and	EMERGENCY ORDER
STATE OF ILLINOIS AIG, 26 ISB	OF PROTECTION
	IN THE STATE OF ILLINOIS, CIRCUIT
	COUNTY:

IN THE STATE OF ILLINOIS, CIRCUIT COURT	<u></u>
COUNTY:	
Enter the case information as it appears on your other court documents.	
Who started the case. First, Middle, and Last Name	
Filing on behalf of a minor or high-risk adult:	
RESPONDENT:	Case Number
Who you are seeking protection from. First, Middle, and Last Name	
People to be Protected by this Order:	Civil / Emergency
Check the boxes for all people you want to include in the <i>Order</i>	Proceeding
Petitioner:	
Petitioner's minor children with Respondent:	Related Civil Case Number
	(if known)
Petitioner's other minor children:	☐ Criminal / Ex parte Proceeding
Dependent adult:	Related Criminal or
	Delinquency case Number
High-risk adult:	
Other household members:	
DER INFORMATION:	
	at a.mp.m
Month, Day, Year	Time
Civil Case: this <i>Order</i> will end on: Month, Day, Year	at a.m. [
Criminal Case: this <i>Order</i> will be in effect until the hearing on a final	
germinal case. this order will be in effect until the flearing of a final	protective order.
XT COURT DATE:	
at at at	
Month, Day, Year Time	Courtroom Number

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

		Case Nu	mber		
rt dates may be scheduled in-person, remotely, or a will be scheduled and provide that information he			•		your cour
nd court any of the ways checked:					
In person at:					
Courtroom Address		Cour	troom Number		
Remotely (video or telephone option)					
By video conference at:					
Video Conference We	ebsite				
Log-in information:					
Video Conference Log-i	in Information, Mee	eting ID, Passwo	ord, etc.		
By telephone at:					
By telephone at:	Remote Appearant	ce			
To find out more about remote court options:					
Phone: or Website	:				
Circuit Clerk's Phone Number	Website URL				
Respondent: A Plenary (long-term) Order of Prote	ection may be e	ntered if you	(Respondent) do	not come	to this
Petitioner: If you are completing this form for a methat person's information on this form instead of the etitioner's residential address or alternation and the etitioner's residential address or alternation of the etitioner's residential address or re	your own infor	mation.			
Petitioner: If you are completing this form for a methat person's information on this form instead of	your own infor	mation.			
Petitioner: If you are completing this form for a methat person's information on this form instead of etitioner's residential address or alternated street, Apt #	your own infor	mation.	dential address is	s undisclos	
Petitioner: If you are completing this form for a methat person's information on this form instead of etitioner's residential address or alternated Street, Apt #	your own infor	mation.	dential address is	s undisclos	
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Case Number		
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THE COURT ORDERS THAT YOU OBEY ALL SECTIONS SELECTED BELOW:

	No Abuse		(1101) (Police Enforced)
	Respondent shall not threaten or commit the	e following acts of abuse to	owards Petitioner and p	protected people.
	(check all that apply):	· ·	·	
		ntimidation of a Dependen	t	
		xploitation of a High-Risk /		
		leglect of a High-Risk Adult		
		nterference with Personal		
		Therefore with reisonal	Liberty	
┐ 2.	Possession of Residence		(R02) (Police Enforced)
_	Petitioner is granted exclusive possession of	the residence and Respon	-	
	at the residence. These remedies do not affe	·		•
	Petitioner's residence is located at (check on		, ,	, ,
		•		
	Petitioner's address is confidential a	nd omitted from these for	ms.	
	or			
	Street, Apt #	City	State	ZIP
	The court finds:			
		essidones and Doonendont	haa wa wialate aw	
	Petitioner has a right to occupy the r	•		
	Petitioner and Respondent both hav	•	•	
	Petitioner to leave after considering t	he factors set forth in <u>750</u>	<u>ILCS 60/214(b)(2)(B)</u> or	725 ILCS 5/112A-
	<u>14(b)(2)(B).</u>			
	Provision of alternate housing. Not availab	le in an Emergency Order.		
				
