stay awontact, including through ent: If ordered to stay awonon-physical, direct, or incation, written communication by any contact also includes contact	tected People, and ay from Petitioner third parties. vay from Petitioner of third parties. vay from Petitioner of third parties way from Petitioner of the perition of the perition of the perition of communication or communication.	d Certain Places and protected per and protected per h Petitioner and protected per h Petitioner and protected per age, telephone and all other come h through others v	pople at all times, and ecople, you (Respondentected people. The deell phone calls, farmunication with Petwho may not know all	(R03) (Police E shall not have an ent) must not hav is includes oral xes, texts, tweets, itioner and protect	nforce y re ANY , email
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Stay Aw Co esponde Dysical, ro mmunico ests, or co	Petitioner to leave after 14(b)(2)(B). Espondent shall provide vay from Petitioner, Propessondent shall stay awontact, including through ent: If ordered to stay awon-physical, direct, or incation, written communication by any communication	tected People, and ay from Petitioner third parties. vay from Petitioner and third parties. vay from Petitioner and the perition of the perition of the perition of the social media, or communication tay at any of these	for Petitioner as for description of the Petitioner and protected period and protected period petitioner and protected period petitioner and protected period petitioner and all other comparts while Petitioner and all others while Petitioner and all street at:	pople at all times, and ecople, you (Responder or calls, famunication with Petwho may not know all oner is there:	(R03) (Police Ed shall not have an ent) must not have is includes oral exes, texts, tweets, itioner and protection the Order of exes and exes are shown that are shown that the Order of exes are shown that the Order of execution the order of execution that the order of execution the	nforce y re ANY , email
Stay Aw Re co esponde nysical, ro mmunico osts, or ce eople. The	Petitioner to leave after 14(b)(2)(B). Espondent shall provide vay from Petitioner, Propessondent shall stay awontact, including through ent: If ordered to stay awon-physical, direct, or incation, written communication by any communication	tected People, and ay from Petitioner third parties. vay from Petitioner at third parties. vay from Petitione and a period and a period	for Petitioner as for description of the Petitioner and protected period and protected period petitioner and protected period petitioner and protected period petitioner and all other comparts while Petitioner and all others while Petitioner and all street at:	pople at all times, and ecople, you (Responderotected people. The discontinuity of the munication with Pet who may not know all oner is there:	(R03) (Police Ed shall not have an ent) must not have is includes oral exes, texts, tweets, itioner and protection the Order of exes and exes are shown that are shown that the Order of exes are shown that the Order of execution the order of execution that the order of execution the	nforce y re ANN , emai cted Prote

			Case Numb	oer	
Schools, kindergartens, or d	aycare center	rs of Petitioner, lo	cated at:		
None		Street Address	Cit.	Charles	7/0
Name	0.5		City	State	ZIP
	or	Address is co	nfidential and is	s omitted from	these forms
Name		Street Address	City	State	ZIP
	or	Address is co	nfidential and is	omitted from	these forms
Other locations:					
Name		Street Address	City	State	 ZIP
	or		nfidential and is		
Name		Street Address	 City	State	 ZIP
THAT IT I	or		nfidential and is		
		is	an elementary,	. middle. or his	h school
School Name			ttended by both		
Respondent shall accept a cheschool district or by this private Respondent shall follow thes	ate or non-pu	blic school; OR		s determined i	y the public
Requirements for Parents and Respondent is a minor. To ensu		ondent follows thi	s <i>Order,</i> Respon	dent's Parent	or Guardian
Name of Parent or Guardian					
must do the following:					
unseling				(R04) (Police Enfor
spondent must do the following check all that apply)	and file proof	f with the Circuit C	Clerk by		
Enroll in and successfully con	nplete a Dom	estic Violence Pari		gram.	
Get an alcohol and substance	-		-		r treatment
Get a mental health evaluation	•	•	_	g or treatment	
Other:					

4.

