

Maccox 4			
Judge or Division:	Case Number:]	
	Court ORI Number:		
Petitioner:	MSHP Number:		
	Responsible Law Enforcement ORI:		
VS.	Related Cases:	(Date File Stamp)	
Respondent:	Respondent's Home Address:		
Alias/Nicknames:	Home Phone Number:		
Respondent's DOB:	Respondent's Work Address:		
SSN (if known, last four digits):			
· · · · · · · · · · · · · · · · · · ·	Work Phone Number:		
Race: Sex: F M	Work Hours:		
	Other Locations Where Respondent May Be Served:		
	Petitioner's Relationship to Respondent pursuant to 18	U.S.C. §§ 921(a)(32)	
	and 922(g)(8) determination:		
	□ Spouse □ Child(ren) in common □ Former spouse □ Intimate residing/resided toget	othor	
	Are/were in a continuing social relationship of a rom		
	· · ·		
	 Related by blood. Define relationship: Related by marriage. Define relationship: 		
	Residing/resided together; no intimacy		
	Stalking/Sexual Assault. Define relationship:		
Motion for Renewal	of Full Order of Protection - Adult		
Petitioner requests that the court renew the Full C	order of Protection that was issued against Respond	dent on	
	es on (date) for the re		
The expiration of the full order will place me in	n immediate and present danger of domestic violen	ce stalking or	
sexual assault.	r infinediate and present danger of domestic violent	cc, stalking, or	
The circumstances forming the basis for the ir	nitial order continue to exist		
-	stalking, sexual assault, or abuse of a pet have occ	surred since the date	
the petition was filed:	staiking, sexual assault, of abuse of a per have occ		
Other reasons:		• • • • • • • • • • • • • • • • • • • •	
		······································	
Pursuant to section 455.040, RSMo, Petitioner requests that the court renew the full order of protection. A finding by the court of a subsequent act of domestic violence, stalking, or sexual assault is not required for a renewal order of protection.			
I swear/affirm under penalty of perjury that these f	facts are true according to my best knowledge and	belief.	
NOTICE: Section 455.030.3, RSMo, provides that a	petitioner seeking protection under the Domestic Violence esidence on this motion. Do not provide this informatic	ce Act is not required	

		_
Date		_
Petitioner's Sig	gnature	Attorney's Name, Missouri Bar No., if Applicable
Address (Opt	tional)	Address
City, State ar	าd Zip	City, State and Zip
Telephor		Telephone



IN THE ______ JUDICIAL CIRCUIT, ______ COUNTY, MISSOURI

		0 N			
Judge or Division:		Case Nu			
Petitioner:			RI Number:		
Peulioner.		MSHP N		ement ODI:	
			sible Law Enforce		
	VS.	Related	-		(Date File Stamp)
Respondent:		Respond	lent's Home Add	Iress:	
Alias/Nicknames:		Home P	hone Number:		
Respondent's DOB:		Respond	lent's Work Add	ress:	
SSN (if known, last four digits):					
Race:	Sex: 🗌 F 🔲 M		one Number:		
		Work Ho			
			er's Relationship (g)(8) determinat	to Respondent pursuant to 18 L	J.S.C. §§ 921(a)(32)
				Child(ren) in common	
				Intimate residing/resided toget	her
				ing social relationship of a roma	
				fine relationship:	
				Define relationship:	
			• •	ether; no intimacy	
			• •	ult. Define relationship:	
	Affidavit of C		0		
Motion		-		er of Protection - Adult	
A Judgment of the Full Order	r of Protection - Adult was	entered in		(County/Cit	y of St. Louis), MO,
best interests of the parties.	Below are the specific fact	s, includin	g dates and time	en) and the modification is nece s, that	dent believes forms
I request that the court find g (check the box that applies) Installments of maintenar Custody. Visitation. Other (specify):			Conditions regard	ding communication. ding contact.	
The specific modification that	t I am requesting is:				<u> </u>
,	1 3				
I swear /affirm under penalty	of perjury that these facts	are true a	ccording to my b	pest knowledge and belief.	
[Date			Your Signature	
NOTICE : Section 455.030.3 petitioner seeking protection		nce Act		Your Street Address	
is not required to reveal any residence on this affidavit an	current address or place o	f	City	State	Zip
information if doing so will			······	Your Telephone Number	······································
In witness thereof:					
Date				Clerk Witnessing Signature	· · · · · · · · · · · · · · · · · · ·
Date	Cubooribod and sure in t	a hofere :-			(data)
	Subscribed and sworn t	o petore r	ne on		(date).
(Seal)	My commission expires	:	Data		
		Ino at	Date	Notary Pul	DIIC
This affidavit must be complet			or Completing t clerk or notary b	pefore filing it with the court.	



Judge or Division:		Case Number:		
		Court ORI Number:		
Petitioner:		MSHP Number:]	
		Responsible Law Enforcement ORI:		
	vs.	Related Cases:	(Date File Stamp)	
Respondent:		Respondent's Home Address:		
Alias/Nicknames:		Home Phone Number:		
Respondent's DOB:		Respondent's Work Address:		
Age:				
SSN (if known, last four digits):		Work Phone Number:		
Race:	Sex: 🗌 F 🗌 M	Work Hours:		
Hair Color:	Height:	Other Locations Where Respondent May Be Served:		
Eye Color:	Weight:			
(Identifying Information for use by La	,	Petitioner's Relationship to Respondent pursuant to 18 U.S.	.C. §§ 921(a)(32)	
Visible Identifying Marks (e.g. ta		and 922(g)(8) determination:		
braces, mustache, beard, pierce	d ear, glasses):	Spouse Child(ren) in common Former spouse Intimate residing/resided together		
		Are/were in a continuing social relationship of a romantic		
		Related by blood. Define relationship:	<u>.</u>	
		Related by marriage. Define relationship:		
		Stalking/Sexual Assault. Define relationship:		

Order to Modify Judgment of the Full Order of Protection - Adult

A Judgment of the Full Order of Protection of St. Louis), MO, on	- Adult was entered in (date) and is effective until	(County/City (date).		
The court finds that a change has occurred the modification is necessary to serve the		ondent, or child(ren) and		
The court orders the following be modified Respondent as follows:	in the full order of protection that was prev	viously entered against		
Installments of maintenance or support	:			
Custody:				
Conditions regarding communication:				
Conditions regarding contact:				
Other (specify):				
The court shall issue a new full order of pro	otection with these modifications.			
SO ORDERED:				
Date	Judge			



IN THE ______ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Ex Parte Order of Protection – Child
Use this form when one child is involved with this case. Use CP12 for two to five children and CP11 for six to ten children.