3.	Stay Away from Petitioner, Protected Peop	le, and Certain Places	(R03) (Police Enforced)
	Respondent shall stay away from Petitio	ner and protected people	at all times, and shall n	ot have any
٦	contact, including through third parties.	aa p. o to to a p o o p. o	ar an ennes, and enam n	,
	contact, including through time parties.			
Res	spondent: If ordered to stay away from Petitic	oner and protected people	, you (Respondent) mu:	st not have ANY
<i></i>	• • • • • • • • • • • • • • • • • • • •		•	
phy	ysical, non-physical, direct, or indirect contact	with Petitioner and protec	ted people. This includ	es oral
phy	ysical, non-physical, direct, or indirect contact mmunication, written communication, sign lar	with Petitioner and protecting and cell	ted people. This includ phone calls, faxes, text	es oral s, tweets, emails,
phy cor pos	ysical, non-physical, direct, or indirect contact mmunication, written communication, sign lar sts, or communication by any other social med	with Petitioner and proted guage, telephone and cell lia, and all other communi	ted people. This includ phone calls, faxes, text cation with Petitioner a	es oral s, tweets, emails, and protected
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or Address is confidential and is omitted from these form Street Address City State ZiP or Address is confidential and is omitted from these form Other locations:	Schools, kindergartens, or	daycare center	s of Petitioner, loc	ated at:		
Name Street Address City State ZiP	Name			•		
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Other locations: Name Street Address City State ZIP or	Name			•		
Name Street Address City State ZIP or Address Address City State ZIP or Address	7	or	Address is co	nfidential and is	omitted from	these form
or Address is confidential and is omitted from these form Street Address City State ZIP or Address is confidential and is omitted from these form School Restrictions School Respondent attends the same school as Petitioner. is an elementary, middle, or high school attended by both Respondent and Petitioner considering the factors in 750 ILCS 60/214(b)(3)(B): Respondent shall not attend this school for as long as Petitioner is enrolled there; Respondent shall accept a change of placement or program at this school as determined by the public school district or by this private or non-public school; OR Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow these restrictions on movement within the school: Respondent shall follow the school for the scho	Other locations:					
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4. Counseling *Not available in an Emergency Order.*

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	Legal Parer Already Establ Petitioner (P) / Res	ished for	Include Protected	
				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 someor person" and enter that person's name and addre Petitioner Respondent Other person:	<i>SS</i> .	than you or Res				
Name of Person Stree The court finds it does not have jurisdiction over	t, Apt #	dron	City	State	ZIP	
The court finds it has jurisdiction over the children						
 The children have lived in Illinois for the past months old, they have lived in Illinois since the petitioner lives in Illinois but someone else to Before they were taken out of Illinois, the children are in Illinois because Petitioner Other: 	hey were ook the c ildren liv	e born. children out of l ved here for at l	Illinois within the east six (6) mont	e past six (6) m hs.		
5. Care and Possession of Children			(R05) Police/Cour	t Enforc	ed
Petitioner is granted physical care and possession Respondent shall, personally or through a law en children to the physical care of: Petitioner Other person:			·			
Name of Person Stree	t, Apt #		City	State	ZIP	
Respondent shall not remove the minor children childcare provider. The names of the schools or particles and the school of Childcare Provider		•	of Petitioner or f	rom a school	or	

			Case Number	
	Within 24 hours of this Order being er following school, daycare, or health ca		shall 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 na Confidential Name & Location of t			ted on the
6.	Temporary Significant Decision-Makin	ng Responsibility. Not a	vailable in an Emergency	Order.
_ 7.	Respondent's Parenting Time (former Parenting time is:	rly visitation) with the N	linor Children	(R07) (Court Enforce
	GRANTED for the Respondent (with RESERVED until a later hearing (The	Court does not make AN	•	time right now).
	Associated with family case:			·
	DENIED (No visits at all).	tad halaw)		
	RESTRICTED (Visits with limits as lis	•	ons helow:	
	Respondent is likely to (check all t		ons below.	
	Abuse or endanger the children			
	Use parenting time to abuse or		oner's family or househ	ald mambars
	Improperly hide or detain the o		oner 3 family, of housen	old members.
	Act in a way that is not in the b		en	
	Parenting time is GRANTED or REST			
	See attached parenting time sch	•	in the box that applies).	
	The parenting time schedule is (a		de a.m. or n.m.):	
	Every	• • • •	•	
	Weekdays	Time	Time	_
	Each weekend OR Eve	ery other weekend as follo	ows (include a.m. or p.m.)) :
	from:	at	to	at
	Day of the Week	Time	Day of the Week	Time
	Parenting time is to begin of			
		Month, Day, Year		
	Holidays (include date and	times):		
	The person responsible for	transportation of the ch	nildren for parenting time	e is:
	Name Pickup for parenting time t	o take place at the follow	wing place:	
	Name of Place (if any)		City	State

