STATE OF ILI CIRCUIT CO		PETITION ORDER OF PRO		Case Number				
Instructions ▼				For Court Use Only				
Directly above, enter the name of county where you will file the case.	•	(First, middle, last name) rotected by this Order (check a	☐ Independent☐ Criminal☐ Juvenile					
Enter your name as Petitioner. Check the boxes for ALL people you want to include in the <i>Order</i> .	Petition Petition	ner's minor children with Respo	ondent:	☐ Other Civil P	Proceeding			
On the lines provided, enter the name for each person you are trying to protect. "Other household members" includes people living with you or working where you are staying.	 Depen □ High ri	ner's minor children not related to the second seco						
Enter name of the person you are seeking protection from as Respondent. The Circuit Clerk will add a Case Number.	v. Respondent	(First, middle, last name)						
NOTE:		g this form for a minor child, dependent of the control of the con						
Check 1 if you want an Order of Protection right now. Check 2 if you want a court date to come back and ask for your Order. Respondent will get notice and a copy of this Petition before the hearing if you check 2. In 1, enter the address where you want to	TYPE OF ORL 1. Emerge becaus 2. Order of BACKGROUN 1. If Resp	DER OF PROTECTION REC ency Order of Protection with e advance notice would cause of Protection, but not an em ID INFORMATION condent should not know house address for Court notices:	hout giving advanc- use more abuse. ergency order. usehold address bed	e written notice to Res				
receive Court notices. If you do not want Respondent to know where you live enter a different address where you can get mail.	<i>Email</i>	ddress, Apt #	City	State	ZIP			
By adding your email, you agree to receive court documents by email.		ndent knows household add	City	State	ZIP			

		Enter t	the C	ase Numb	er given by the Circui	t Cler	k:	
In 2, if you do not know Respondent's date of birth or Respondent's home or work address, write "do	2.	Respondent's Information Respondent's date of birth: Respondent's home address:	Stra	eet Addre	ess, Apt#	City	State	ZIP
not know."		Respondent's work information		oci Addic	.33, Apt #	Oity	State	ZII
		Employer	Stre	eet Addre	ess	City	State	ZIP
In 3, check all the boxes that describe	3.	Petitioner's Relationship to Res	pon	dent (che	eck all that apply)			
your relationship to Respondent.		Boyfriend / Girlfriend (including ex) (BG)		Spouse	(SE)		Ex-Spouse (XS)	
		Have Children with Respondent (never married to Respondent) (CC)		Sharing (CS)	or Shared Home		Child (CH)	
		Parent (PA)		Brother	or Sister (SB)		Other Family Meml	per (OF)
		Other – Petitioner not Related to Respondent (OT)		In-law (I	L)		Personal Caregiver Petitioner (PC)	to Disabled
		Petitioner with Disability (PD)		Persona Petition	al Assistant of er (PR)		Grandchild (GC)	
		Grandparent (GP)		Step-Ch	nild (SC)		Step-Brother or Ste	p-Sister (SS)
		Prospective or Adoptive Child has Family or Household Relationship with Respondent		Househ	Child has Family or old Relationship spondent		Legally Appointed Custodian of a Chil Family or Househo with Respondent	d who has a
		Step-Parent (SP)						
Answer Sections 4 and 5 the best you can. If you check 'yes' but do not know some of the	4.	Is there now, or has there ever involving Petitioner? Yes If yes, list information about the		No [er <i>Order of Prote</i>] Do not know	ction	entered against	Respondent
information asked for, then write "do not		Names of People Involved			State & County			Year
know."								
In 4 or 5 if you need more room, check the box, fill out the Additional Case		☐ I have listed additional cas	e inf	ormation	n on the <i>Additiona</i>	al Ca	se <i>Information</i> for	m.
Information form and	5.	Is there now, or has there ever	bee	n, anoth	er court case with	n Re	spondent involving	Petitioner?
file it with this <i>Petition</i> .			knov	v If yes	, list information a	abou ^r	t the cases:	
In 5 , list all other types of court cases that you		Type of Case			State & County			Year
have been involved in								
with Respondent, such as divorce, custody, child support,		☐ I have listed additional case	info	rmation	on the <i>Additional</i>	l Cas	se <i>Information</i> forn	1.
paternity, parenting time, guardianship, adoption, and abuse and neglect cases.	6.	This <i>Petition</i> may be filed in this Petitioner resides here. Respondent resides here.	s co	unty bec	ause (check all tha	at ap _i	oly):	
In 6, check all boxes that are true.		☐ The abuse happened here ☐ Petitioner fled here to avoid		use.				