Case Number	

INFORMATION ABOUT CHILDREN IN COMMON (SECTIONS 5-9)

NOTE: Legal parentage of a child may be established in the following ways: 1) There is a presumption of parentage because the parties are or were married or civilly united and the child was born during the marriage/union, within 300 days of its termination, or before the marriage/union and both parents' names have been added to their birth certificate. 2) Both parties have signed a Voluntary Acknowledgement of Paternity (VAP).

3) There is a court order or administrative order establishing parentage. 4) By giving birth to the child

	Child's Name (first, middle, last)	Age	State of Residence	Establ	ntage Already ished for / Respondent (R)	Include Protecte	ed as a d Persor
				P	- R Unsure	Yes	□No
				P	- R 🔲 Unsure	Yes	□No
				P	- R 🔲 Unsure	Yes	□No
				P	- R 🔲 Unsure	Yes	□No
				P	- R Unsure	☐ Yes	□No
				P	- R Unsure	☐ Yes	□No
	If the primary caretaker of the children is some person" and enter that person's name and additional petitioner Respondent Other person:		than you or ke	spondent, che	ick the box for	Other	
	Name of Person Street,			City	State	ZIP	
	The court finds it does not have jurisdiction over						
Ш	The court finds it has jurisdiction over the child					. (6)	
	The children have lived in Illinois for the pa months old, they have lived in Illinois since			e children are	younger than s	ix (6)	
	 □ Petitioner lives in Illinois but someone else Before they were taken out of Illinois, the out of Illinois, the out of Illinois because Petition □ Other: 	took the	children out of ved here for at	least six (6) m	onths.	months.	
□ 5 .	Care and Possession of Children			(R05) Police/Co	urt Enfor	red
5. []	Petitioner is granted physical care and possessi	on of the	minor children	_	nos, i once, co	art Emor	ccu
	Respondent shall, personally or through a law e children to the physical care of:				:he court, retur	n the mir	ıor
	Petitioner						
	Other person:						
	Name of Person Street Ad	ddress, Apt	# City	State	ZIP		
	Respondent shall not remove the minor childre childcare provider. The names of the schools or			of Petitioner	or from a schoo	ol or	
	Name of School or Childcare Provider					-	

			Case Number					
	Within 24 hours of this Order being following school, daycare, or health		all send written notice of	the Order to the				
	Name of Place	Street Address	City	State				
	Name of Place	Street Address	City	State				
	Name of Place	Street Address	City	 State				
	For the safety of Petitioner, the Confidential Name & Location		•	n the				
 6.	Temporary Significant Decision-Ma	aking Responsibility (formerly	custody) (R06) (Court Enforced				
	The Court awards Petitioner all signif Respondent have together.	icant decision-making respons	sibility of the minor childrer	that Petitioner and				
 7.	Respondent's Parenting Time (form	merly visitation) with the Min	nor Children	(R07) (Court Enforced				
	GRANTED for the Respondent (v	vithout any restrictions listed	below).					
	RESERVED until a later hearing (7	he Court does not make ANY	decision on parenting tim	e right now).				
	Associated with family case:			·				
	DENIED (No visits at all).							
	RESTRICTED (Visits with limits as	s listed below).						
	If parenting time is DENIED or I	RESTRICTED, check the reason	is below:					
	Respondent is likely to (check of	ıll that apply):						
	Abuse or endanger the child	lren during parenting time.						
	Use parenting time to abuse	e or harass Petitioner, Petition	ner's family, or household	members.				
	Improperly hide or detain th	ne children.						
		e best interest of the childrer						
	Parenting time is GRANTED or R	·	the box that applies):					
	See attached parenting time schedule; OR							
		The parenting time schedule is (check all that apply, include a.m. or p.m.):						
	Every	from	to					
	Every fromto Weekdays Time Time Each weekend OR Every other weekend as follows (include a.m. or p.m.):							
	<u> </u>	·	•	o.t				
	ITOIII Day of the Wee	at ek Time	tO Day of the Week	at 				
		in on: Month, Day, Year						
	☐ Holidays (include date a							
	The person responsible	for transportation of the child	dren for parenting time is:					
			_					
	Name		_					