Judge or Division:	Case Number:				
-	Court ORI Number:				
Petitioner:	MSHP Number:				
Protected Child:	Responsible Law Enforcement ORI: (Date File Stamp)				
Age of Protected Child:	Drate stad Child's Delationship to Deependent surgement to 1011 C.C. SS				
Sex: F M Race: vs.	921(a)(32) and $922(g)(8)$ determination:				
Respondent:	Child Step-Child or Former Step-Child				
	Parent is Unmarried, Intimate Residing/Resided with Respondent				
Alias/Nicknames:	☐ Other (specify):				
Respondent's DOB: Age:	Respondent's Home Address:				
SSN (if known, last four digits):					
Race: Sex: F M	Llama Dhana Numhan				
Hair Color: Height:	Home Phone Number:				
Eye Color: Weight:	Respondent's Work Address:				
(Identifying Information for use by Law Enforcement)					
Visible Identifying Marks (e.g., tattoos, birthmarks, braces,	Work Phone Number:				
mustache, beard, pierced ear, glasses):	Work Hours:				
	Other Locations Where Respondent May Be Served:				
The State of Missouri to Respondent:					
Petitioner has filed a verified petition (copy attached) requesting a Full Order of Protection - Child against you. Pursuant to chapter 455, RSMo, the court finds that there is an immediate and present danger of domestic violence, including danger to the child(ren)'s pet(s), stalking, or sexual assault by you to the child(ren) listed above, or there is other good cause to issue an Ex Parte Order of Protection and that no prior order regarding custody is pending or has been made involving these children.					
🗌 In determining that Deependent is evoluted	from the fourily house the court further finder				
c .	from the family home, the court further finds:				
	est interest of the child(ren) remaining in the home;				
	e present a substantial risk to the child(ren) unless Respondent				
is excluded from the family home; and					
	nber is able to care adequately for the child(ren) in the absence				
of Respondent.					
Therefore, the court orders that you,	, Respondent, not:				
Commit or threaten to commit domestic viol the protected child(ren). [01]	ence, stalking, sexual assault, molesting, or disturbing the peace of				
Abuse or threaten to abuse the protected ch	nild(ren)'s pet(s).				
Communicate with the protected child(ren) i	in any manner or through any medium, except as specifically				
	authorized by this Order. (See "Special Conditions") [05]				
Enter the family home, place of employment or school of the protected child(ren), located at					
authorized by this Order. (See "Special Con	, except as specifically				
authorized by this Order. (See "Special Con	ditions") [04]				
Be within (distance)	ditions") [04] of the protected child(ren).				
	ditions") [04] of the protected child(ren).				
Be within (distance)	ditions") [04] of the protected child(ren).				
Be within (distance)	, except as specifically aditions") [04] of the protected child(ren).				
 Be within (distance) Other: 	, except as specifically aditions") [04] of the protected child(ren). [08]				
Be within (distance) Other: It is further ordered that	, except as specifically iditions") [04] of the protected child(ren). [08] shall be appointed				
Be within (distance)	, except as specifically iditions") [04] of the protected child(ren). [08] shall be appointed				

<u>Child's Name</u>	<u>Age</u>	Person Awarded Custody [Respondent - 06], [Petitioner - 09]
The possession of the following pet(s) is awa	rded, until furthe	er order of the court, as follows:
Special Conditions:		
much as \$10,000. If so ordered by the cour		in jail for as long as four years and/or by a fine of as is forbidden to enter or stay at the protected child's
much as \$10,000. If so ordered by the cour residence.	rt, Respondent	
much as \$10,000. If so ordered by the cour residence. The hearing of this cause shall be in Division	rt, Respondent	is forbidden to enter or stay at the protected child's
much as \$10,000. If so ordered by the cour residence. The hearing of this cause shall be in Division	rt, Respondent	is forbidden to enter or stay at the protected child's Circuit Court of (County/Ci
much as \$10,000. If so ordered by the cour residence. The hearing of this cause shall be in Division of St. Louis), in	rt, Respondent	is forbidden to enter or stay at the protected child's Circuit Court of (County/Ci

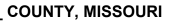
Notice to Respondent

You are notified that any full order of protection granted under sections 455.500 to 455.538, RSMo, shall be to protect the victim from domestic violence, including danger to the child's pet(s), stalking, and sexual assault. If the court finds in favor of Petitioner, whether you appear or not, the court may grant such forms of relief necessary to ensure the child victim's safety, including but not limited to:

- 1. Temporarily enjoining you from committing domestic violence or sexual assault, threatening to commit domestic violence or sexual assault, stalking, molesting, or disturbing the peace of the protected child(ren), including abusing or threatening to abuse a pet;
- 2. Temporarily enjoining you from entering the family home of the protected child(ren), except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected child(ren) in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor child(ren);
- 5. Award visitation;
- 6. Award child support;
- 7. Award maintenance to Petitioner;
- 8. Order you to pay or to continue to pay rent or mortgage payments on a residence occupied by the protected child(ren) if you have a duty to support the protected child(ren) or other dependent household members;
- 9. Order you to participate in a court-approved counseling program designed to help stop violent behavior or to treat substance abuse;
- 10. Order you to pay the costs of your treatment and the treatment of the protected child(ren);
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected child(ren) by a shelter for victims of domestic violence;
- 12. Order a wireless service provider to transfer the billing responsibility for and rights to the wireless telephone number or numbers of any minor children in Petitioner's care to Petitioner, if Petitioner is not the wireless service accountholder.
- 13. Award possession and care of any pet, along with any moneys necessary to cover medical costs that may have resulted from abuse of the pet;
- 14. Order you to make an assignment of wages of earnings or other income;
- 15. Order you to pay court costs;
- 16. Order you to pay Petitioner's attorney fees, including sums for legal services.

A Full Order of Protection could last up to three years.