	Return from parenting time to ta	ake place at the following	g place:	
	Name of Place (if any)	Street Address	 City	
	Parenting time will take place at		City	State
	Name of Place (if any)	Street Address	City	State
	Parenting time will be supervised	D by: Name of Supervisor		
	who has filed or will file an Affice responsibility and acknowledging	davit of Parenting Time S	<i>upervisor</i> form with th	e court accepting
	Parenting time will be supervised	d at an official supervised	d visitation center (if a	vailable):
	Name of Visitation Center Respondent to return the childre Petitioner	·	I of parenting time to:	
	Person chosen by Petitic	Name of Person Chose	en by Petitioner	
p.	espondent: Petitioner may, by law, deny you arenting time, you are under the influence of eing of Petitioner or the minor children of Peccs 60/214(b)(7)).	drugs or alcohol and cor	nstitute a threat to the	safety and well-
8.	No Concealment or Removal of Children	on within the State on your	-	R08) (Police Enforced)
_	Respondent shall not hide the minor childre	en within the State or ren		
<u> </u>	Order to Appear Respondent shall appear alone with r	ninor children at the Cou	-	R09) (Court Enforced)
	neopensonen appear Element			
	Name of Courthouse	Street Address	City	State
	in Courtroom or	1	at	□a.m. □p.m
	Courtroom	Date	Time	
	to (check all that apply):			
	Prevent abuse, neglect, removal or c		en.	
	Return the children to the custody o			
	Permit a court-ordered interview or	examination of the child	ren or Respondent.	
10	. Possession of Personal Property (does not a	affect ownership of prope	erty) (F	R10) (Court Enforced)
	Petitioner's Property:			
	Petitioner is awarded possession of this	oroperty:		
	Perpendent he ordered to give Petitione			
	Respondent be ordered to give Petitione all of the property listed above the			
		Ŭ		
	property given to	-		
	Name of Person			