	Name of Place (if any)	Street Address	City	State
	Return from parentir	ng time to take place at the following	place:	
	Name of Place (if any)	Street Address	City	State
	Parenting time will to	ike place at:		
	Name of Place (if any)	Street Address	City	State
	Parenting time will b	e supervised by:		
	responsibility and a	file an Affidavit of Parenting Time Sucknowledging accountability.		
	Parenting time will b	e supervised at an official supervised	visitation center (if a	vallable):
	Name of Visitation	on Center		
	Petitioner	n the children immediately at the end	of parenting time to:	
	Person chose	n by Petitioner:		
	, -	n by Petitioner:	,	when you arrive for
p b	espondent: Petitioner may, by law arenting time, you are under the ineing of Petitioner or the minor chucs 60/214(b)(7)). No Concealment or Removal of	Name of Person Chose v, deny you (Respondent) access to t influence of drugs or alcohol and con- ildren of Petitioner or you are behavi	he minor children if, stitute a threat to the ng in a violent or abu	e safety and well- sive manner (<u>750</u> R08) (Police Enforced)
р b <u>Ш</u>	espondent: Petitioner may, by law arenting time, you are under the eing of Petitioner or the minor ch. CS 60/214(b)(7)). No Concealment or Removal of Respondent shall not hide the model of the concealment or the model of the	Name of Person Chosen v, deny you (Respondent) access to the influence of drugs or alcohol and consideren of Petitioner or you are behavior Children	he minor children if, stitute a threat to the ng in a violent or abu	e safety and well- sive manner (<u>750</u> R08) (Police Enforced)
p b <u> </u> 8.	espondent: Petitioner may, by law arenting time, you are under the eing of Petitioner or the minor ch. CS 60/214(b)(7)). No Concealment or Removal of Respondent shall not hide the model of the concealment or the model of the	Name of Person Chosen v, deny you (Respondent) access to the influence of drugs or alcohol and consideren of Petitioner or you are behavior Children ninor children within the State or rem	he minor children if, stitute a threat to the ng in a violent or abu	e safety and well- sive manner (<u>750</u> R 08) (Police Enforced) n Illinois.
p b <u> </u> 8.	espondent: Petitioner may, by law arenting time, you are under the eing of Petitioner or the minor ch. CS 60/214(b)(7)). No Concealment or Removal of Respondent shall not hide the modern to Appear Respondent shall appear alo	Name of Person Chosen Iv, deny you (Respondent) access to the influence of drugs or alcohol and consideren of Petitioner or you are behavior in the Children Children Innor children within the State or remember with minor children at the Country in the Countr	he minor children if, stitute a threat to the ng in a violent or abu	e safety and well- sive manner (<u>750</u> RO8) (Police Enforced) n Illinois. RO9) (Court Enforced)
p b <u> </u> 8.	espondent: Petitioner may, by law arenting time, you are under the idening of Petitioner or the minor chance (CS 60/214(b)(7)). No Concealment or Removal of Respondent shall not hide the management of Appear Respondent shall appear alowham appear alowham of Courthouse in Courtroom Courtroom	Name of Person Chosen v, deny you (Respondent) access to the influence of drugs or alcohol and consideren of Petitioner or you are behavior in the Children children innor children within the State or remaine with minor children at the Countries of Person Chosen Street Address	he minor children if, stitute a threat to the ng in a violent or abu	RO8) (Police Enforced) In Illinois. RO9) (Court Enforced)
p b <u> </u> 8.	espondent: Petitioner may, by law arenting time, you are under the eing of Petitioner or the minor ch. CS 60/214(b)(7)). No Concealment or Removal of Respondent shall not hide the modern to Appear Respondent shall appear aloomal appear courtroom and courtroom courtroom courtroom courtroom.	Name of Person Chosen In deny you (Respondent) access to the influence of drugs or alcohol and considered of Petitioner or you are behavior o	he minor children if, stitute a threat to the ng in a violent or abu	RO8) (Police Enforced) In Illinois. RO9) (Court Enforced)
p b <u> </u> 8.	espondent: Petitioner may, by law arenting time, you are under the ideng of Petitioner or the minor ch. CS 60/214(b)(7)). No Concealment or Removal of Respondent shall not hide the material material appear and all material appear and all material material appear and all material courtroom. Courtroom	Name of Person Chosen v, deny you (Respondent) access to the influence of drugs or alcohol and consideren of Petitioner or you are behavior in the State or remainer with minor children at the Council Street Address on	he minor children if, stitute a threat to the ng in a violent or abu	RO8) (Police Enforced) In Illinois. RO9) (Court Enforced)