Sheriff's or Server's Return				
	Serving Officer: Service mus		-	
I certify that I served t	this Order and a copy of the Pe (County/City of St	tition at		_(address)
	(County/City of St	Louis), MO, on	(date) at	_ (time), by:
(Check one)	· of the order and the netition t	_		(,,,,,,,,,)
	y of the order and the petition to f the order and the petition at th	o ne dwelling house or usual pla	ce of abode of	(name).
	(name) with			ears of age
residing therein.				
other (describe)				
	der the age of 17 and not eman iired to appear and bring Respo		uardian, or court appointed	GAL was
Complete any known ide	entifying information regarding Res	spondent that has not been alread	dy provided:	
Age: D.	O.B.: S.S.N. (las	t four digits): Race:		Sex:
Height: Weight	: Hair Color:	Eye Color:	License Plate No.:	
Identifying Marks:				
Printed Nam	e of Sheriff or Server	Sheriff or Server	Agency	ORI
	Must be sworn before a no	otary public if not served by	• •	
		fore me on this		(date).
(Seel)				()
(Seal)	My commission expires:	Date	Notary Public	· · · · · · · · · · · ·
			·	
Missouri and federal law pro	vide that the costs and fees for service o		ction 455.027, RSMo, & 34 U.S.C. §	10450)
1	Complete	for Out of State Service		
I certify that:	ad ta aanva process in civil acti	one within the state or territory	where the choice order or	d notition
were served.	ed to serve process in civil acti	ons within the state of territory		
	e is	of	County	(state)
Served in	County, _	(state) on	(date) at	(time)
	Sworn To before me on this			(anto):
	the clerk of the court of w			
	the judge of the court of			
	authorized to administer	oaths in the state in which the	affiant served the above of	order
	and petition. (use for out-	,		
	authorized to administer	oaths. (use for court-appointed	d server)	
(Seal)				
(000.)				
		Signature and T	itle	· · · · · · · · · · · · · · · · · · ·
Missouri and federal law pro	vide that the costs and fees for service o	-		10450)
Missouri and federal law pro		-	ction 455.027, RSMo, & 34 U.S.C. §	10450)
A copy of the order ar	Directions to Of nd the petition must be served on e	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse	ction 455.027, RSMo, & 34 U.S.C. § i ce s to receive the copy of the o	rder and the
A copy of the order ar petition when offered to	Directions to Of nd the petition must be served on e him/her, the return shall be prepar	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse	ction 455.027, RSMo, & 34 U.S.C. § i ce s to receive the copy of the o	rder and the
A copy of the order ar petition when offered to refusal to receive the sa	Directions to Of nd the petition must be served on e him/her, the return shall be prepar ame.	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse red to show the offer of the officer	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p	rder and the person's
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made	Directions to Of nd the petition must be served on e him/her, the return shall be prepar	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse red to show the offer of the officer ual, including an incompetent pers	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin	rder and the person's nted
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse red to show the offer of the officer nal, including an incompetent person personally to the individual or by f abode with some person at least	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a t 18 years of age residing the	rder and the berson's nted nd the rein, or by
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the	Directions to Of nd the petition must be served on a him/her, the return shall be prepara me. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse red to show the offer of the officer nal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a t 18 years of age residing the uired by law to receive servic	rder and the berson's nted nd the rein, or by e of process;
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the (2) On Guardian. On an	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent incompetent person who has a lea	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse red to show the offer of the officer nal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a t 18 years of age residing the uired by law to receive servic	rder and the berson's nted nd the rein, or by e of process;
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the (2) On Guardian. On an to the guardian persona	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent incompetent person who has a lea	f protection orders are not required. (Se ficer Making Return on Serv each person. If any person refuse red to show the offer of the officer hal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req gally appointed guardian, by deliv	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a t 18 years of age residing the uired by law to receive servic ering a copy of the order and	rder and the berson's nted nd the rein, or by e of process; the petition
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the (2) On Guardian. On an to the guardian persona Service may be made such service is made.	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent incompetent person who has a lease ally. by an officer or deputy authorized	f protection orders are not required. (Se ficer Making Return on Serve each person. If any person refuse red to show the offer of the officer hal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req gally appointed guardian, by delive d by law to serve process in civil a	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a t 18 years of age residing the uired by law to receive servic ering a copy of the order and actions within the state or terri	rder and the berson's nted ind the rein, or by e of process; the petition tory where
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the (2) On Guardian. On an to the guardian persona Service may be made such service is made. Service may be made	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent incompetent person who has a lease and the petition to an agent	f protection orders are not required. (Se ficer Making Return on Serve each person. If any person refuse red to show the offer of the officer hal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req gally appointed guardian, by delive d by law to serve process in civil a	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a t 18 years of age residing the uired by law to receive servic ering a copy of the order and actions within the state or terri	rder and the berson's nted ind the rein, or by e of process; the petition tory where
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the (2) On Guardian. On an to the guardian persona Service may be made such service is made. Service may be made "state."	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent incompetent person who has a lease lily. by an officer or deputy authorized a in any state or territory in the Unit	f protection orders are not required. (Se ficer Making Return on Serve each person. If any person refuse red to show the offer of the officer hal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req gally appointed guardian, by delive d by law to serve process in civil a ted States. If served in a territory,	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a a 18 years of age residing the uired by law to receive servic ering a copy of the order and actions within the state or terri substitute the word "territory"	rder and the berson's nted ind the rein, or by e of process; the petition tory where for the word
A copy of the order ar petition when offered to refusal to receive the sa Service shall be made guardian, by delivering a petition at the individual delivering a copy of the (2) On Guardian. On an to the guardian persona Service may be made such service is made. Service may be made such service outside of M court of which the perso	Directions to Of and the petition must be served on a him/her, the return shall be prepara ame. e: (1) On Individual. On an individu a copy of the order and the petition 's dwelling house or usual place of order and the petition to an agent incompetent person who has a lease ally. by an officer or deputy authorized	f protection orders are not required. (Se ficer Making Return on Serve each person. If any person refuse red to show the offer of the officer hal, including an incompetent person personally to the individual or by f abode with some person at least authorized by appointment or req gally appointed guardian, by delive d by law to serve process in civil a ted States. If served in a territory, vice must swear an affidavit before norized to administer oaths. This a	ction 455.027, RSMo, & 34 U.S.C. § ice s to receive the copy of the o to deliver the order and the p on not having a legally appoin leaving a copy of the order a a 18 years of age residing the uired by law to receive servic ering a copy of the order and actions within the state or terri substitute the word "territory" e the clerk, deputy clerk, or ju affidavit must state the time, p	rder and the berson's nted ind the rein, or by e of process; the petition tory where for the word dge of the place, and



Moccest

IN THE ______ JUDICIAL CIRCUIT, _____

Ex Parte Order of Protection – Child

Use this form when six to ten children are involved with this case. Use CP10 for one child and CP12 for two to five children.

Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
Protected Child 1:	Related Cases:	(Date File Stamp)
Age of Protected Child:	Protected Child's Relationship to Respondent p	
Sex: F M Race:	\$ 921(a)(32) and 922(g)(8) determination:	
Protected Child 2:		d 1).
Age of Protected Child:	Protected Child's Relationship to Respondent (Chil	
Sex: F M Race:	Parent is Unmarried, Intimate Residing/Resided	
Protected Child 3:	Other (specify)	with Respondent
Age of Protected Child:		-1.0).
Sex: F M Race:	Protected Child's Relationship to Respondent (Chil	
Protected Child 4:	Child Step-Child or Former Ste Parent is Unmarried, Intimate Residing/Resided	
Age of Protected Child:	Other (specify)	with Respondent
Sex: F M Race:		
Protected Child 5:	Protected Child's Relationship to Respondent (Chil	
	Child Step-Child or Former Ste	
Age of Protected Child: Sex: F M Race:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Sex: I F M Race: Protected Child 6:	Other (specify)	
	Protected Child's Relationship to Respondent (Chil	
Age of Protected Child:	Child Step-Child or Former Ste	
Sex: F M Race:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Protected Child 7:	Other (specify)	
Age of Protected Child:	Protected Child's Relationship to Respondent (Chil	
Sex: F M Race:	Child Step-Child or Former Ste	
Protected Child 8:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Age of Protected Child:	Other (specify)	
Sex: F M Race:	Protected Child's Relationship to Respondent (Chil	
Protected Child 9:	Child Step-Child or Former Ste	
Age of Protected Child:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Sex: F M Race:	Other (specify)	
Protected Child 10:	Protected Child's Relationship to Respondent (Chil	
Age of Protected Child:	Child Step-Child or Former Ste	
Sex: 🗌 F 🔲 M Race:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
	Other (specify)	
	Protected Child's Relationship to Respondent (Chil	d 8):
VS.	Child Step-Child or Former Ste	p-Child
Respondent:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
	Other (specify)	
Alias/Nicknames:	Protected Child's Relationship to Respondent (Chil	
Respondent's DOB: Age:	Child Step-Child or Former Ste	
SSN (if known, last four digits):	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Race: Sex: F M	Other (specify)	
Hair Color: Height:	Protected Child's Relationship to Respondent (Chil	d 10):
Eye Color: Weight:	Child Step-Child or Former Ste	
(Identifying Information for use by Law Enforcement)	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Visible Identifying Marks (e.g., tattoos, birthmarks, braces,	Other (specify)	
mustache, beard, pierced ear, glasses):	Respondent's Home Address:	
	Home Phone Number:	
	Pospondont's Work Address:	
	Respondent's Work Address:	
	Work Phone Number:	
	Work Hours:	
	Other Locations Where Respondent May Be Serve	d:

The State of Missouri to Respondent:	
Pursuant to chapter 455, RSMo, the court f including danger to the child(ren)'s pet(s), s	attached) requesting a Full Order of Protection - Child against you. inds that there is an immediate and present danger of domestic violence, stalking, or sexual assault by you to the child(ren) listed above, or there is er of Protection and that no prior order regarding custody is pending or ha
In determining that Respondent is ex-	cluded from the family home, the court further finds:
- · ·	in the best interest of the child(ren) remaining in the home;
 The verified allegations of domestic 	violence present a substantial risk to the child(ren) unless Respondent is
excluded from the family home; and	
 A remaining adult family or nousen Respondent. 	old member is able to care adequately for the child(ren) in the absence of
•	
	, Respondent, not:
the protected child(ren). [01]	estic violence, stalking, sexual assault, molesting, or disturbing the peace
Abuse or threaten to abuse the protection	ected child(ren)'s pet(s).
	ld(ren) in any manner or through any medium, except as specifically
authorized by this Order. (See "Spe	cial Conditions") [05]
Enter the family home, place of emp	ployment or school of the protected child(ren), located at
authorized by this Order. (See "Spe	, except as specifically
Be within (dis	
	10
	[0
It is further ordered that	shall be appointed
Guardian Ad Litem Court Appointed	
	A Special Advocate for the child(ren). e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
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It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows:
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows: Age Person Awarded Custody [Respondent - 06], [Petitioner - 09]
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows: Age Person Awarded Custody [Respondent - 06], [Petitioner - 09]
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows: Age Person Awarded Custody [Respondent - 06], [Petitioner - 09]
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows: Age Person Awarded Custody [Respondent - 06], [Petitioner - 09]
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows: Age Person Awarded Custody [Respondent - 06], [Petitioner - 09]
It is further ordered that: Custody shall be Child's Name	e awarded, until further order of the court, as follows: Age Person Awarded Custody [Respondent - 06], [Petitioner - 09]