			Enter the Ca	ase Number given by the Circuit Clerk:					
In 7, start with what	7	An Order of Protection is needed because Respondent did these things:							
happened most recently. Enter the date and time and describe what happened.	7.			What happened:					
Be as specific about dates and times as you can. You can include any past abuse and any criminal convictions that resulted.									
If you don't remember exact dates of things that happened long ago, just enter the month and year.									
		Date:	Time:	What happened:					
		-			-				
		Date:	Time:	What happened:					
		Date:	Time [.]	What happened:					

			Enter the Case Number given by the	Circuit Clerk:		
If you need more						
room, fill out the <i>Additional Incidents of</i>						_
Abuse form or your						
own extra pages and						
file it with this		11	Additional Institute of About Son			
Petition.		I have attached the A	Additional Incidents of Abuse for	m or my own e	xtra pages.	
	PROT	ECTIONS REQUEST	ED BY PETITIONER			
	Part A	. PERSONAL PROTE	ECTION			
In A1, check box 1 and	☐ 1.	No Abuse				
each box below for each type of abuse you		Respondent be orde	ered not to threaten or commit th	ne following act	s of abuse to	wards
want to prevent. If you		Petitioner (check all t	hat apply):			
are unsure what the		Harassment	Intimidation of a De	pendent		
words after the boxes mean, you can look at		☐ Physical Abuse	Exploitation of a High	jh Risk Adult w	ith Disabilities	3
definitions on the last			Neglect of a High Ris	sk Adult with Dis	sabilities	
page of this form.			on Interference with Pe	ersonal Liberty		
In A2, read the		_		·		
information in the box	2 .	No Contact with Pet	itioner (see box below)			
below and make sure that is what you want.		Respondent be orde	ered to (check all that apply):			
If so, check box 2 and		☐ Not have any co	mmunication with Petitioner.			
each box below that		☐ Stay away from	Petitioner at all times.			
applies.						
a		munication with Petitioner	e calls, faxes, texts, tweets, emails, post This also includes contact or commun			
I., A2 -11-:G		Ct	tain Diagra			
In A3, check if you want Respondent to	□ 3.	Stay Away from Cer		ooo plaaca whii	a Datitionar ia	thora
stay away from places		·	red not to be or stay at any of the	ese piaces will	e relilioner is	mere.
you need to go.		(check all that apply)				
Check the boxes next to each kind of place		Residence loca		City	State	Zin
you want Respondent			Street Address, Apt #	City	State	Zip
to stay away from.		Places of emplo	syment of Petitioner, located at:			
List the correct address for each place.		Mana	Often of Autologica	0:4	04-4-	7:
address for each place.		Name	Street Address	City	State	Zip
NOTE: Respondent						
will see these addresses.		Name	Street Address	City	State	Zip
		Schools, kinder	gartens, or daycare centers of F	Petitioner, locat	ed at:	
		Name	Street Address	City	State	Zip
		Name	Street Address	City	State	Zip
		Other locations:				r
		Name	Street Address	City	State	Zip
				Í		,
		Name	Street Address	City	State	Zip
				=		

In B , check B1 if you want Respondent to stay away from your home or provide alternative housing.		Res	dies side a.	s do i ence Ex	not affo of Pet clusive	titioner e Poss	r <i>(ched</i> sessio	ck only on of R	<i>a, b, <u>or</u></i> Residen	<u>r</u> c) nce	/ who ge						
In B1a , check if you want Respondent to stay away from the place you are living at		not	to b	be o	r stay a	at this		•	ocated	l at:	e resider		•	ondent		oraerea	
all times. If you did not list your actual address on page 1, write "PROTECTED ADDRESS" instead.				USE] Pe		k one): r has a	a right				ence an	d Resp			_		
Then check a reason why Respondent should not be allowed to be or stay at the place you are living.			Re	Alto espoi	harde ernate ndent l share	Hous be ord	sing dered t	to pro		differen	t place f	or Peti	tioner t	o live b	ecau	use the	
In B1b , check if you live with Respondent and you want them to provide you with a different place to live.			Re infl	espoi fluen	ndent l	be ord drugs o	dered i or alco	not to ohol.	This wo	stay at F	Petitione a threat						
In B1c , check if you want Respondent to be allowed at your place only when sober.	2.	Pos						-		a <i>ll that ap</i> n of this	o <i>ply)</i> s proper	ty:					
In B2 , check if you																	
want your things protected from Respondent. Check B2a , then list things you want to keep.			b.	. Re	spond	ent be	orde	red to	give F	Petitione	er this pro	operty:					
Check B2b if																	
Respondent has some or all of the property you listed in B2a . List the things you want back. Check all boxes below that list which apply to your case. In B2c , check if you have things that Respondent may need immediately. Then check the boxes that fit your case and list any other items.				Poet Poet Poet Poet Poet Poet Poet Poet	etitione t risk fo n Petiti he par	er, but er and or abus ioner. ties ar lent be	t not R I Resp se, or re mar e awar	Responderis not rried a	ndent, nt both praction and a dispossess	own th		rty. Sha	perty w	vould be	e har beer	rder	Г
In B2d , check if			d.	. R	espon	dent k	oe give	en the	right to	o enter	the resid	dence <u>c</u>	once to	retriev	e the	eir	
Respondent can enter the residence once to get their things.	3.		nsfe	er of	Perso	nal Pr	roperty	y	ence of	f law en	forceme	nt or a	nother	person.			
Check B3 if you checked B2b or B2c . Enter the address where					be tra		ed at:										
you want the transfer to happen.		Stree	et Ā	Addre	ess, Apt	t #	_		_	City	у		State		2	ZIP	-