Case Number _____

		Case Num	ber
D. Possession of Personal Property (d	oes not affect ownership	of property)	(R10) (Court Enfo
Petitioner's Property: Petitioner is awarded possession	of this property:		
Petitioner is awarded possession	for this property.		
Respondent be ordered to give I all of the property listed about			
and the property listed abo	we the following.		
property given to		·	
Name of F			
The Court finds as follows: Petitioner, but not Responde	ent lowns the property:	nr	
Petitioner and Respondent k			etitioner at risk for abuse,
not practical. Not having the			,
Petitioner claims the proper		•	been filed.
Property shall be transferred at	the following address:		
	-		
Street, Apt #	City	State	ZIP
on		at	a.m p.m
Month, Day, Year		Time	
Property shall be transferred on	ly in the presence of:		
Law enforcement to be arra	nged by Petitioner		
(Optional) 🗌 🔃			;
Name	e of Law Enforcement Agency		
or			
Another adult:			
ondent's PropertyRespondent is awarded possessi	ion of the following ners	onal property: Clo	thing Medicine
other personal property as follow		onal property: 🗀 olo	
Respondent shall have the right	to enter the residence li	sted in Section 2 only	one time to retrieve the
property listed above, but only i			
Law enforcement to be arra	nged by Respondent		
(Optional) 🗌 🔃			;
Name	e of Law Enforcement Agency		
or			
Another adult:			

11. Restrictions on Property The Respondent shall not take, transfer, encumber, co personal property, except as explicitly authorized by the		damage, or otherwise	· ·
Cars/Motor Vehicles (Specify Make/Model/Year	r):		
Address:	City	State	ZIP
Other important property:			
BECAUSE (check one): Petitioner, but not Respondent, owns the partitioner and Respondent both own the partitioner. The parties are married and a divorce case	roperty. Not		vould be harder on
Restrictions on Resources of an Elderly Petitioner Respondent is prohibited from improperly using fi benefit of Respondent or any other person.	nancial or oth	ner resources of an el	derly Petitioner for the
Petitioner shall have care, custody, and control over the Respondent shall stay away from the animals and Respondenting, or otherwise disposing of the animals.		nimals (<i>include name</i>	
12. Temporary Support			(R12) (Court Enforced)
The Court finds that Respondent is: unemployed	self-em		
Name Street Address and has approximate net pay in the amount of: \$		City weekly twice a month	State ZIP every two weeks monthly
The Court finds that Petitioner is: unemployed	self-em	ployed employ	ed by:
Name Street Address and has approximate net pay in the amount of: \$		twice a month	_ ,
Respondent shall pay temporary child support to P weekly every two weeks twice a mor	nth	thly	
Payments shall begin on: Date Respondent shall pay temporary support (maintena			
weekly every two weeks twice a mor	ith 🗌 mon	thly	
Date	and snan	continue until lui tilel	order or the court.

