# **PETITION FOR**

ORDER OF PROTECTION	
IN THE STATE OF ILLINOIS, CIRCUIT COURT	
Amended Petition Check the box if you already filed a Petition and want to change it.	
Check the box if you uneauty flied a Fethion and want to change it.	
COUNTY:	
County Where You Are Filing the Case	
Enter the case information as it appears on your other court documents.	
PETITIONER:  Who started the case. First, Middle, and Last Name	-
Who started the case. First, Middle, and Last Name  Filing on behalf of a minor or high-risk adult:	
Thing on behalf of a million of might hisk addit.	Case Number
RESPONDENT:	
Who you are seeking protection from. First, Middle, and Last Name	
you are completing this form on behalf of a minor child, dependent adult, or high-risk adult, f rson. Do not use your information, except as directed at the bottom of page 13 where you w	
I am asking to protect the following people:	Petitioner fills out:
Check the boxes for <b>all</b> people you want to include in the <i>Order</i> and include their names.	Civil Petition
☐ Petitioner:	Petitioner is requesting th
Petitioner's minor children with Respondent:	Order of Protection be heard as a <b>civil matter</b> , no
	as a part of any criminal case.
Petitioner's other minor children:	Related Civil Case Number
	Criminal Petition
	Petitioner is requesting the Order of Protection be
Dependent adult:	heard with a criminal or
High-risk adult:	delinquency case against Respondent due to the
	same incident.
Other household members:	
	—— — Related Criminal or
	— Delinquency Case Number
	(if known)

This form is approved by the Illinois Supreme Court and must be accepted in all Illinois Courts. Forms are free at ilcourts.info/forms. ATJ 403.5 Page 1 of 15 (05/25)

Case Number		



### **BACKGROUND INFORMATION**

Street, Apt. #		 City	 State	ZIP	·
- or -		city	State	LII	
Respondent already known	ows or can know househ	nold address a	and it is:		
Street, Apt. #		City	State	ZIP	·
Respondent's Personal Infor	mation:				
Date of Birth:	(p	ut approximat	te age if date	of birth is unk	nown)
Respondent's home add	ress:				
Street, Apt. #		City	State	ZIP	
Respondent's work infor	mation including when	usually work:			
nespondent s work imor	mation, melaamig when	asaan, norm			
Respondent's Employe	r Name	Responden	t's Work Hours		
Respondent's Employe	r Street Address	City	Sta	te ZIP	
Other Respondent identi	fiers if known:				
	Height:	v	Veight:		
Gender:	' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '				
Gender:					
Race:	Hair Color: _				
	Hair Color: _				
Race:  Does the Respondent ha	Hair Color: _ ve any distinguishing fe	atures like sca	nrs, marks, or		
Race:  Does the Respondent ha  This <i>Petition</i> may be filed in the	Hair Color: _ ve any distinguishing fea	atures like sca	nrs, marks, or		
Race:  Does the Respondent ha  This <i>Petition</i> may be filed in the	Hair Color: _ ve any distinguishing fea this county because (che	atures like sca	nrs, marks, or		
Race:  Does the Respondent ha  This <i>Petition</i> may be filed in the	Hair Color: _ ve any distinguishing fea this county because (che is county. this county.	atures like sca	nrs, marks, or		