Case Number _____

		Case Number	
The Court finds as follows: Petitioner, but not Respondent, owns the policy petitioner and Respondent both own the policy not practical. Not having the property would petitioner claims the property as marital policy.	property. Sharii ald be harder of roperty, and a	n Petitioner; or	
Property shall be transferred at the following a	address:		
Street, Apt #	City	State	ZIP
on	•	at	□ a.m. □ p.m.
Month, Day, Year		at Time	a.m p.m.
Property shall be transferred only in the present	nce of:		
Law enforcement to be arranged by Petitic			
(Ontional)			
(Optional) Name of Law Enforcem	nent Agency		
or			
Another adult:			
Name			
Respondent's Property			
Respondent is awarded possession of the follo other personal property as follows:	wing personal	property:	ing medicine
Respondent shall have the right to enter the re			ne time to retrieve the
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcement	e of: (check one indent		ne time to retrieve the
property listed above, but only in the presence Law enforcement to be arranged by Respo	e of: (check one indent		ne time to retrieve the
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcem or	e of: (check one indent		ne time to retrieve the
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcen or Another adult:	e of: (check one indent		ne time to retrieve the _; (R11) (Court Enforce
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcen or Another adult: Name Restrictions on Property The Respondent shall not take, transfer, encumber personal property, except as explicitly authorized	e of: (check one andent ment Agency er, conceal, hid by the Court. T	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real enerty is protected:
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcem or Another adult: Name Restrictions on Property The Respondent shall not take, transfer, encumber	e of: (check one andent ment Agency er, conceal, hid by the Court. T	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real enerty is protected:
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcem or Another adult: Name Restrictions on Property The Respondent shall not take, transfer, encumber personal property, except as explicitly authorized Cars/Motor Vehicles (Specify Make/Model) Address: Address:	e of: (check one ondent one of: (check one ondent one of: (check one one of: o	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real erty is protected:
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property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcem or Another adult: Name Restrictions on Property The Respondent shall not take, transfer, encumbe personal property, except as explicitly authorized Cars/Motor Vehicles (Specify Make/Model, Address: Street, Apt # Inside/Outside	e of: (check one ondent one of: (check one ondent one of: (check one one of: o	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real erty is protected:
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property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcem or Another adult: Name Restrictions on Property The Respondent shall not take, transfer, encumbe personal property, except as explicitly authorized Cars/Motor Vehicles (Specify Make/Model) Address: Street, Apt # Inside/Outside Items located inside	e of: (check one ondent ondent one of the conceal, hid by the Court.	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real erty is protected:
property listed above, but only in the presence Law enforcement to be arranged by Respo (Optional) Name of Law Enforcem or Another adult: Name Restrictions on Property The Respondent shall not take, transfer, encumbe personal property, except as explicitly authorized Cars/Motor Vehicles (Specify Make/Model) Address: Street, Apt # Inside/Outside Items located inside	e of: (check one ondent ondent one of the conceal, hid by the Court.	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real erty is protected:
property listed above, but only in the presence Law enforcement to be arranged by Responsive (Optional)	e of: (check one ondent ondent one of the conceal, hid by the Court.	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real erty is protected:
property listed above, but only in the presence Law enforcement to be arranged by Responsive (Optional) Name of Law Enforcement Name of Law Enforcement Name of Law Enforcement Name Name	e of: (check one ondent ondent one of the conceal, hid by the Court. The conceal of the court. The conceal of the court. The concean of the court. The concean of the court. The concean of the court of the court. The concean of the court of	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real erty is protected:
property listed above, but only in the presence Law enforcement to be arranged by Responsive (Optional)	e of: (check one ondent ondent one of the conceal, hid by the Court. The conceal of the court. The concean of the court of the property.	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real entry is protected: ZIP
property listed above, but only in the presence Law enforcement to be arranged by Responsive (Optional)	e of: (check one ondent ondent one of the conceal, hid by the Court. The conceal of the court. The conceal of the court of the property.	e, damage, or othe The following prope	_; (R11) (Court Enforce rwise dispose of any real entry is protected: ZIP

Restrictions on Resources of an Elderly Petitic Respondent is prohibited from improperly using for the benefit of Respondent or any other periods.	ing financial or oth	er resources of an e	elderly Petitioner
11.5 Possession of Animals Petitioner shall have care, custody, and control ov	er the following ar		(R11.5) (Court Enforced) e, type and breed):
Respondent shall stay away from the animals and I harming, or otherwise disposing of the animals.	Respondent is forbi	dden from taking, t	ransferring, concealing,
12. Temporary Support. Not available in an Emergen	cy Order.		
13. Payment for Losses because of Abuse. Not availa	ıble in an Emergend	cy Order.	
14. No Entry or Presence Under Influence			(R14) (Police Enforced)
Respondent is allowed at the Petitioner's residence drugs or alcohol, and constitutes a threat to the s		•	
Street, Apt #	City	State	ZIP
Respondent: Under Illinois law, while any Order of Proautomatically suspended, revoked or denied and you firearm (per 430 ILCS 65/8.2). Your conceal and carry be turned over to the Court or law enforcement (per When an Order ends, you can request the return of you expired and there is no other order restricting your portion.	are automatically plicense is also susp 430 ILCS 66/70B). Our firearms and FO	orohibited from acc ended while the Or DID card as long as	uiring or possessing a der is in effect and must
14.5. Firearms			(R14.5) (Police Enforced)
Respondent is prohibited from possessing firearm surrender to law enforcement (and not transfer to assembled to make an operable firearm, Firearm License. If these items are not in Respondent's poenforcement (and not transferred to a third party	o a third party) any Owner Identifications Sesession at time of	firearms, firearm pon (FOID) Card, and	oarts that could be or Concealed Carry
The Court finds as follows:			
Civil Orders: Petitioner has satisfied the requirements of causes exists to grant this remedy. Personal injury to the Petitioner is likely to			
Protection. This Order restrains Respondent from usin intimate partner or child of an intimate pa	rtner.		or threatening an
Respondent poses a credible threat to the	physical safety of F	Petitioner.	
Probable cause exists to believe that:Respondent possesses firearms or firearm.	arm parts that coul	d be assembled to	make an operable
The firearms or firearm parts that could be residence, vehicle, or other property of the	ne Respondent.	•	
☐ The credible threat to the physical safe	•	•	
Petitioner has made a credible report of do days.	inestic violence to	iocai iaw emorcen	ient within the last 90