Case Number ___

		Case Number	
Payments shall be made:			
Through the Circuit Clerk:			
☐ Child Support ☐ Temporary S	Support (maintenance)		
☐ Through the State Disbursement Unit	(SDU) (Fill out separat	e Order of Support):	
☐ Child Support ☐ Temporary S		-	enance with child support.,
Directly to Petitioner by this method	of payment		:
Child Support Temporary S			
13. Payment for Losses because of Abuse.			(R13) (Court Enforc
Respondent shall pay Petitioner for losses su	iffered as a direct resul	t of abuse, neglect, o	or exploitation,
including:			
Medical expenses			
Lost earnings			
Repair or replace property damaged			
Moving and other travel expenses			
Reasonable expenses for housing oth			
Expenses for search and recovery of			
Reasonable attorney's fees			
Other:			\$
The total amount of: \$ b	У		
	Date		
Payments in the amount of: \$	every	start	
□ Mathad of naumants	Frequenc	•	Date
Method of payment:			·
			/D14) /Dalica Enforc
4. No Entry or Presence Under Influence			(K14) (Police Enior
-	sidence but cannot be	or stay thoro while u	
Respondent is allowed at the Petitioner's res		•	nder the influence of
-		•	nder the influence of
Respondent is allowed at the Petitioner's res		•	
drugs or alcohol. Respondent constitutes a t Street Address, Apt #	chreat to the safety of l	Petitioner or Petition State	nder the influence of er's children: ZIP
Respondent is allowed at the Petitioner's res drugs or alcohol. Respondent constitutes a t Street Address, Apt # Respondent: Under Illinois law, while any Order	City of Protection is in effe	State ect, your (Responden	nder the influence of er's children: ZIP t's) FOID card will
Respondent is allowed at the Petitioner's res drugs or alcohol. Respondent constitutes a t Street Address, Apt #	City of Protection is in effe	State ect, your (Responden	nder the influence of er's children: ZIP t's) FOID card will

in effect and must be turned over to the Court or law enforcement (per 430 ILCS 66/70B).

When an Order ends, you can request the return of your firearms and FOID card as long as your FOID card is not expired and there is no other order restricting your possession of firearms.

	Case Number
☐ 14.5. Firearms	(R14.5) (Police Enforced)
surrender to law enforcement (and no assembled to make an operable firear	sing firearms for the duration of this order. Respondent must immediately of transfer to a third party) any firearms, firearm parts that could be m, Firearm Owner Identification (FOID) Card, and/or Concealed Carry ondent's possession at time of service, they must be surrendered to law a third party) within 24 hours.
The Court finds as follows:	
Civil Orders:	
Respondent has received actua	I notice of this request and has had an opportunity to participate.
☐ This order restrains Responden intimate partner or child of an	t from using physical force, harassment, stalking, or threatening an intimate partner.
Respondent poses a credible th	reat to the physical safety of Petitioner.
Probable cause exists to believe	e that:
Respondent possesses firearm.	arms or firearm parts that could be assembled to make an operable
	ts that could be assembled to make an operable firearm are located at the property of the Respondent.
\Box The credible threat to the $\mathfrak p$	physical safety of Petitioner is immediate and present.
<u> </u>	report of domestic violence to local law enforcement within the last 90
days.	
Criminal Orders:	
firearms, firearm parts, or a FO	omestic violence order of protection and may not lawfully possess ID card under Section 8.2 of the Firearm Owners Identification Act.
Probable cause exists to believe	
firearm.	arms or firearm parts that could be assembled to make an operable
residence, vehicle, or other	ts that could be assembled to make an operable firearm are located at the property of the Respondent. Pediate and present credible threat to Petitioner.
	·
15. Children's Records Respondent is not allowed to access, i in the care of Petitioner because (chec	(R15) (Court Enforced) Inspect, or obtain school records or any other records of the minor children It all that apply):
<u> </u>	its Respondent from having contact with the minor children.
_	r is not included due to the risk of further abuse.
	e or wrongful removal or concealment of the minor children.
16. Shelter Reimbursement.	(R16) (Court Enforced)
Respondent shall pay \$	toto
	st of services and shelter provided to Petitioner.
☐ 17. Miscellaneous Remedies	(R17) (Court Enforced)
The court further orders as follows:	