D. How is Respondent related to Petitioner? (check all that apply) Check all the boxes that describe your relationship to Respondent. For example, if you are requesting an Order of Protection against your mother, you will check the box next to "Child" because you are the child of the Respondent.  Current or past dating relationship (BG)  Have children together; never married (CC)  Has or allegedly has a child together  Related through blood:  Has or allegedly has a child together  Related through current or past marriage:  Response (SE)  Response (			Case Number
Protection against your mother, you will check the box next to "Child" because you are the child of the Respondent.  Current or past dating relationship (BG)	D.	How is Respondent related to Petitioner? (check all that app	nly)
Have children together; never married (CC)		·	
Brother / Sister / Sibling (SB)   Grandparent (GP)   Grandphild (GC)   Grandparent (GP)   Other Family Member (OF)   Other Family Member (OF)   Dother Family Member (OF)   Has a blood relationship through a child   Spouse (SE)   Ex-Spouse (XS)   Has a family or household relationship with a child who is the:   Step-Child (SC)   adoptive, prospective adoptive, or foster child who is the:   Step-Brother / Step-Sister / Step-Sibling (SS)   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   Answer Sections E and F the best you can. If you check 'yes' but do not know some of the information asked for, then write "do not know." If you need more room, check the box, fill out the Additional Case Information form, and file it with this Petition.    E. Is there now, or has there ever been, another Order of Protection entered between Petitioner and Respondent?   Yes   No   Do not know   Yes   No   Order of People Involved   County & State   Year   Case No.   Pending?   Yes   No   Order of Yes   No   Ye		Current or past dating relationship (BG)	<u> </u>
Grandparent (GP)   Other Family Member (OF)		Have children together; never married (CC)	
Spouse (SE)		Has or allegedly has a child together	Grandparent (GP)
Sx-Spouse (XS)		<del></del>	Has a blood relationship through a child
Step-Child (SC)   adoptive, prospective adoptive, or foster child 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  Answer Sections E and F the best you can. If you check 'yes' but do not know some of the information asked for, then write "do not know." If you need more room, check the box, fill out the Additional Case Information form, and file it with this Petition.    Is there now, or has there ever been, another Order of Protection entered between Petitioner and Respondent?   Yes   No   Yes		Ex-Spouse (XS)	
Other Family Member (OF)    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  Answer Sections E and F the best you can. If you check 'yes' but do not know some of the information asked for, then write "do not know." If you need more room, check the box, fill out the Additional Case Information form, and file it with this Petition.  E. Is there now, or has there ever been, another Order of Protection entered between Petitioner and Respondent?   Yes   No   Do not know   If yes, list information about the cases:   Names of People Involved   County & State   Year   Case No.   Pending?   Yes   No   Onot know   If yes, list information about the cases:   Names of People Involved   County & State   Year   Case No.   Pending?   Yes   No   Yes		Step-Child (SC)	
disabilities or who otherwise needs care  Answer Sections E and F the best you can. If you check 'yes' but do not know some of the information asked for, then write "do not know." If you need more room, check the box, fill out the Additional Case Information form, and file it with this Petition.  E. Is there now, or has there ever been, another Order of Protection entered between Petitioner and Respondent?    Yes			$\hfill \square$ of whom the Petitioner is the legal guardian or
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Yes   No   Do not know   If yes, list information about the cases:   Names of People Involved   County & State   Year   Case No.   Pending?   Yes   No		write "do not know." If you need more room, check the box,	
If yes, list information about the cases:    Names of People Involved	Ε.	Is there now, or has there ever been, another Order of Prote	ection entered between Petitioner and Respondent?
Names of People Involved  County & State Year Case No. Pending? Yes No Yes No Yes No  I have listed additional case information on the Additional Case Information form.  F. Is there now, or has there ever been, another court case between Petitioner and Respondent?  List all other types of court cases that you have been involved in with Respondent, such as divorce, custody, child support, parentage, parenting time, guardianship, adoption, criminal, or abuse and neglect cases.  Yes No Do not know  If yes, list information about the cases:  Names of People Involved County & State Year Case No. Pending? Yes No Yes No		Yes No Do not know	
Yes   No   Yes   Yes   No   Yes   Yes   Year   Yes   Y		If yes, list information about the cases:	
Yes   No   No   I have listed additional case information on the Additional Case Information form.  F. Is there now, or has there ever been, another court case between Petitioner and Respondent?  List all other types of court cases that you have been involved in with Respondent, such as divorce, custody, child support, parentage, parenting time, guardianship, adoption, criminal, or abuse and neglect cases.    Yes   No   Do not know   If yes, list information about the cases:    Names of People Involved   County & State   Year   Case No.   Pending?   Yes   No   Yes   Year   Year   Yes   Year   Yes   Year   Yes   Year   Yes   Year   Yes   Yes   Year   Yes   Year   Yes   Yes   Year   Yes   Yes   Year   Yes   Yes   Year   Yes   Year   Yes   Year   Yes   Year   Yes   Year   Yes   Yes   Yes   Year   Yes   Ye		Names of People Involved County & S	
☐ I have listed additional case information on the Additional Case Information form.         F. Is there now, or has there ever been, another court case between Petitioner and Respondent?         List all other types of court cases that you have been involved in with Respondent, such as divorce, custody, child support, parentage, parenting time, guardianship, adoption, criminal, or abuse and neglect cases.         ☐ Yes       No       Do not know         If yes, list information about the cases:       Year       Case No.       Pending?         ☐ Yes       No         ☐ Yes       No         ☐ Yes       No         ☐ Yes       No			Yes ☐ No
F. Is there now, or has there ever been, another court case between Petitioner and Respondent?  List all other types of court cases that you have been involved in with Respondent, such as divorce, custody, child support, parentage, parenting time, guardianship, adoption, criminal, or abuse and neglect cases.  Yes No Do not know  If yes, list information about the cases:  Names of People Involved County & State Year Case No. Pending?  Yes No Yes No			☐ Yes ☐ No
List all other types of court cases that you have been involved in with Respondent, such as divorce, custody, child support, parentage, parenting time, guardianship, adoption, criminal, or abuse and neglect cases.    Yes		☐ I have listed additional case information on	the Additional Case Information form.
support, parentage, parenting time, guardianship, adoption, criminal, or abuse and neglect cases.    Yes	F.	Is there now, or has there ever been, another court case bet	tween Petitioner and Respondent?
If yes, list information about the cases:  Names of People Involved  County & State  Year  Case No.  Pending?  Yes No  Yes No		• • • • • • • • • • • • • • • • • • • •	·
Names of People Involved  County & State Year Case No. Pending?  Yes No Yes No Yes No		Yes No Do not know	
		If yes, list information about the cases:	
		Names of People Involved County & S	
		☐ I have listed additional case information on t	