Enter the Case Number given by the Circuit Clerk: _

In B3 , 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.	Property to be transferred in the presence of (check one): Law enforcement: Name of law enforcement agency to be arranged with law enforcement. Another person:
Enter the date and time you want to transfer these things.	Name Transfer Date: Time: 4. Restrictions on Property
In B4 , check if you checked B1 or B2 above. Use the blank lines to add anything you want protected.	Respondent be ordered not to take, damage, or otherwise dispose of this property:
Then, check all the boxes below the lines that apply to your case.	BECAUSE (check all that apply): Petitioner, but not Respondent, owns the property. Petitioner and Respondent both own the property. Not having the property would be harder on Petitioner.
In B5 , check to stop Respondent from using an elderly person's money or property for themselves.	 ☐ The parties are married and a divorce case ☐ has ☐ has not been filed. ☐ 5. Restriction on Resources Respondent be ordered not to use financial or other resources of an aged Petitioner for the benefit of Respondent or any other person.
In B6 , check to protect your pets from Respondent.	Possession of Animals Petitioner be awarded possession of these animals:
In B7 , check if you are on Respondent's cell phone plan and you want to separate your account. Enter the provider name and telephone numbers.	Name and description of each animal 7. Telephone Services Order a wireless telephone provider to transfer to Petitioner the right to use and be responsible for the cost of phone numbers. Petitioner, or a minor child in Petitioner's custody, uses the telephone numbers. Name of Provider: Name of Account Holder: Petitioner's Phone #:
	Petitioner's Phone #: Petitioner's Phone #:
In C, if Respondent attends the same school as Petitioner, check this box and enter the school. Then check the box that applies to your case.	PART C. SCHOOL RESTRICTIONS 1. 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 public school district or by a private or non-public school; OR
In D1, check if you want to ask for guns to be taken away and	Not to be present in these parts of Petitioner's school:
Respondent is a current intimate partner of Petitioner and represents a threat to the physical safety of Petitioner or Petitioner's	School Name high school attended by both Respondent and Petitioner for whom protection is sought. PART D. FIREARMS (available ONLY after actual notice to Respondent)
child.	 Respondent be ordered to turn over all firearms in their possession because they are a former or current intimate partner of the Petitioner and represents a threat to the

Enter the Case Number given by the Circuit Clerk: __

physical safety of Petitioner or Petitioner's child.