Case Number _____

		Case Number
	Criminal Orders:	
	Petitioner has satisfied the requirements of Section 1 good cause exists to grant this remedy.	12A-17.5 of the Code of Criminal Procedure and
	Personal injury to the Petitioner is likely to occur if Re	espondent were to have prior notice.
	Respondent is subject to this domestic violence order firearms, firearm parts, or a FOID card under Section	· · · · · · · · · · · · · · · · · · ·
	Probable cause exists to believe that:	
	Respondent possesses firearms or firearm parts t firearm.	hat could be assembled to make an operable
	The firearms or firearm parts that could be assen residence, vehicle, or other property of the Response	•
	Respondent poses an immediate and present cre	edible threat to Petitioner.
_	Children's Records Respondent is not allowed to access, inspect, or obtain scho in the care of Petitioner because (check all that apply): This Order of Protection prohibits Respondent from how the actual address of Petitioner is not included due to the lit is necessary to prevent abuse or wrongful removal	naving contact with the minor children. To the risk of further abuse.
16.	Shelter Reimbursement. Not available in an Emergency Ord	
_	Miscellaneous Remedies	(R17) (Court Enforced
_	The court further orders as follows:	(NI) (Court Linoreca)
18.	Telephone Services	(R18) (Court Enforced
	After considering the evidence, the wireless telephone servi Petitioner's phone number, transfer to Petitioner the right to Petitioner all financial responsibility associated with future to Wireless telephone provider account details: Name of Provider: Name of Account Holder: Respondent's Phone Number: Petitioner's Phone Numbers:	o use these phone numbers, and transfer to use of these phone numbers.
STOP	Petitioner: STOP! Only the Judge or Circuit Clerk should write	e anything below this point.
	-	
	viewing the <i>Petition</i> and hearing the evidence and testimon written on page 13 and 14 of this <i>Order</i> ; or	ny or Petitioner, the Court makes findings which:
_	e made orally and videotaped or recorded by a court reporte	or and are incorporated into this Order
were	e made orany and videotaped or recorded by a court reporte	and are incorporated into this Order.
	ENTERED:	
		 Date

I hereby certify that this is a true and correct copy of the origin	al order on file with the Court.	
Clerk of the Circuit Court of	County, Illinois	
	Date	
Seal (and signature, as locally required)		
Copies given to: Petitioner Respondent in Open Court	State's Attorney	
Clerk to send copies to Sheriff to: serve Respondent enter into LEADS		
Order drafted by		
Attorney:		

If you want to contest this Order of Protection you must:

Address

Emergency Order of Protection (Civil Case)

Name

- File a motion with the court stating:
 - 1) you did not receive prior notice, and
 - 2) you have a valid defense to the Order, or
 - 3) the *Order*, or any of its remedies, was not authorized under the law.

Ex Parte Protective Order (Criminal Case)

Telephone

Case Number

• File a written notice with the court stating you have a meritorious (valid) defense.

Attorney Number (if any)

 Written notice must include an Affidavit providing the evidence of your meritorious (valid) defense. You must bring this evidence to the hearing.

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 Class A misdemeanor. 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 Class 4 felony. Any willful violation of any order is contempt of court.