☐ 18. Telephone Services	(R18) (Court Enforced)
After considering the evidence, the wireless telephone service provider so Petitioner's phone number, transfer to Petitioner the right to use these provider all financial responsibility associated with future use of these	phone numbers, and transfer to
Wireless telephone provider account details:	
Name of Provider:	
Name of Account Holder:	
Respondent's Phone Number:	
Petitioner's Phone Numbers:	
Petitioner: STOP! Only the Judge or Circuit Clerk should enter anything	
RULINGS PURSUANT TO 750 ILCS 60/221(a)(2) and (b)(2)	
The relief requested in Sections: 2 3 10 11 Other: in the <i>Petition</i> is denied because the balance of hardships does not support granting of the remedy will result in hardship to Respondent that would support the petitioner from the denial of the remedy; or because:	ort the granting of the remedy; the
The relief requested in the following sections are reserved :	
PLENARY (FINAL) ORDERS ONLY: If no specific date for expiration is entered on page 1, this Order will remain in	effect as follows:
1. Until further order of the Court (only by extension or by special findings)	
☐ If entered in conjunction with another civil proceeding:	
2. If entered as preliminary relief, until entry of final judgment in the other.	her proceeding.*
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	the Order is vacated or modified.*
 4. Upon termination of any voluntary or involuntary commitment, or on 	Date (Not to Exceed 2 Years)
If entered in conjunction with a criminal prosecution or delinquency petition	,
 5. If entered during pre-trial release until disposition, withdrawal, or dis Sets of disposition means: not guilty, which would include dismissal For finding or pleading of guilty, see sections 7 or 8 and complete a 	missal of the underlying charge. I, nolle pros, or finding of not guilty.
6. Until final disposition when a Bond Forfeiture Warrant has issued, or	
If entered with a finding of guilty:	Date (Not to Exceed 2 Years)
7. Until expiration of any supervision, conditional discharge, probation, or supervised mandatory release, plus 2 years.*	periodic imprisonment, parole,
8. Until 2 years after the date set by the court for expiration of any sent mandatory supervised release.* *This Order may last more than two years if entered in conjunction with a civil or crin	•

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After reviewing the <i>Petition</i> and hearing the evidence, the Court makes findings which: Are written on page 15 and 16 of this <i>Order</i> ;						
☐ The part	ies have agree	d to this Order and no additional finding	s are made.			
ENTI	ERED:					
		udge		Date		
I hereby cert	ify that this is	a true and correct copy of the original o	rder on file with the Co	urt.		
Clerk of the Circuit Court of		f	County, Illinois _			
				Date		
Seal (and sig	nature, as locally	required)				
Copies given	to: Petitio	ner Respondent in Open Court	State's Attorney			
Clerk to send	d copies to She	riff to: Serve Respondent				
		enter into LEADS				
Order drafte	d by					
Attorney:						
	Name	Address	Telephone		Attorney Number (if any)	

Notices About Enforcement:

A violation of this order may result in fine or imprisonment.

Any knowing violation of an *Order of Protection* forbidding physical abuse, neglect, exploitation, harassment, intimidation, interference with personal liberty, willful deprivation, or entering or remaining present at specified places when any Protected Persons are present, or granting exclusive possession of the residence or household or granting a stay away order is a crime. Grants of exclusive possession of the residence or household shall constitute notice forbidding trespass to land. Any knowing violation of an order awarding parental responsibility (formerly custody) or physical care of a child or care of a child or prohibiting removal or concealment of a child may be a crime. Any willful violation of any order is contempt of court.

This *Order of Protection* is enforceable with notice to the Respondent, even without registration, in all 50 states, the District of Columbia, tribal lands, and the U.S. Territories pursuant to the Violence Against Women Act (18 U.S.C. § 2265),. Violating this *Order of Protection* may subject the Respondent to state and/or federal charges and punishment. 18 U.S.C. §§ 2261-2262.