Violation of this Order may be punished by confinement in jail for as long as four years and/o much as \$10,000. If so ordered by the court, Respondent is forbidden to enter or stay at the p residence.	
The hearing of this cause shall be in Division of the Circuit Court of	(County/City
of St. Louis), in (time) on, MO, at (time) on	(date).
SO ORDERED:	
Date Judge/Commissioner	
If you have a disability requiring special assistance for your court appearance, please contac least 48 hours in advance of the scheduled hearing date and time.	t the court at
Notice to Respondent	
 You are notified that any full order of protection granted under sections 455.500 to 455.538 be to protect the victim from domestic violence, including danger to the child's pet(s), stalki sexual assault. If the court finds in favor of Petitioner, whether you appear or not, the court such forms of relief necessary to ensure the child victim's safety, including but not limited to domestic violence or sexual assault, stalking, molesting, or disturbing the peace of the child(ren), including abusing or threatening to abuse a pet; Temporarily enjoining you from communicating with the protected child(ren), except as specifically authorized by the court; Temporarily enjoining you from communicating with the protected child(ren) in any mar any medium, except as specifically authorized by the court; Award visitation; Award child support; Award amintenance to Petitioner; Order you to pay or to continue to pay rent or mortgage payments on a residence occu protected child(ren) if you have a duty to support the protected child(ren) or other dependent substance abuse; Order you to pay the costs of your treatment and the treatment of the protected child(ren) for you to pay a reasonable fee for housing and other services provided to the protect a shelter for victims of domestic violence; Order a wireless service provider to transfer the billing responsibility for and rights to th telephone number or numbers of any minor children in Petitioner's care to Petitioner, if the wireless service accountholder. Award possession and care of any pet, along with any moneys necessary to cover med may have resulted from abuse of the pet; Order you to pay Petitioner's attorney fees, including sums for legal services. 	ng, and may grant o: ening to commit protected cept as ner or through pied by the ndent household violent behavior en); cted child(ren) by e wireless Petitioner is not
A Full Order of Protection could last up to three years.	

Noto	to Soming Offic		or Server's Ret		data of the bearing	
					date of the hearing	
in		County/City of St. I	_ouis), MO, on		(date) at	(time),
by:	\	, , , , , , , , , , , , , , , , , , ,	,, , ,		()	
(Check one)	• • • •					<i>.</i>
delivering a co	py of the order a	nd the petition to	duvelling beinge en		of abada of	(name).
	or the order and	(name) with	dwelling house or	(name)	, a person at least 18	vears of age
residing there	 in.			(name),		years of age
other (describ						
			pated. A custodial dent before the co		lian, or court appointe	ed GAL was
Complete any know					already provided:	
Age:	D.O.B.:	S.S.N. (last f	our digits):	Race:		_ Sex:
Height: Weig	ght: Hair C	olor:	Eye Color:		License Plate No.:	
Identifying Marks:						
Printed Na	ame of Sheriff or Se	erver	Sheriff or Serv	/er	Agency	ORI
	Must be sw	orn before a not	ary public if not s	erved by an	authorized officer.	
	Subscribed	and sworn to befo	re me on this			(date).
(Seal)	My commise	sion expires:				
. ,	-	•	Date		Notary Public	
Missouri and federal law	provide that the costs a	and fees for service of p	rotection orders are not r	equired. (Section	455.027, RSMo, & 34 U.S.C.	§ 10450)
		Complete for	or Out of State S	ervice		
I certify that:						
1) I am autho were serve		cess in civil actior	is within the state o	or territory wh	ere the above order a	and petition
2) My official	title is		of		County,	(state).
Served in		County,	(state), on		(date) at	(time).
).	
I am: (check one	· =		ich affiant is an offi			
			nich affiant is an of		ant conved the chave	ordor
		ion. (use for out-of		which the all	ant served the above	order
			aths. (use for court	-appointed se	erver)	
				appointed et		
(Seal)						
Missouri and federal law	provide that the costs :	and fees for service of n	•	ature and Title	455.027, RSMo, & 34 U.S.C.	8 10450)
inissouri and reactar law			cer Making Return			3 10400)
	r and the petition m	ust be served on ea	ch person. If any per	son refuses to	receive the copy of the	
		irn shall be prepared	d to show the offer of	the officer to o	deliver the order and the	e person's
refusal to receive the Service shall be made		ual. On an individual	including an incomr	etent nerson r	not having a legally app	ointed
					ving a copy of the order	
					years of age residing th	
					d by law to receive serv	
to the guardian perso		rson who has a lega	lly appointed guardia	in, by deliverin	g a copy of the order ar	ia ine pelilion
		deputy authorized b	y law to serve proce	ss in civil actio	ns within the state or te	rritory where
such service is made						-
Service may be ma "state."	ide in any state or t	erritory in the United	states. If served in	a territory, sub	stitute the word "territor	y" for the word
	f Missouri. the office	er making the servic	e must swear an affic	davit before the	e clerk, deputy clerk, or	iudae of the
					avit must state the time,	
manner of service, th	e official character				s in civil actions within t	
territory where servic	e is made.					



IN THE ______ JUDICIAL CIRCUIT, ___

Ex Parte Order of Protection - Child

Use this form when two to five children are involved with this case. Use CP10 for one child and CP11 for six to ten children.

Judge or Division:		Case Number:	
		Court ORI Number:	
Petitioner:		MSHP Number:	
		Responsible Law Enforcement ORI:	
		Related Cases:	(Date File Stamp)
Protected Child 1:		Protected Child's Relationship to Respondent p	ursuant to 18 U.S.C.
Age of Protected Child:		§§ 921(a)(32) and 922(g)(8) determination:	
Sex: F M Race: Protected Child 2:		Protected Child's Relationship to Respondent (Child	
Age of Protected Child:		Child Step-Child or Former Step Parent is Unmarried, Intimate Residing/Resided	
Sex: F M Race:		Other (specify)	with Respondent
Protected Child 3:		Protected Child's Relationship to Respondent (Child	d 0).
Age of Protected Child:		Child Step-Child or Former Step	
Sex: Sex: Sex: Sex: Sex: Sex: Sex: Sex:		Parent is Unmarried, Intimate Residing/Resided	
Protected Child 4:		Other (specify)	
Age of Protected Child:		Protected Child's Relationship to Respondent (Child	d 3):
Sex: 🗌 F 🗌 M Race:		Child Step-Child or Former Ste	p-Ćhild
Protected Child 5:		Parent is Unmarried, Intimate Residing/Resided	with Respondent
Age of Protected Child:		Other (specify)	
Sex: 🗌 F 🗌 M Race:		Protected Child's Relationship to Respondent (Child	d 4):
	VS.	Child Step-Child or Former Step	p-Child
Respondent:		Parent is Unmarried, Intimate Residing/Resided	with Respondent
		Other (specify)	
Alias/Nicknames:		Protected Child's Relationship to Respondent (Child	d 5): n-Child
Respondent's DOB:		Parent is Unmarried, Intimate Residing/Resided	with Respondent
Age:		Other (specify)	
SSN (if known, last four digits):		Respondent's Home Address:	
Race:	Sex: 🗌 F 🗌 M		
Hair Color:	Height:	Llama Dhana Numhan	
Eye Color:	Weight:	Home Phone Number:	
(Identifying Information for use by Law Enforce	ment)	Respondent's Work Address:	
	,		
Visible Identifying Marks (e.g., tattoos, bir mustache, beard, pierced ear, glasses):	inmarks, braces,	Work Phone Number:	
musiacito, beard, pierced ear, glasses).		Work Hours:	
		Other Locations Where Respondent May Be Serve	d:

The State of Missouri to Respondent:

Petitioner has filed a verified petition (copy attached) requesting a Full Order of Protection - Child against you. Pursuant to chapter 455, RSMo, the court finds that there is an immediate and present danger of domestic violence, including danger to the child(ren)'s pet(s), stalking, or sexual assault by you to the child(ren) listed above, or there is other good cause to issue an Ex Parte Order of Protection and that no prior order regarding custody is pending or has been made involving these children.