	Time:	Description of what happened:
Date:	Time:	Description of what happened:
Date:	Time:	Description of what happened:
Date:	Time:	Description of what happened:
	. I filled out the attached <i>Additio</i>	nal Incidents of Abuse form or my own extra pag
filed it with this <i>Peti</i>		
ECTIONS REQUESTE	D BY PETITIONER	
No Abuse  Respondent be ordered	not to threaten or commit the fo	lowing acts of abuse towards Petitioner and pro
people. (check all that a		lowing acts of abuse towards recitioner and pro
Check each box for the tat definitions on the last		If you are not sure what a word means, you can
Harassment	☐ Intimidation o	f a Dependent

	2.	Possession of Residence	
		These remedies do not affect who owns the property, only who gets to use or occupy it.	
		a. Petitioner be granted exclusive possession of the residence and Respondent be ordered to stay away or no be at the residence BECAUSE <i>(check one)</i> :	t
		Petitioner has a right to occupy the residence and Respondent has no right; or	
		Petitioner and Respondent both have a right to occupy the residence but it would be harder on Petition or any children or dependents of the Petitioner to leave.	er
		b. Petitioner's residence is located at (check one):	
		If you did not list your address on page 2, check the first box to keep it confidential. Check the second box and enter your address if you listed it on page 2.	
		Petitioner's address is confidential.	
		or	
		Street, Apt. # City State ZIP	
		c. Respondent be ordered to provide different housing, and stay away from that alternate housing for Petitioner to live in because the parties share a residence. (Available only after actual notice to Responden and/or a hearing with the judge)	t
	3.	Stay Away from Petitioner, Protected People, and Certain Places (see box below)	
		Read the information in the box below and make sure that is what you want. If so, check each box below that applies.	
		Respondent be ordered to (check all that apply):	
<b>∕</b> ∏≷		a. Stay away from Petitioner and protected people at all times, and not have any contact, including through third parties.	
	) In a	POPTANT: If ordered to stay away from Detitioner and protected popular Despendent must not have ANIV	
	phy cor em pro	PORTANT: If ordered to stay away from Petitioner and protected people, Respondent must not have ANY ysical, non-physical, direct, or indirect contact with Petitioner and protected people. This includes oral mmunication, written communication, sign language, telephone and cell phone calls, faxes, texts, tweets, rails, posts, or communication by any other social media, and all other communication with Petitioner and otected people. This also includes contact or communication through others who may not know about the other of Protection.	
<u> </u>		b. Not go to or stay at any of the following places while Petitioner is there:	
	Ш	<b>NOTE:</b> Respondent will see these addresses. If you do not want Respondent to know any of these addresses do not list it and instead check the box below the address line	
		Places of employment of Petitioner, located at:	
		Traces of employment of a entioner, located at:	
		Name Street Address City State ZIP	
		or \sum I wish to keep the address confidential	
		o	
		Name Street Address City State ZIP	
		or I wish to keep the address confidential	
		<del>_</del> · · ·	