DEFINITION OF TERMS USED IN THIS ORDER

- 1. **Abuse** means physical abuse, harassment, intimidation of a dependent, interference with personal liberty or willful deprivation but does not include reasonable direction of a minor child by a parent or person in loco parentis.
- 2. **Adult with disabilities** means an elder adult with disabilities or a high-risk adult with disabilities. A person may be an adult with disabilities for purposes of this Act even though he or she has never been adjudicated an incompetent adult. However, no court proceeding may be initiated or continued on behalf of an adult with disabilities over that adult's objection, unless such proceeding is approved by his or her legal guardian, if any.
- 3. **Elder adult with disabilities** means an adult prevented by advanced age from taking appropriate action to protect himself or herself from abuse by a family or household member.
- 4. **Exploitation** means the illegal, including tortious, use of a high-risk adult with disabilities or of the assets or resources of a high-risk adult with disabilities. Exploitation includes, but is not limited to, the misappropriation of assets or resources of a high-risk adult with disabilities by undue influence, by breach of a fiduciary relationship, by fraud, deception, or extortion, or the use of such assets or resources in a manner contrary to law.
- 5. **Family or household members** include spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or prior marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or allegedly share a blood relationship through a child, persons who have or have had a dating or engagement relationship, persons with disabilities and their personal assistants, and caregivers as defined in Section 12-4.4a of the Criminal Code of 2012. For purposes of this paragraph, neither a casual acquaintanceship nor ordinary fraternization between 2 individuals in business or social contexts shall be deemed to constitute a dating relationship. In the case of a high-risk adult with disabilities, "family or household members" includes any person who has the responsibility for a high-risk adult as a result of a family relationship or who has assumed responsibility for all or a portion of the care of a high-risk adult with disabilities voluntarily, or by express or implied contract, or by court order.
- 6. **Harassment** means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances; would cause a reasonable person emotional distress; and does cause emotional distress to the petitioner. Unless the presumption is rebutted by a preponderance of the evidence, the following types of conduct shall be presumed to cause emotional distress:
 - a. creating a disturbance at petitioner's place of employment or school;
 - b. repeatedly telephoning petitioner's place of employment, home or residence;
 - c. repeatedly following petitioner about in a public place or places;
 - d. repeatedly keeping petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by petitioner or by peering in petitioner's windows;
 - e. improperly concealing a minor child from petitioner, repeatedly threatening to improperly remove a minor child of petitioner's from the jurisdiction or from the physical care of petitioner, repeatedly threatening to conceal a minor child from petitioner, or making a single such threat following an actual or attempted improper removal or concealment, unless respondent was fleeing an incident or pattern of domestic violence: or
 - f. threatening physical force, confinement or restraint on one or more occasions.
- 7. **High-risk adult with disabilities** means a person aged 18 or over whose physical or mental disability impairs his or her ability to seek or obtain protection from abuse, neglect, or exploitation.
- 8. **Interference with personal liberty** means committing or threatening physical abuse, harassment, intimidation or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a right to engage.
- 9. **Intimidation of a dependent** means subjecting a person who is dependent because of age, health or disability to participation in or the witnessing of: physical force against another or physical confinement or restraint of another which constitutes physical abuse as defined in this Act, regardless of whether the abused person is a family or household member.
- 10. **Neglect** means the failure to exercise that degree of care toward a high-risk adult with disabilities which a reasonable person would exercise under the circumstances and includes but is not limited to:
 - a. the failure to take reasonable steps to protect a high-risk adult with disabilities from acts of abuse;
 - b. the repeated, careless imposition of unreasonable confinement;
 - c. the failure to provide food, shelter, clothing, and personal hygiene to a high-risk adult with disabilities who requires such assistance;
 - d. the failure to provide medical and rehabilitative care for the physical and mental health needs of a high-risk adult with disabilities; or
 - e. the failure to protect a high-risk adult with disabilities from health and safety hazards.

Nothing in subsection 10 shall be construed to impose a requirement that assistance be provided to a high-risk adult with disabilities over his or her objection in the absence of a court order, nor to create any new affirmative duty to provide support to a high-risk adult with disabilities.

- 11. **Petitioner** may mean not only any named petitioner for the order of protection and any named victim of abuse on whose behalf the petition is brought, but also any other person protected by this Act.
- 12. Physical abuse includes sexual abuse and means any of the following:
 - a. knowing or reckless use of physical force, confinement or restraint;
 - b. knowing, repeated and unnecessary sleep deprivation; or
 - c. knowing or reckless conduct which creates an immediate risk of physical harm.
- 13. **Stalking** means a person knowingly engages in a course of conduct directed at a specific person, and they know or should know that this course of conduct would cause a reasonable person to fear for their safety or the safety of a third person; or suffer other emotional distress.
- 14. **Willful deprivation** means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, accessible shelter or services, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forgo such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.