In determining that Respondent is excluded from the family home, the court further finds:

- An Ex Parte Order of Protection is in the best interest of the child(ren) remaining in the home;
- The verified allegations of domestic violence present a substantial risk to the child(ren) unless Respondent is excluded from the family home; and
- A remaining adult family or household member is able to care adequately for the child(ren) in the absence of Respondent.

Therefore, the court orders that you,			,	Respondent, not:			
Commit or threaten to commit domes		alking, sexual as	sault, molesting, or d	isturbing the			
peace of the protected child(ren). [01	-	s not(s)					
Communicate with the protected child(ren) in any manner or through any medium, except as specifically							
authorized by this Order. (See "Spec							
Enter the family home, place of employed	oyment or scho						
authorized by this Order. (See "Spec	ial Conditions") [04]	, exc	ept as specifically			
Be within (dis			ı).				
Other:				·····			
			· · · · · · · · · · · · · · · · · · ·	. [08]			
the first second second the t							
It is further ordered that				snall be appointed			
			en).				
It is further ordered that: Custody shall be	awarded, until	further order of	the court, as follows:				
Child's Name	Age	Person Awardeo	<u>d Custody</u> [Respondent	- 06]. [Petitioner - 09]			
	<u></u>	<u> </u>	<u> </u>	··], [. · · · · · · · · · · ·]			
The possession of the following pet(s) is awa	ordod uptil fur	ther order of the	aurt as fallows				
The possession of the following pet(s) is awa			court, as follows.				
••••••	· · · · · · · · · · · · · · · · · · ·						
				· · · · · · · · · · · · · · · · · · ·			
Special Conditions:							
				·			
Violation of this Order may be punished b							
much as \$10,000. If so ordered by the cou residence.	irt, Responde	nt is forbladen i	to enter or stay at tr	le protected child's			
The hearing of this cause shall be in Divisior	n of the	e Circuit Court of		(County/City			
of St. Louis), in	, MC), at	(time) on	(date).			
SO ORDERED:							
Date		<u> </u>	Judge/Commissioner				
			-				
If you have a disability requiring special a			earance, please con	tact the court at			
least 48 hours in advance of the schedule	eu nearing dat	e anu ume.					
Visit www.courts.mo.gov for n	noro inforn	nation rogar	ding orders of	protoctions			

Notice to Respondent

You are notified that any full order of protection granted under sections 455.500 to 455.538, RSMo, shall be to protect the victim from domestic violence, including danger to the child's pet(s), stalking, and sexual assault. If the court finds in favor of Petitioner, whether you appear or not, the court may grant such forms of relief necessary to ensure the child victim's safety, including but not limited to:

- 1. Temporarily enjoining you from committing domestic violence or sexual assault, threatening to commit domestic violence or sexual assault, stalking, molesting, or disturbing the peace of the protected child(ren), including abusing or threatening to abuse a pet;
- 2. Temporarily enjoining you from entering the family home of the protected child(ren), except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected child(ren) in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor child(ren);
- 5. Award visitation;
- 6. Award child support;
- 7. Award maintenance to Petitioner;
- 8. Order you to pay or to continue to pay rent or mortgage payments on a residence occupied by the protected child(ren) if you have a duty to support the protected child(ren) or other dependent household members;
- 9. Order you to participate in a court-approved counseling program designed to help stop violent behavior or to treat substance abuse;
- 10. Order you to pay the costs of your treatment and the treatment of the protected child(ren);
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected child(ren) by a shelter for victims of domestic violence;
- 12. Order a wireless service provider to transfer the billing responsibility for and rights to the wireless telephone number or numbers of any minor children in Petitioner's care to Petitioner, if Petitioner is not the wireless service accountholder.
- 13. Award possession and care of any pet, along with any moneys necessary to cover medical costs that may have resulted from abuse of the pet;
- 14. Order you to make an assignment of wages of earnings or other income;
- 15. Order you to pay court costs;
- 16. Order you to pay Petitioner's attorney fees, including sums for legal services.

A Full Order of Protection could last up to three years.

	Sh	eriff's or Server's Return				
	-	e must be at least 3 days prio		-		
I certify that I served	this Order and a copy of the	e Petition at		(address)		
in(County/City of St. Louis), MO, on(date) at(time)						
(Check one)	by of the order and the petiti	on to		(name).		
		at the dwelling house or usual	place of abode of			
	(name) wit	h(i		years of age		
residing thereir	ı.)					
· ·	0	mancipated. A custodial parent espondent before the court.	, guardian, or court appoint	ed GAL was		
		arding Respondent that has not	t been already provided:			
Age: [D.O.B.: S.S.N	. (last four digits): Ra	ice:	_ Sex:		
Height: Weigh	nt: Hair Color:	Eye Color:	License Plate No.:			
Identifying Marks:						
Printed Nar	me of Sheriff or Server	Sheriff or Server	Agenc			
		otary public if not served by				
	Subscribed and sworn t	o before me on this		(date).		
(Seal)	My commission expires	:				
	, ,	Date	Notary Public			
Missouri and federal law pr	ovide that the costs and fees for serv	vice of protection orders are not required.	(Section 455.027, RSMo, & 34 U.S.C	. § 10450)		
	Comp	olete for Out of State Servio	ce			
I certify that:				and natition		
were served		actions within the state or territ	lory where the above order	and petition		
2) My official ti	tle is	of	County,	(state).		
Served in	Coun	ty, (state), on	(date) at	(time).		
		s	_(date).			
I am: (check one)		of which affiant is an officer.				
		t of which affiant is an officer.				
	petition. (use for out-	ster oaths in the state in which	the amant served the above	e order and		
		ster oaths. (use for court-appoint	nted server)			
(Seal)		Signature ar	nd Title			
Missouri and federal law n	ovide that the costs and fees for serv	vice of protection orders are not required.		8 10450)		
Missouri and rederal law pr		to Officer Making Return on S		. § 10450)		
	and the petition must be served	l on each person. If any person ref repared to show the offer of the off	uses to receive the copy of the			
to receive the same.						
		lividual, including an incompetent p onally to the individual or by leavin				
		ith some person at least 18 years of				
		appointment or required by law to				
	rson who has a legally appointe	ed guardian, by delivering a copy o	of the order and the petition to t	he guardian		
personally. Service may be mad	le by an officer or deputy autho	rized by law to serve process in civ	vil actions within the state or te	erritory where		
such service is made.	lo in any state or territory in the	United States If conved in a territe	any substitute the word "territe	ru" for the word		
"state."		United States. If served in a territo	-	-		
		service must swear an affidavit be				
		authorized to administer oaths. Th and the affiant's authority to serve				
territory where service		,				



IN THE _____ JUDICIAL CIRCUIT, _____ Judgment of the Full Order of Protection – Child

Use this form when one child is involved with this case. Use CP22 for two to five children and CP21 for six to ten children.