Schools, kindergartens, or daycare centers of Petitioner, located at:    Name		Case Number						
or   I wish to keep the address confidential    Name		Schools, kindergartens, or daycare ce	enter	s of Petitioner, loca	ated at:			
Name   Street Address   City   State   ZIP	-	Name		Street Address	 City	State		
or   I wish to keep the address confidential     Other locations:			or	☐ I wish to keep	•	tial		
or   I wish to keep the address confidential     Other locations:	_							
Other locations:    Name		Name			•		ZIP	
Name    Street Address   City   State   ZIP		O4b l+'	or	∐ I wish to keep	the address confident	tial		
or	□,	Other locations:						
or	-							
Name    Street Address   City   State   ZIP		Name	or		•		ZIP	
or			Oi	wish to keep	the address confident	uai		
<ul> <li>□ c. School Restrictions         Fill in only if Respondent attends the same school as Petitioner.</li></ul>	-	Name		Street Address	City	State	ZIP	
Fill in only if Respondent attends the same school as Petitioner.			or	☐ I wish to keep	the address confident	tial		
is an elementary, middle, or high school attended by both Respondent and Petitions Respondent be ordered (check one):  Not to attend Petitioner's school for as long as Petitioner is enrolled there;  To accept a change of placement or program at Petitioner's school, as determined by the publishment or by a private or non-public school; or  Not to be present in these parts of Petitioner's school:  d. Requirements for Parents and Guardians Respondent is a minor. To ensure that Respondent follows this Order, Respondent's Parent or Guardian be ordered to:  Name of Parent or Guardian  be ordered to:  Counseling (available only after actual notice to Respondent and/or a hearing with the judge) Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given for	□ c.	School Restrictions						
A. Counseling (available only after actual notice to Respondent and Areatment and all the boxes under it that apply.  Counseling (available only after actual notice to Respondent and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is personlent and Petitioner as a lattended by both Respondent and Petitioner.  attended by both Respondent and Petitioner.  Battended by both Respondent and Petitioner.  A Petitioner's school, as determined by the publication of Petitioner's school, as determined by the publication.  Battended by both Respondent and Petitioner.  Posterior school, as determined by the publication of Petitioner's school.  A determ		Fill in only if Respondent attends the	sam	ne school as Petitio	ner.			
Respondent be ordered (check one):  Not to attend Petitioner's school for as long as Petitioner is enrolled there;  To accept a change of placement or program at Petitioner's school, as determined by the publistrict or by a private or non-public school; or  Not to be present in these parts of Petitioner's school:  d. Requirements for Parents and Guardians Respondent is a minor. To ensure that Respondent follows this Order, Respondent's Parent or Guar  Name of Parent or Guardian  be ordered to:  Counseling (available only after actual notice to Respondent and/or a hearing with the judge)  Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given for				is a	n elementary, middle	e, or high so	chool	
Not to attend Petitioner's school for as long as Petitioner is enrolled there;  To accept a change of placement or program at Petitioner's school, as determined by the publistrict or by a private or non-public school; or  Not to be present in these parts of Petitioner's school:  d. Requirements for Parents and Guardians Respondent is a minor. To ensure that Respondent follows this Order, Respondent's Parent or Guardian  Name of Parent or Guardian  be ordered to:  4. Counseling (available only after actual notice to Respondent and/or a hearing with the judge)  Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given for		School Name		atte	ended by both Respor	ndent and I	Petitioner.	
To accept a change of placement or program at Petitioner's school, as determined by the publishment of by a private or non-public school; or    Not to be present in these parts of Petitioner's school:		Respondent be ordered (check one	e):					
district or by a private or non-public school; or  Not to be present in these parts of Petitioner's school:  d. Requirements for Parents and Guardians Respondent is a minor. To ensure that Respondent follows this Order, Respondent's Parent or Guar  Name of Parent or Guardian  be ordered to:  4. Counseling (available only after actual notice to Respondent and/or a hearing with the judge) Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given for		Not to attend Petitioner's scho	ool fo	or as long as Petitic	oner is enrolled there;			
d. Requirements for Parents and Guardians Respondent is a minor. To ensure that Respondent follows this <i>Order</i> , Respondent's Parent or Guar  Name of Parent or Guardian  be ordered to:  Counseling (available only after actual notice to Respondent and/or a hearing with the judge) Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given fo					oner's school, as dete	ermined by	the public s	
Respondent is a minor. To ensure that Respondent follows this <i>Order</i> , Respondent's Parent or Guardian  be ordered to:  Counseling (available only after actual notice to Respondent and/or a hearing with the judge)  Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given fo		Not to be present in these par	rts of	Petitioner's schoo	l:			
Respondent is a minor. To ensure that Respondent follows this <i>Order</i> , Respondent's Parent or Guardian  be ordered to:  Counseling (available only after actual notice to Respondent and/or a hearing with the judge)  Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given fo	_ 4	Poquiroments for Parents and Guarr	diano					
be ordered to:	u.	•			this <i>Order,</i> Responder	nt's Parent	or Guardiar	
4. Counseling (available only after actual notice to Respondent and/or a hearing with the judge) Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given fo		Name of Parent or Guardian						
Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply.  NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given fo		be ordered to:						
Check if you want Respondent to get evaluation and treatment and all the boxes under it that apply. <b>NOTE:</b> A judge can only order counseling at a hearing where Respondent is present or has been given fo								
NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given fo	4. Cou	unseling (available only after actual r	notic	e to Respondent ar	nd/or a hearing with t	he judge)		
	Che	eck if you want Respondent to get evo	aluat	ion and treatment	and all the boxes und	er it that a <sub>l</sub>	oply.	
		, ,	g at a	n hearing where Re	spondent is present o	r has been	given forma	
Respondent be ordered to participate in the following (check all that apply):		Respondent be ordered to participate	e in t	the following (check	k all that apply):			
A Domestic Violence Partner Abuse program.								
An alcohol and substance abuse evaluation and to successfully complete all recommendations.					, ,		ations.	
<ul><li>☐ A mental health evaluation and to successfully complete all recommendations.</li><li>☐ Other (please specify):</li></ul>				•				