COURT'S WRITTEN FINDINGS:

After reviewing the *Petition* and hearing the evidence and testimony of Petitioner, the Court finds that:

1.	etitioner is related to Respondent in the following way (check all that apply):			
	Current or past dating relationship (BG)	Related through bloodChild (CH)		
	Have children together; never married (CC)	Parent (PA) Brother / Sister / Sibling (SB)		
	Has or allegedly has a child together	☐ Grandchild (GC) ☐ Grandparent (GP) ☐ Other Family Member (OF)		
	Related through current or past marriage:	☐ Has a blood relationship through a child		
	Spouse (SE) Ex-Spouse (XS) In-law (IL)	☐ Has a family or household relationship with a child who is the: ☐ adoptive, prospective adoptive, or foster child		
	Step-Child (SC)Step-Brother / Step-Sister / Step-Sibling (SS)Other Family Member (OF)	of the Petitioner; or of whom the Petitioner is the legal guardian or custodian		
	Sharing or have shared a home (CS)	Personal caregiver of the Petitioner, who has disabilities or who otherwise needs care		
2.	Respondent has received notice of Petitioner's request for	an Order of Protection.		
	Respondent has filed an answer or appearance.			
	Respondent has been notified through publication.			
	Respondent is not present in court and is in default.			
	Respondent is present in person in court. Represented by:			
		Name of Lawyer		
	Petitioner is present in person in court. Represented b	y: Name of Lawyer		
3.	In granting the remedies in this <i>Order</i> , the Court has consider	ed all relevant factors, including: the nature		
J.	frequency, severity, pattern, and consequences of Responder any family/household member, including Respondent's conce process or notice, and the likelihood of danger of future abus member of Petitioner's or Respondent's family or household; abused, neglected, or improperly removed from the jurisdiction improperly separated from the child(ren)'s primary caretaker.	nt's past abuse, neglect, or exploitation of Petitioner or ealment of their location in order to evade service of e, neglect, or exploitation to Petitioner or any and the danger that any minor child(ren) will be on, improperly concealed within the State, or		
	The Court has jurisdiction over Petitioner, Respondent, min	nor children and other Protected Persons.		
	Venue is proper.			
	 Respondent has abused Petitioner and/or the children idea and/or the Protected Persons listed on page 1 of this Orde The actions of Personal and will likely source irreparable has 	r.		
	• The actions of Respondent will likely cause irreparable har			
	It is necessary to grant the requested relief in this Order to	protect retitioner or other abused persons.		

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4. Other Relevant Factors and Fi	ndings (check all that apply):
	nas previously been entered in this case or in another case in which any party, or a child amed as either Respondent or Petitioner.
An abused person is una inaccessibility.	able to bring this <i>Petition</i> on their own behalf due to age, health, disability, or
☐ The <i>Petition</i> has been fi exploited by a family or	led on behalf of a high-risk adult with disabilities who has been abused, neglected, or household member.
The Petitioner believes	that the Respondent is (check all that apply): armed dangerous suicidal
5. Criminal Cases: The Court	is entering this <i>Order</i> based on the following prima facie evidence (check all that apply):
<u> </u>	int, indictment or delinquency petition, charging a crime of domestic violence or commit a crime of domestic violence; or
an adjudication of delin of domestic battery; or	quency, a finding of guilt based upon a plea, or a finding of guilt after a trial for a crime
supervision, conditional supervised release for a	sued under Section 5-710 of the Juvenile Court Act of 1987, the imposition of discharge, probation, periodic imprisonment, parole, aftercare release, or mandatory crime of domestic violence or an attempt to commit a crime of domestic violence, or ction with a bond forfeiture warrant; or
the entry of a protective	e order in a separate civil case brought by Petitioner against Respondent.