Judge or Divis	ion:		Case Number:					
PETITIONER			Court ORI Number:					
			MSHP Number:					
			Responsible Law E	nforcement OR	l:			
			Related Cases:				(Date F	-ile Stamp)
Protected Child	:		Respondent Identifi	ers:				lie otamp)
Relationship to	Respondent (specified on petitic	on):	SEX	RACE	DOB		нт	WT
Protected Child Age:	Identifiers: Sex: 🗌 F 🔲 M		EYES	HAIR			V # (last	four digits)
Race:			ETES	HAIN	SUCIAL SE	CURI	1 # (last	iour uigits)
						_		
			DRIVERS LIC	ENSE #	STATE		EX	P DATE
		VS.						
RESPONDEN	T:		Distinguishing Feat	ures				
Address:				<u></u>	· · · · · · · · · · · · · · · · · · ·		<u> </u>	
CAUTION:								
☐ Weapon In	volved							
-	Carry Permit Holder							
Responder	nt is at least 17 years old or e	emancip	ated.	Respondent is	under the a	ge of 1	7.	
Appearances	Petitioner	Re	spondent		Guardian Ad	Litem (GAL)	
for Hearing:	 ☐ Petitioner's Attorney		spondent's Attorney		Court Appoint			ocate
	_		spondent Fails to App		Other			
	This Judgment shall	be effe	ctive until:			, 20		
			COURT CAN CHANGE	This Order				
	his Order may be punished 000. If so ordered by the co							
Visit	www.courts.mo.gov fo	r more	e information r	egarding o	rders of p	rotec	tions.	
		I. JUF	RISDICTION & N	IOTICE				
Petitioner has filed a verified petition requesting the issuance of a Judgment of a Full Order of Protection. Pursuant to section 455.503, RSMo, this court hereby finds that it has jurisdiction over the parties and the subject matter. As to any children addressed in this Judgment, this court has jurisdiction over the custody arrangements of the minor child(ren), as defined by the Uniform Child Custody Jurisdiction and Enforcement Act, section 452.700, RSMo. This court finds that Respondent was provided with reasonable notice and an opportunity to participate and be heard. A copy of the petition, a notice of the date set for the hearing, and the Ex Parte Order of Protection (if any was issued) were served upon Respondent, as provided by law, at least three days prior to today's hearing.								

II. FINDINGS
This court makes the following findings as to domestic violence, stalking, or sexual assault:
Evidence adduced. Upon due consideration of the matter, this court finds, pursuant to section 455.516, RSMo, that Petitioner has proven allegations of domestic violence, stalking, and/or sexual assault against Respondent. This court, therefore, orders and finds the following as described in Section III below.
 Petitioner and Respondent submit a proposed Consent Judgment to this court. Pursuant to the parties' request, this court orders and finds the following as described in Section III below. Parent Guardian Juvenile Officer Guardian Ad Litem Court Appointed Special Advocate: Has filed a motion for renewal of the full order of protection. Notice of the date set for hearing, together with a copy of the motion, was served on all parties to the proceeding as provided by law. The matter was heard and submitted to the court which, after due consideration, finds pursuant to section 455.516, RSMo, that the full order of protection should be renewed. This court further finds that Respondent represents a credible threat to the safety of the protected child(ren).
III. TERMS (Only Checked Provisions Apply)
This court orders:
This Order replaces and supersedes the Ex Parte Order of Child Protection entered in this cause on (date) and serves as notice of termination of that Order.
This Order renews the Full Order of Child Protection entered in this cause on (date) and serves as notice of renewal of that Order.
1. Respondent SHALL NOT COMMUNICATE with the protected child(ren), in any manner or through any medium, except as specifically authorized by this Order. See "Special Conditions" on page 4. The use of third parties (including children) to communicate is strictly prohibited.
2. Respondent shall not commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child(ren). [01]
3. Respondent is restricted from harassing, stalking or threatening the protected child(ren), or from engaging in other conduct that would place the protected child(ren) in reasonable fear of bodily injury to Petitioner or the protected child(ren).
4. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner or the protected child(ren) that would reasonably cause bodily injury.
5. Respondent shall not have any contact with the protected child(ren), except as specifically authorized by this Order. See "Special Conditions" on page 4. [05]
It is no defense for Respondent to contact Petitioner in response to Petitioner's making or attempting to make an initial contact with Respondent. Respondent may <u>not</u> return Petitioner's telephone calls, e-mail, text messages or other forms of communication (unless expressly permitted by another term in this Judgment). Petitioner does not have the authority to change the terms of this Judgment. <i>Only the court can change the terms of this Judgment.</i>
B. RESTRICTIONS
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at). Respondent shall immediately vacate and/or shall not enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,
). Further, Respondent shall not knowingly enter upon the premises of any future residence
of Petitioner. RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE PROTECTED CHILD'S RESIDENCE.
2. Respondent may enter Petitioner's residence located as listed above only on (date), between a.m./p.m. and a.m./p.m., for the purpose of removing his/her clothing, toiletries, tools of trade, and the following personal property:
Respondent must be accompanied by a law enforcement officer.
This court finds that, in order to ensure the protected child(ren)'s safety, Respondent shall not:
enter the family home of the protected child(ren) located at[04]
enter onto the premises of the protected child's school, located at
enter onto the premises of the protected child's place of employment, located at
come within feet of the protected child(ren).
□ Other:
Respondent must not be present in the restricted locations at any time (unless expressly permitted by another
term in this Judgment). It is no defense for Respondent to be present at any of the restricted locations, even
with the agreement or at the invitation of Petitioner. Petitioner does not have the authority to change the terms of this Judgment. Only the court can change the terms of this Judgment.

C. CUSTODY
1. The parties have no unemancipated children in common.
2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore, pursuant to section 455.523.2, RSMo, this court cannot change the previous custodial arrangements through this Judgment.
3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made.
Custody of the child(ren) shall be awarded as follows:
Child's Name Person Awarded Custody [Respondent-06, Petitioner-09]
4. A visitation schedule shall be established for the child(ren) as follows [Respondent - 06]:
5. The parties shall exchange the minor child(ren) for visitation at
NOTE: This Judgment does not permanently resolve child custody issues. (Section 455.528, RSMo)
D. SUPPORT
1. Child Support
The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends Respondent Petitioner pay Petitioner Respondent per month (Pursuant to Rule 88.01).
(Only Checked Provision(s) Apply)
a. This court finds that the Form 14 amount is unjust and inappropriate. Accordingly, Respondent must pay child support in the amount of \$ per month _ per week, with the first payment due on (date).
b. This court finds that child support should be in accordance with the attached Form 14 amount and orders Respondent pay child support in the amount of \$ per month per week, with the first payment due on (date).
2. Maintenance
Respondent shall pay \$ per month per week in maintenance to Petitioner, with the first payment due on (date).
3. Other Support
a. Respondent shall pay the rent or mortgage payments on the residence occupied by the protected child(ren) in the amount of \$ per month per week to, with the first payment due on (date).
□ b. Respondent shall pay for housing or other services provided to the protected child(ren) by a shelter for victims of domestic violence in the amount of \$ □ per month □ per week to (date).
c. Respondent shall pay \$to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
Respondent shall execute an income assignment in for: child support maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.528, RSMo)
E. COUNSELING/TREATMENT
 1. Respondent shall participate in a court approved counseling program(s) at