## **INFORMATION ABOUT CHILDREN IN COMMON (SECTIONS 5-9)**

Petitioner: Fill out "Information about Children in Commo Respondent.	on" and Sec	tions 5-9 only	f you have children younger tha	n 18 with
Both Petitioner (P) and Respondent (R) are the paren	ts of these	e minor childre	en:	
Enter the names of all children under age 18 that yo	u and Res	pondent have	(or allegedly have) together.	
NOTE: Legal parentage of a child may be established in the follow married or civilly united and the child was born during the married parents' names have been added to their birth certificate. 2) Bo court order or administrative order establishing parentage. 4) B	iage/union, th parties h	within 300 days ave signed a Volu	of its termination, or before the mai	rriage/union and both
Child's Name (first, middle, and last)	Age	State of Residence	Legal Parentage Already Established for Petitioner (P) / Respondent (R)	Included as a Protected Person
			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
I am asking the court to make decisions about the cl  The children have lived in Illinois for the parmonths old, they have lived in Illinois since	st six (6) n	nonths or if th	, , , ,	six (6)
I live in Illinois but someone else took the c were taken out of Illinois, the children lived			•	Before they
The children are in Illinois because we fled	here to av	oid abuse of	me or the children in another	state.
I'm not asking the court to make decisions	about the	children.		
The primary caretaker of the minor children is (check If the primary caretaker of the children is someo person" and enter that person's name and address.	ne other t	han you or Re	espondent, check the box for	"Other
Petitioner Respondent				
Other person:				
Street. Apt. #		 Citv	State	