	Enter the Case Number given by the Circuit Clerk:	
Then check all boxes that fit your case. NOTE: A judge can only order guns to be taken away at a hearing where Respondent is present or has been given formal written notice.	In addition, Respondent (check all that apply): Has a history of violence. Has a history of possession or use of firearms. Carries a firearm on their person or in a vehicle. Make and model of vehicle: May be a threat to the safety of the public or police officer. Is now or has been suicidal.	
In E, check if you want to ask for temporary support, payment for money losses caused by abuse, or shelter reimbursement. NOTE: A judge can only order economic remedies be awarded at a hearing where Respondent is present or has been given formal written notice. In E1, check if you want Respondent to give you money to help you or children you have together. If you have it, bring proof of income to the next court date. In E2, 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 and estimates of repairs to	PART E. ECONOMIC REMEDIES (available ONLY after actual notice to Respondent) 1. Temporary Support (check all that apply) Respondent be ordered to pay support as follows: Respondent pay temporary child support Respondent pay temporary maintenance 2. Payment for Losses because of Abuse Respondent be ordered to pay Petitioner for losses caused by abuse, neglect, or exploitation, including: Medical expenses. Lost earnings. Repair or replace property damaged or taken. Moving and other travel expenses. Reasonable expenses for housing other than a domestic violence shelter. Sexpenses for search and recovery of children. Cher: Shelter Reimbursement Respondent be ordered to reimburse a shelter providing temporary housing or counselit to Petitioner. \$ 1. Temporary Support (check all that apply) Respondent be ordered to reimburse a shelter providing temporary housing or counselity.	
court if you have them. In E3, check if you are in a domestic violence shelter and you want Respondent to pay for your stay there. In F, check F1 if you want Respondent to get evaluation and treatment and all the boxes under it that apply to your case. NOTE: A judge can only order counseling at a hearing where Respondent is present or has been given	Part F. COUNSELING (available ONLY after actual notice to Respondent) 1. Respondent be ordered to participate in the following (check all that apply): Domestic violence intervention. An alcohol and substance abuse evaluation and to successfully complete all recommendations. A mental health evaluation and to successfully complete all recommendations. Other (please specify):	
in a domestic violence shelter and you want Respondent to pay for your stay there. In F, check F1 if you want Respondent to get evaluation and treatment and all the boxes under it that apply to your case. NOTE: A judge can only order counseling at a hearing where	 1. Respondent be ordered to participate in the following (check all that apply): Domestic violence intervention. An alcohol and substance abuse evaluation and to successfully complete all recommendations. A mental health evaluation and to successfully complete all recommendations. 	

Petitioner:		Fill out Part G only if you hav	e children young	ger than 18 with Re	spondent.						
In G1, enter the names of all children under age 18 that you and Respondent have	Part G	Respondent and Petitioner are b		of these minor ch		ded as a					
together.		Child's Name (first, middle, last)	Age	State of Residence		be Protected					
Check the box after		1 20 11 3			□Yes	□No					
each child if you want					Yes	□No					
to protect them from Respondent.					Yes	□No					
Check G2 and check					Yes	□No					
the box for the person who takes care of the children most of the time. If the primary caretaker of the children is someone other than you or Respondent, check the box for "Other person" and enter that person's name and address.	_ 2.	The primary caretaker of the mir Petitioner Respondent Other person: Name	nor children is (d	check one):	State	ZIP					
Ch1- C2 :f	□ 3.	Care and Possession of Children			State	ZIP					
Check G3 if you are protecting children you	ა.			nn/s/:							
and Respondent have		Petitioner requests the following (check all that apply):									
together. Check the		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									
boxes that apply to your case and fill in the		_ '	eturn the minor	children to the pr	iysicai care o	Pellioner					
information.		or other person.									
		Respondent be ordered to n									
If you do not want Respondent to know		Petitioner or from a school o	r childcare prov	vider. The name o	of school or cl	nildcare					
where the children go		provider is:		the celection shill							
to school, do not list it.		☐ I have given the name a			•						
Instead, check the last box and fill out the		Confidential Name & Lo									
Confidential Name &	∐ 4.	Temporary Significant Decision-		isibility (formerly c	ustody) (availa	ble ONLY after					
Location of the School or Childcare Provider		actual notice to Respondent) (check									
form, and file it with		Petitioner requests temporary signal	gnificant decision	on-making respor	isibility for the	e minor					
the Circuit Clerk as		children.									
"confidential."		☐ The children of the parties w		e or during the ma	irriage, or with	hin 300 days					
Check G4 , if you want significant decision-		of termination of the marriag									
making responsibility		The parties are NOT married and paternity HAS NOT been established.									
(formerly custody).		The parties are NOT married	but paternity F	HAS been establis	shed by one o	or more of the					
Check the boxes that apply to your case.		following:									
		Both parties are listed as	•								
NOTE: A judge can only order temporary		2. Both parties have signed	•	cknowledgment o	of Paternity						
significant decision-		A court or administrative	order								
making at a hearing		4. Other:									
where Respondent is present or has been											
given formal written											
notice.	<u> </u>	Parenting time with Minor Children	en (formerly visi	itation) (check a, b, <u>c</u>	<u>or</u> c)						
In G5, check box G5a,		Petitioner requests that the court	t order parentin	g time as follows:	•						
b , or c to let the court know if, how, and when		a. DENY OR RESTRI	CT for Respond	dent, because Re	spondent is li	ikely to (check a					
Respondent should		apply)									
have parenting time.											