F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.
G. OTHER CONDITIONS OR RELIEF ORDERED:
□ 1. Petitioner's residential address on voter's registration record to be closed to the public.
2. Petitioner to be transferred existing wireless telephone number(s) and billing responsibility from respondent. See attached Wireless Telephone Number Transfer Addendum.
☐ 3. Possession and care of the pet(s) awarded as follows:
Respondent shall pay to Petitioner \$ to cover medical costs that resulted from abuse of the pet.
H. SPECIAL CONDITIONS ORDERED:
I. COSTS/FEES
☐ 1. Respondent shall pay to Petitioner attorney fees in the amount of \$
☐ 2. Respondent shall pay to the Guardian ad Litem fees in the amount of \$
3. Respondent shall pay the cost of his/her treatment and the treatment of the protected child(ren).
4. Respondent shall pay the following court costs:
J. COMPLIANCE REVIEW DATE
1. Respondent must return to court on (date), ata.m./p.m. to demonstrate compliance with this court's Judgment. Petitioner need not return to court to enforce this Judgment.
IV. DURATION
This Judgment shall be effective until (date), unless sooner terminated or extended by this court.
This court finds that it is in the best interests of the child(ren) that this Order shall be automatically renewed for any term of renewal of a full order of protection, making this Order effective until (date), unless Respondent requests a hearing by 30 days prior to the expiration.
V. FIREARMS
 The court finds that: a. as a result of a hearing at which Respondent received notice and had an opportunity to participate; and, b. Respondent is a spouse, former spouse, is or was cohabitating, or has a child in common with Petitioner; and, c. Respondent is a credible threat to the physical safety of, or is explicitly prohibited within this Order from the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury against the protected child(ren); and, d. Respondent is restricted from harassing, stalking or threatening the protected child(ren) or from engaging in any conduct that would place the protected child(ren) in reasonable fear of bodily injury to him or her self. THEREFORE, FEDERAL LAW PROHIBITS RESPONDENT FROM POSSESSING, SHIPPING, TRANSPORTING AND/OR RECEIVING ANY FIREARM FOR THE DURATION OF THIS JUDGMENT [SEE 18 U.S.C. SECTION 922(g)(8).]
VI. MODIFICATION OF JUDGMENT
The parties cannot change the terms of this Judgment on their own. This Judgment may only be modified by this court.
VII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT
This Judgment is to be provided to Respondent by: 🗌 hand delivery (in court) 🔲 personal service 🗌 certified mail.

FOR CONSENT JUDGMENT ONLY					
Respondent's consent is not to be considered an admission to however, Respondent consents to this court's issuance of this Judgment of the Full Order of Protection.					
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE				
PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)	RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)				
SO ORDERED:					
Date	Judge				
Notice of Findings and Recommendate The parties are notified that the foregoing Findings and Reconsistence, and all papers relative to the case or proceeding have been transferred to a judge of the court. The Findings are court upon adoption by order of the judge. Unless waived by the heard by a commissioner, within 15 days after the mailing of r motion for rehearing by a judge of the court. If the motion for reflex, filed, the motion is overruled for all purposes. Rule 130.13	mmendations have been entered this date by a ngs, together with the Findings and Recommendations, nd Recommendations shall become the Judgment of the the parties in writing, a party to the case or proceeding notice of the filing of the Judgment of the court, may file a				
Date	Commissioner				
Order and Judgment Adopting Commissi It is hereby ordered, adjudged and decreed that the foregoing commissioner are adopted and confirmed as a final Judgmen	Findings and Recommendations entered by the				
Date	Judge				

	Sheriff's	or Server's Ret	urn					
I certify that I served th	iis Order at				(address)			
in (addre (county/City of St. Louis), MO, on (date) at (time), by:								
(Check one)								
leaving a copy	the order at the dwelling house of	or usual place of a	bode of		(name). (name)			
with		(name), a p	erson at least 18 y	ears of age resid				
other (describe) _								
	er the age of 17 and not emancip red to appear and bring Respon			or court appointe	d GAL was			
Complete any known i	dentifying information regarding	Respondent that h	as not been alread	ly provided:				
Age: D.C	D.B.: S.S.N. (last fo	our digits):	Race:		Sex:			
Height: Weight:	Hair Color:	Eye Color:	Lic	cense Plate No.: _				
Identifying Marks:			· · · · · · · · · · · · · · · · · · ·					
Printed Name o	f Sheriff or Server	Sheriff or Serve	er	Agency O	RI			
	Must be sworn before a nota	ry public if not se	erved by an autho	rized officer.				
	Subscribed and sworn to befor	re me on this	-		(date).			
(Seal)	My commission expires:	Date		Notary Public	<u> </u>			
Missouri and fodoral law provi	Respondent's permit surrer	ndered for conceal	ed carry suspensic	on and is attache	ed.			
Missouri and lederal law provi				4, RSMO, & 34 U.S.C. 9	3 10450)			
I certify that:	Complete fo	or Out of State S	Service					
1) I am authorize	d to serve process in civil action	s within the state c	or territory where th	ie above order w	/as served.			
My official title	is	of		County,	(state).			
Served in	County,	(state), on _		_(date) at	(time).			
	worn To before me on this							
I am: (check one)	the clerk of the court of whi							
	the judge of the court of wh							
(Seal)	authorized to administer oa for out-of-state officer)	ths in the state in v	which the affiant se	erved the above	order. (use			
	authorized to administer oa	ths. (use for court-	-appointed server)					
		0						
🗌 Respondent's Missou	ri concealed carry permit has been s		ature and Title cealed carry suspens	ion and is attache	d.			
Missouri and federal law provi	ide that the costs and fees for service of pr	otection orders are not r	equired. (Section 455.504	4, RSMo, & 34 U.S.C. §	§ 10450)			
	Directions to Offic			-				
	nust be served on each person. If a							
	be prepared to show the offer of the de: (1) On Individual. On an individu							
	copy of the order personally to the i							
	bode with some person at least 18							
	pintment or required by law to receiv juardian, by delivering a copy of the			n an incompetent	person who			
Service may be mad	le by an officer or deputy authorized			vithin the state or t	erritory where			
such service is made.	le in any state or territory in the Unit	ad States If conved	in a territory substitu	ite the word "torrite	ory" for the			
word "state."			in a territory, substitu					
If served outside of I	Missouri, the officer making the serv							
	n is an officer or other person author ficial character of the affiant, and the							
territory where service is								



IN THE ______ JUDICIAL CIRCUIT, _____

Judgment of the Full Order of Protection – Child

Use this form when six to ten children are involved with this case. Use CP20 for one child and CP22 for two to five children.

Judge or Division:	Case Number:								
		rt ORI Numb	er:						
PETITIONER:		HP Number:							
	Res	ponsible Law	/ Enfo	orcement ORI:					
	Rela	ated Cases:					(Date F	ile Stamp)	
Protected Child 1: Relationship to Respondent (specified on petition): Protected Child Identifiers:			Rela Prot	ected Child 2: ationship to Res ected Child Ide	ntifiers:	-			
Age: Sex: F M Race:			Age Rac		S	ex: 🗌 F	ШМ		
Protected Child 3: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:			Rela Prot Age		ntifiers:	ed on p			
Protected Child 5: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:			Race: Protected Child 6: Relationship to Respondent (specified on Protected Child Identifiers: Age: Sex:			ed on p	,		
Protected Child 7: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:			Rela	ected Child 8: ationship to Res ected Child Iden :	ntifiers:	ed on p			
Protected Child 9: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:	n):		Protected Child 10: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:						
DEODONDENT		Descurvedan	41.1	C				VS.	
RESPONDENT:		Responder	nt Ider						
		SEX		RACE	DOB	ŀ	IT	WT	
Address:	_								
		EYES HAIR		HAIR	SOCIAL SECURITY # (last four o			four digits)	
CAUTION:		DRIVERS LICENSE #		ICENSE #	STATE EXI		EXP	XP DATE	
☐ Weapon Involved									
Concealed Carry Permit Holder		Distinguishing Features							
Respondent is at least 17 years old or emancipation	ated.			of 17.					
Appearances for Petitioner	□ F	Respondent			Guardian A				
Hearing: Petitioner's Attorney	_ ; _ ;			s Attorney Given Court Appointed Fails to Appear Given Court Appointed Given Court Appo			pecial Ad	vocate	
This Judgment shall be		•				, 20			
•				NGE THIS ORDER	र	_,			
Violation of this Order may be punished by much as \$10,000. If so ordered by the cour residence.	/ con t, Re	ifinement ir spondent i	n jail is for	for as long a bidden to ent	s four years a ter or stay at t	the pro	tected o	:hild's	
Visit www.courts.mo.gov fo	i ind		nati	on regarali	iy orders o	i prot	ection	э.	