	Case Number
<b></b> 5.	Care and Possession of Children
	Check if you are protecting children you have with Respondent. Check the boxes that apply to your case and fill in the information.
	If you do not want Respondent to know where the children go to school, check the last box and fill out the <i>Confidential Name &amp; Location of the School or Childcare Provider</i> form, and file it with the Circuit Clerk as "confidential."
	Petitioner requests the following (check all that apply):
	Petitioner be granted physical care and possession of the minor children.
	Respondent be ordered to return the minor children to the physical care of Petitioner or another person:
	Respondent be ordered to not remove the minor children from the physical care of Petitioner or from a school or childcare provider.
	☐ I have given the name and location of the school or childcare provider on the <i>Confidential Name &amp; Location of the School or Childcare Provider</i> form.
<b>6.</b>	Temporary Significant Decision-Making Responsibility (formerly custody)
	Check if you want significant decision-making responsibility (formerly custody).
	(This remedy is available only after actual notice to Respondent and/or a hearing with the judge)
	Petitioner requests temporary significant decision-making responsibility for the minor children.
<b> 7.</b>	Respondent's Parenting Time with the Minor Children (formerly visitation)
	Check box <b>a</b> , <b>b</b> , <b>c</b> , or <b>d</b> to let the court know if, how, and when Respondent should have parenting time.
	Petitioner requests that the court order parenting time as follows (check one—a, b, c, or d):  a. GRANT parenting time for Respondent without restrictions (if granting, fill out schedule below in part 7e).  b. RESERVE parenting time until a later hearing (this means the Court does not make any decisions on parenting time right now). (If you checked reserve, skip to Section 8.)  c. DENY parenting time for Respondent—no visits at all. (If you checked deny, check your reason below and then skip to 8.)
	d. RESTRICT parenting time for Respondent (Visits with limits. Check your reasons below, then fill out the schedule below in 7e.)
	If you checked to <b>Deny</b> or <b>Restrict</b> in <b>7c</b> or <b>7d</b> , check all reasons that apply.  Respondent is likely to (check all that apply):  Abuse or endanger the children during parenting time.  Use parenting time to abuse or harass Petitioner, Petitioner's family, or household members.  Improperly hide or detain the children.  Act in a way that is not in the best interest of the children.
	If you chose <b>Grant</b> or <b>Restrict</b> , request your parenting time schedule below:
	If you know what the schedule should be, either attach it and check e1 or pick your parenting time schedule in e2 below. Enter when, where, and how you want parenting time to happen and fill in the blanks with specific times, days, and other information. Include a.m. or p.m.
	Day of the Week Time Day of the Week Time

	Month, Day, Year		
Holidays (include date and tin	• •		
☐ The person responsible for tra	ansportation of the children for pa	renting time is:	
Name			
Pickup for parenting time to t	ake place at the following place:		
Name of Place (if any)	Street Address	City	State
Return from parenting time to	o take place at the following place	:	
Name of Place (if any)	Street Address	 City	State
Parenting time will take place	at:		
Name of Place (if any)	Street Address	City	State
Parenting time will be supervi	ised by:		· · · · · · · · · · · · · · · · · · ·
	ised at an official supervised visita dren immediately at the end of par	· ·	ble).
	,		
<u> </u>	,		
person chosen by Petition	,	er	
person chosen by Petition  Do Concealment or Removal of Chile	ner Name of Person Chosen by Petitiona dren		
person chosen by Petition  Do Concealment or Removal of Chile  Check if you are afraid Respondent w	ner Name of Person Chosen by Petition dren vill hide your children or take them	out of state	ois.
person chosen by Petition  No Concealment or Removal of Chile Check if you are afraid Respondent we Respondent be ordered not to hide to	ner Name of Person Chosen by Petitiona dren vill hide your children or take them the children within the state or ren	out of state	ois.
person chosen by Petition  No Concealment or Removal of Child Check if you are afraid Respondent we Respondent be ordered not to hide to Order to Appear (check all that apply Respondent be ordered to appear in Prevent abuse, neglect, remo Return the children to Petition	ner	out of state move them from Illin ildren to: n.	ois.
person chosen by Petition  No Concealment or Removal of Child Check if you are afraid Respondent we Respondent be ordered not to hide to Order to Appear (check all that apply Respondent be ordered to appear in Prevent abuse, neglect, removal Return the children to Petition Permit a court-ordered interv	ner	out of state move them from Illin ildren to: n.	ois.
person chosen by Petition  No Concealment or Removal of Chile Check if you are afraid Respondent we Respondent be ordered not to hide to Order to Appear (check all that apply Respondent be ordered to appear in Prevent abuse, neglect, remo Return the children to Petition Permit a court-ordered interv  Possession of Personal Property (che	ner	out of state move them from Illin ildren to: n.	
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Check if Respondent has some or all of the property you listed in <b>10a</b> . List the things you want back. Check a boxes below that apply to your case.	II
b. Respondent be ordered to give Petitioner	
all of the property listed in 10a above or the following property:	
BECAUSE (check one):	
Petitioner, but not Respondent, owns the property.	
Petitioner and Respondent both own the property. Sharing it would put Petitioner at risk for abuse or not practical. Not having the property would be harder on Petitioner.	r is
The parties are married and a divorce case has been filed.	
c. Transfer of Personal Property	
Property to be transferred at the following address:	
Street, Apt. # City State Zip	
on at at a.m.	
Month, Day, Year Time	
<ul> <li>Property to be transferred in the presence of (check one):</li> <li>Check who you want to be there when it happens and enter that person's name. It may be safer if the transfer is in the presence of a law enforcement officer.</li> <li>Law enforcement to be arranged by Petitioner</li> </ul>	
(Optional) :;	
Name of Law Enforcement Agency	
or	
Another adult:  Name	
d. Respondent's Property Respondent be awarded possession of the following personal property: clothing medicine other personal property as follows:	
Respondent have the right to enter the residence listed in Section 2 only one time to retrieve the proper	-tv
listed above, but only in the presence of: (check one)	ιy
Law enforcement to be arranged by Respondent	
(Optional);	
Name of Law Enforcement Agency	
or Another adult:	
Name	