This *Order of Protection* is enforceable, 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), provided notice of this *Order of Protection* has been provided to the Respondent. 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:

Att 1.	ter reviewing the <i>Petition</i> and hearing the evidence and the RULINGS PURSUANT TO 750 LCS $60/221(a)(2)$ and (b)	•			
	The relief requested in Sections: 2 3 10 11	 L ☐ Other			
	in the <i>Petition</i> is denied because the balance of hardships does not support the granting of the remedy; the granting of the remedy will result in hardship to Respondent that would substantially outweigh the hardship to Petitioner from the denial of the remedy; or because:				
	The relief requested in the following sections are rese	rved:			
2.	Petitioner is related to Respondent in the following way (check all that apply):				
	Current or past dating relationship (BG)	Related through blood:			
	☐ 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:Spouse (SE)	Has a blood relationship through a child			
	☐ Ex-Spouse (XS) ☐ In-law (IL)	Has a family or household relationship with a child who is the:			
	Step-Child (SC)Step-Brother / Step-Sister / Step-Sibling (SS)Other Family Member (OF)	adoptive, prospective adoptive, or foster child of the Petitioner; orof 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			
3.	Respondent has received notice of Petitioner's reques	st for an <i>Order of Protection</i> .			
	Respondent has not received notice of Petitioner's red	Respondent has not received notice of Petitioner's request for an Order of Protection.			
	Petitioner is present in person in court. Represente				
4.	Respondent is not present in court.	Name of Lawyer			
4.	Respondent is present in person in court. Represer	ated hy:			
	Respondent is present in person in court. The reser	Name of Lawyer			
5.	Good cause exists to grant these remedies in this <i>Orde</i> Because:	er even though Respondent has not received notice			
	a. If Respondent were given prior or greater notice, it is likely that the harm that the remedies in this <i>Order</i> are intended to prevent would occur (R01, R03, R05, R08, R09, R11, R14, R15, and R17).				
	 b. If Respondent were given prior or greater notice hardships to Respondent of an Order granting e 	e, the immediate danger of further abuse outweighs the exclusive possession of the residence (RO2).			
	c. If Respondent were given prior or greater notice	e, it is likely that personal property would be disposed of			

	Case Number
6.	Other Relevant Factors and Findings (check all that apply):
	An <i>Order of Protection</i> has previously been entered in this case or in another case in which any party, or a child of any party has been named as either Respondent or Petitioner.
	An abused person is unable to bring this <i>Petition</i> on their own behalf due to age, health, disability, or inaccessibility.
	The <i>Petition</i> has been filed on behalf of a high-risk adult with disabilities who has been abused, neglected, or exploited by a family or household member.
	☐ The Petitioner believes that the Respondent is (check all that apply): ☐ armed ☐ dangerous ☐ suicidal.
7.	In granting the remedies in this <i>Order</i> , the Court has considered all relevant factors, including: the nature, severity, pattern, and consequences of Respondent's past abuse, neglect, or exploitation of Petitioner or any family/household member, including Respondent's concealment of their location in order to evade service of notice, and the likelihood of danger of future abuse, neglect, or exploitation to Petitioner or any member of Petitioner's or Respondent's family or household; and the danger that any minor child(ren) will be abused, removed from the jurisdiction, improperly concealed within the State, or improperly separated from the child(ren)'s primary caretaker. The court finds that:
	 The Court has jurisdiction over Petitioner, Respondent, minor children and other Protected Persons.
	Venue is proper.
	 Respondent has abused Petitioner and/or the children identified as protected persons in Section 5 on page 5 and/or the Protected Persons listed on page 1 of this Order.
	 The actions of Respondent will likely cause irreparable harm or continued abuse unless they are prohibited.
	 It is necessary to grant the requested relief in this Order to protect Petitioner or other abused persons.
8. 🗌	 □ Criminal Cases: The Court is entering this Order based on the following prima facie evidence (check all that apply): □ an information, complaint, indictment or delinquency petition, charging a crime of domestic violence or charging an attempt to commit a crime of domestic violence; or
	an adjudication of delinquency, a finding of guilt based upon a plea, or a finding of guilt after a trial for a crime of domestic battery; or
	any disposition order issued under Section 5-710 of the Juvenile Court Act of 1987, the imposition of supervision, conditional discharge, probation, periodic imprisonment, parole, aftercare release, or mandatory supervised release for a crime of domestic violence or an attempt to commit a crime of domestic violence, or imprisonment in conjunction with a bond forfeiture warrant; or The entry of a protective order in a separate civil case brought by Petitioner against Respondent.
	ine entry of a protective order in a separate civil case brought by Fetitioner against Respondent.