		Enter the Case Number	r given by the Circuit Clerk:	
in G5a , check to limit parenting time. "Deny" means Respondent can have no visits at all. 'Restrict" means visits with some rules.		household members. Improperly hide or detain th	e or harass Petitioner, Petitio	•
If you checked "Deny" n G5a, skip to G6. In G5b, if you want Respondent to have parenting time, check G5b. If you know what the schedule should be, either attach t and check G5b1 or pick your parenting time schedule in G5b2. Enter when, where, and now you want	•	Every Week days Each weekend OR Ever from Friday at from Friday at	- -	toto(include a.m. or p.m.)
parenting time to nappen and fill in the planks with specific times, days, and other nformation. Include a.m. or p.m.		☐ from Saturday at☐ from Sunday at	to Saturday at to Sunday at n: Date to	
State who will be responsible for the ransportation for parenting time. Enter the name or address of the place where pickup and return will take place.		On each of these holidays: The person responsible for Pickup for parenting time to	transportation of the children	for parenting time is:
Enter the address of the blace where the parenting time will take blace.		Street Address Return from parenting time	City to take place at:	State
If you want someone to supervise parenting time, enter that person's name on the line. The		Street Address Parenting time will take place		State
Affidavit of Parenting Fime Supervisor form must be completed and signed by the supervisor.			City rvised by: Name of Superviso Affidavit of Parenting Time So ty and acknowledging accoun	upervisor form with the
in G5c , check if you do not want parenting time decided now.		Parenting time will be super available).	rvised at an official supervise	d visitation center (if
in G6 , check if you are afraid Respondent will nide your children or ake them out of state.	dec	Petitioner immediately at the SERVE parenting time until a cisions on parenting time at this to the liment or Removal of Children	a later hearing (this means the time).	Court will not make ANY
	_	t be ordered not to hide the o		Illinois.
	i toopondon			

	Enter the Case Number given by the Circuit Clerk:
In G7, check if Respondent has your children and you want them to be with you.	 ☐ 7. Appear with Children (check all that apply) Respondent be ordered to appear in court with the children ☐ To prevent abuse, neglect, removal or concealment of the children. ☐ To return the children to Petitioner. ☐ To permit a court-ordered interview or examination of the children or Respondent.
In G8, 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.	 8. Children's Records Respondent 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.
Check 1 if there are	MISCELLANEOUS REMEDIES
other things you want Respondent to do or to stop doing. List those things on the lines.	1. Respondent be ordered to:
Explain the reasons on	
the lines after	
"Because."	
	BECAUSE:
	BEOAGGE.
Under the Code of Civil Procedure, 735 ILCS 5/1-109, making a statement on this form that you know to be false is perjury, a Class 3 Felony.	I certify that everything in the <i>Petition for Order of Protection</i> is true and correct. I understand that making a false statement on this form is perjury and has penalties provided by law under 735 ILCS 5/1-109.
After you finish this form, sign and print your name as Petitioner.	/s/ Petitioner Signature
If you are completing this form on a computer, sign your name by typing it. If you are completing it by hand, sign and print your name.	Petitioner Name
If prepared by	Prepared by:
someone other than Petitioner, that person	Street Address:
should enter their	City, State, ZIP:
name, address, and phone.	Phone Number:

DEFINITION OF TERMS USED IN THIS PETITION

These definitions are incorporated in and made a part of the *Petition* to which they are attached.

- Abuse: "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**: "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**: "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:** "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 two 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:** "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 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; or
 - b repeatedly telephoning Petitioner's place of employment, home or residence; or
 - c repeatedly following Petitioner about in a public place or places; or
 - 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; or
 - 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:** "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:** "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:** "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:** "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; or
 - b the repeated, careless imposition of unreasonable confinement; or
 - c the failure to provide food, shelter, clothing, and personal hygiene to a high-risk adult with disabilities who requires such assistance; or
 - 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 this definition 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:** "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:** "Physical abuse" includes sexual abuse and means any of the following:
 - a knowing or reckless use of physical force, confinement or restraint; or
 - b knowing, repeated and unnecessary sleep deprivation; or
 - c knowing or reckless conduct which creates an immediate risk of physical harm.
- 13. **Stalking:** "Stalking" means knowingly and without lawful justification, on at least two (2) separate occasions, following another person or placing the person under surveillance or any combination thereof and:
 - a at any time transmitting a threat of immediate or future bodily harm, sexual assault, confinement or restraint and the threat is directed towards that person or a family member of that person; or
 - b placing that person in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement or restraint; or
 - c placing that person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or restraint.
- 4. **Willful Deprivation:** "Willful deprivation" means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, 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 forego such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.