	Case Number				
<b>11</b> .	1. Restrictions on Property				
	Check if you want your things protected from Respondent and list what you want protected. Then, check all the boxes below the lines that apply to your case.  List any property you want protected from the Respondent:				
	Cars/Motor Vehicles (Specify Make/Model/Year):				
	Address:				
	Street, Apt. # City State  Inside/Outside  Items located inside				
	Other important property:				
<b>□11.5</b>	BECAUSE (check one):  Petitioner, but not Respondent, owns the property.  Petitioner and Respondent both own the property. Not having the property would be harder on Petitioner.  The parties are married and a divorce case has been filed.  Restriction on Resources of an Elderly Petitioner  Check Restrictions on Resources to stop Respondent from using an elderly person's money or property themselves.  Respondent be ordered not to improperly use financial or other resources of an elderly Petitione the benefit of Respondent or any other person.  S. Possession of Animals  Check to protect your pets from Respondent.  Petitioner be awarded possession of these animals (include name, type and breed):				
	Respondent should stay away from the animals and Respondent should be forbidden from taking, transfer concealing, harming, or otherwise disposing of the animals.	ing,			
<b>12</b> .	2. Temporary Support (available only after actual notice to Respondent, and/or a hearing with the judge, c that apply.)	heck all			
	Check if you want Respondent to give you money to help you or children you have together. If you have it proof of income to the next court date.	, bring			
	Respondent be ordered to pay support as follows:  Respondent pay temporary child support.  Respondent pay temporary maintenance (formerly called spousal support or alimony).				

13. Payment for Losses because of Abuse (available only after actual notice to Respondent and/or a hearing with the judge, check all that apply.)  Check all boxes that apply to your case. If you know, enter the amount of the cost in the blank. If you are not sure, you can estimate. Bring receipts, including proof of payment, and estimates of repairs to court if you have them.				
Respondent be ordered to pay Petitioner for losses caused by abuse, neglect, or exploitation, including:				
☐ Medical expense \$				
Repair or replace property damaged or taken\$\$				
Moving and other travel expenses\$\$				
Reasonable expenses for housing other than a domestic violence shelter\$				
Expenses for search and recovery of children\$\$				
Reasonable attorney's fees\$				
Other:\$				
14. No Entry of Presence Under Influence				
If you checked any box in Section <b>2 (Possession of Residence)</b> or one of the first two boxes in Section <b>3 (Stay Away)</b> , you cannot check box <b>14</b> .				
Respondent is allowed at the Petitioner's residence (below), but cannot be or stay there while under the influence of drugs or alcohol. This would be a threat to the safety or well-being of Petitioner or Petitioner's children.				
Street, Apt. # City State				
14.5. Firearms				
 If you check any of the boxes below, make sure you explain in section G your concerns involving firearms and why you want firearms removed.				
Surrender firearms				
Respondent should not be allowed to have firearms or firearm parts that could be used to assemble an operable firearm and should surrender any firearms or firearm parts, any Firearm Identification Owner (FOID) card, and any Concealed Carry License to law enforcement BECAUSE:				
Respondent poses a threat to Petitioner who is an intimate partner or Petitioner's child and we are asking for their guns to be taken away (Civil order)				
<ul> <li>Respondent is or will be subject to a domestic violence order of protection entered under the Criminal Code (Criminal orders)</li> </ul>				
Search warrant				
A search warrant should be issued so that law enforcement can search Respondent's property and may seize firearms or firearm parts from the Respondent BECAUSE (check all that apply):				
Respondent poses an immediate and present credible threat to the physical safety of the Petitioner.				
Respondent possesses a firearm or firearm parts that could be used to make a firearm.				
The firearm or firearm parts are in the residence, vehicle, or other property of the Respondent.				
Petitioner has made a credible report of domestic violence to local law enforcement within the last 90 days.				
If seeking an Emergency Order of Protection (Ex Parte):				
Personal injury to the Petitioner is likely to occur if Respondent were to have prior notice of the Order of Protection.				

Check if you do not want Respondent to get your children's school records or other records. These records could provide Respondent with your protected address. Check all boxes that apply to your case.  Respondent should not be allowed to access, inspect, or obtain school records, healthcare records, or any other records of the children BECAUSE (check all that apply):    Petitioner is requesting that Respondent not be allowed to have contact with the minor children.   The actual address of Petitioner is not included in this Petition due to the risk of further abuse.   It is necessary to prevent abuse or wrongful removal or concealment of the children.   16. Shelter Reimbursement (available only after actual notice to Respondent and/or a hearing with the judge) In 16, check if you want Respondent to pay the shelter. If you know, enter the amount of the cost in the blank. If you are not sure, you can estimate. Bring receipts to court if you have them.   Respondent be ordered to reimburse a shelter providing temporary housing or counseling to Petitioner	<b>15.</b>	Children's Records
records of the children BECAUSE (check all that apply):    Petitioner is requesting that Respondent not be allowed to have contact with the minor children.   The actual address of Petitioner is not included in this Petition due to the risk of further abuse.   It is necessary to prevent abuse or wrongful removal or concealment of the children.   16. Shelter Reimbursement (available only after actual notice to Respondent and/or a hearing with the judge) in 16, check if you want Respondent to pay the shelter. If you know, enter the amount of the cost in the blank. If you are not sure, you can estimate. Bring receipts to court if you have them.   Respondent be ordered to reimburse a shelter providing temporary housing or counseling to Petitioner		· · · · · · · · · · · · · · · · · · ·
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housing or counseling to Petitioner		
□ 17. Miscellaneous Remedies  Check if there are other things you want Respondent to do or to stop doing. List those things on the lines. Explain the reasons on the lines after "Because."  Respondent be ordered to:  □ because: □ because: □ 18. Telephone Services  Check if you are on Respondent's cell phone plan and you want to separate your account. Enter the provider name and telephone numbers.  A wireless telephone provider should transfer from Respondent to Petitioner the right to continue to use their own telephone numbers and be responsible for the cost of them. Petitioner, or a minor child in Petitioner's custody, uses the telephone numbers.  Name of Provider: □ Name of Account Holder: □ Respondent Phone Number: □ Respondent to Name of Provider Number: □ Respondent Phone Planta		Respondent be ordered to reimburse a shelter providing temporary
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Name of Account Holder: Respondent Phone Number:		Name of Provider:
Respondent Phone Number:		

Case Number _	
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#### **SIGN**

Attorney Signature\_

Under 735 ILCS 5/1-109, your signature means that:

- 1) everything in this document is true and correct, or I have been informed or I believe it to be true and correct, and
- 2) I understand that making a false statement on this form is perjury and has penalties provided by law.

This pleading was prepared by the attorney above and executed in accordance with Supreme Court Rule 137.

If you are filling out this form online, sign your name by typing it. If you are filling out this form by hand, sign and print your name

i, you are jiiiiig out this joint offine, sign your hu	me by typing it if you are jiiing	out time joinn by mana, sig	mana princ your manne
Your Signature /s/	Print Your Name		
Enter your complete address, telephone number, and domestic violence, you may use another address. Thos		' '	
<b>Contact Information for Notice Purposes:</b>			
Address			
Street, Apt. #	City	State	Zip Code
Phone Number			
Email (if you have one)			
Be sure to <b>check your email every day</b> so you do	not miss important information	, court dates, or documer	nts from other parties.
Attorney Information (if any):			
ttorney Name Attorney Number (if any)			

Case Number	
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#### **DEFINITION OF TERMS**

- 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. **Domestic violence** means abuse as defined in paragraph 1.
- 4. **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.
- 5. **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.
- 6. **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.
- 7. **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.
- 8. **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.
- 9. **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.
- 10. **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.
- 11. **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.

- 12. **Order of protection** means an emergency order, interim order or plenary order, granted pursuant to this Act, which includes any or all of the remedies authorized by Section 214 of this Act.
- 13. **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.
- 14. 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.
- 14.5. Stay away means for the respondent to refrain from both physical presence and nonphysical contact with the petitioner whether direct, indirect (including, but not limited to, telephone calls, mail, email, faxes, and written notes), or through third parties who may or may not know about the order of protection.
- 15. **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.