I. JURISDICTION & NOTICE

Petitioner has filed a verified petition requesting the issuance of a Judgment of a Full Order of Protection. Pursuant to section 455.503, RSMo, this court hereby finds that it has jurisdiction over the parties and the subject matter. As to any children addressed in this Judgment, this court has jurisdiction over the custody arrangements of the minor child(ren), as defined by the Uniform Child Custody Jurisdiction and Enforcement Act, section 452.700, RSMo. This court finds that Respondent was provided with reasonable notice and an opportunity to participate and be heard. A copy of the petition, a notice of the date set for the hearing, and the Ex Parte Order of Protection (if any was issued) were served upon Respondent, as provided by law, at least three days prior to today's hearing.
II. FINDINGS
This court makes the following findings as to domestic violence, stalking, or sexual assault:
Evidence adduced. Upon due consideration of the matter, this court finds, pursuant to section 455.516, RSMo, that Petitioner has proven allegations of domestic violence, stalking, and/or sexual assault against Respondent. This court, therefore, orders and finds the following as described in Section III below.
 Petitioner and Respondent submit a proposed Consent Judgment to this court. Pursuant to the parties' request, this court orders and finds the following as described in Section III below. Parent Guardian Juvenile Officer Guardian Ad Litem Court Appointed Special Advocate: Has filed a motion for renewal of the full order of protection. Notice of the date set for hearing, together with a copy of the motion, was served on all parties to the proceeding as provided by law. The matter was heard and submitted to the court which, after due consideration, finds pursuant to section 455.516, RSMo, that the full order of protection should be renewed. This court further finds that Respondent represents a credible threat to the safety of the protected child(ren).
III. TERMS (Only Checked Provisions Apply)
The court orders: This Judgment of the Full Order of Protection replaces and supersedes the Ex Parte (Temporary) Order of Child Protection entered in this cause on (date) and serves as notice of termination of that Order.
This Judgment renews the Judgement of the Full Order of Child Protection entered in this cause on (date) and serves as notice of renewal of that Order.
A. CONTACT
1. Respondent SHALL NOT COMMUNICATE with the protected child(ren), in any manner or through any medium, except as specifically authorized by this Order. See "Special Conditions" on page 4. The use of third parties (including children) to communicate is strictly prohibited.
2. Respondent shall not commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child(ren). [01]
3. Respondent shall no t abuse or threaten to abuse the protected child(ren)'s pet(s).
4. Respondent shall not harass, stalk or threaten the protected child(ren), or engage in other conduct that would place the protected child(ren) in reasonable fear of bodily injury to Petitioner or the protected child(ren).
5. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner or the protected child(ren) that would reasonably cause bodily injury.
6. Respondent shall not have any contact with the protected child(ren), except as specifically authorized by this Order. See "Special Conditions" on page 4. [05]
It is no defense for Respondent to contact Petitioner in response to Petitioner's making or attempting to make an initial contact with Respondent. Respondent may <u>not</u> return Petitioner's telephone calls, e-mail, text messages or other forms of communication (unless expressly permitted by another term in this Judgment). Petitioner does not have the authority to change the terms of this Judgment. <i>Only the court can change the terms of this Judgment.</i>

B. RESTRICTIONS
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at
). Respondent shall immediately vacate and/or shall not enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,
). Further, Respondent shall not knowingly enter upon the premises of any future residence of Petitioner. RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE PROTECTED CHILD'S RESIDENCE.
2. Respondent may enter Petitioner's residence located as listed above only on (date), between
a.m./p.m. and a.m./p.m., for the purpose of removing his/her clothing, toiletries, tools of trade, and the
following personal property:
Respondent must be accompanied by a law enforcement officer.
This court finds that, in order to ensure the protected child(ren)'s safety, Respondent shall not:
enter the family home of the protected child(ren) located at[04]
enter onto the premises of the protected child's school, located at
 enter onto the premises of the protected child's place of employment, located at come within feet of the protected child(ren).
Other:
Respondent must not be present in the restricted locations at any time (unless expressly permitted by another term in this Judgment). It is no defense for Respondent to be present at any of the restricted locations, even with the agreement or at the invitation of Petitioner. Petitioner does not have the authority to change the terms of this Judgment. Only the court can change the terms of this Judgment.
C. CUSTODY
☐ 1. The parties have no unemancipated children in common.
2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore,
pursuant to section 455.523.2, RSMo, this court cannot change the previous custodial arrangements through this Judgment.
☐ 3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made.
Custody of the child(ren) shall be awarded as follows:
Child's Name Person Awarded Custody [Respondent-06, Petitioner-09]
4. A visitation schedule shall be established for the child(ren) as follows [Respondent - 06]:
 5. The parties shall exchange the minor child(ren) for visitation at
NOTE: This Judgment does not permanently resolve child custody issues. (Section 455.528, RSMo)
D. SUPPORT
1. Child Support
🗌 The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends 🗌 Respondent 🗌 Petitioner
pay 🗌 Petitioner 🗌 Respondent \$ per month (Pursuant to Rule 88.01).
(Only Checked Provision(s) Apply)
a. This court finds that the Form 14 amount is unjust and inappropriate. Accordingly, Respondent must pay child support in the amount of \$ per month per week, with the first payment due on (date).
b. This court finds that child support should be in accordance with the attached Form 14 amount and orders Respondent pay child support in the amount of \$ per month per week, with the first payment due on (date).

2. Maintenance
Respondent shall pay \$ per month per week in maintenance to Petitioner, with the first payment due on (date).
3. Other Support
a. Respondent shall pay the rent or mortgage payments on the residence occupied by the protected child(ren) in the amount of \$ per month protected per week to, with the first payment due on (date).
 b. Respondent shall pay for housing or other services provided to the protected child(ren) by a shelter for victims of domestic violence in the amount of \$ per month _ per week to, with the first payment due on (date).
c. Respondent shall pay \$to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment Respondent shall execute an income assignment in for: child support maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.528, RSMo)
E. COUNSELING/TREATMENT
1. Respondent shall participate in a court approved counseling program(s) atto help child abusers stop violent behavior and/or treat substance abuse, beginning on(date).
F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.
G. OTHER CONDITIONS OR RELIEF ORDERED:
☐ 1. Petitioner's residential address on voter's registration record to be closed to the public.
2. Petitioner to be transferred existing wireless telephone number(s) and billing responsibility from respondent. See attached Wireless Telephone Number Transfer Addendum.
3. Possession and care of the pet(s) awarded as follows:
·
H. SPECIAL CONDITIONS ORDERED:
·
1. Respondent shall pay to Petitioner attorney fees in the amount of \$
2. Respondent shall pay to the Guardian ad Litem fees in the amount of \$
3. Respondent shall pay the cost of his/her treatment and the treatment of the protected child(ren).
4. Respondent shall pay the following court costs:
J. COMPLIANCE REVIEW DATE
1. Respondent must return to court on (date), at a.m./p.m. to demonstrate compliance with this court's Judgment. Petitioner need not return to court to enforce this Judgment.
IV. DURATION
This Judgment shall be effective until (date), unless sooner terminated or extended by this court.
☐ This court finds that it is in the best interests of the child(ren) that this Order shall be automatically renewed for any term of renewal of a full order of protection, making this Order effective until (date), unless Respondent requests a hearing by 30 days prior to the expiration.

The court finds that:

- a. as a result of a hearing at which Respondent received notice and had an opportunity to participate; and,
- b. Respondent is a spouse, former spouse, is or was cohabitating, or has a child in common with Petitioner; and,
- c. Respondent is a credible threat to the physical safety of, or is explicitly prohibited within this Order from the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury against the protected child(ren); and,
- d. Respondent is restricted from harassing, stalking or threatening the protected child(ren) or from engaging in any conduct that would place the protected child(ren) in reasonable fear of bodily injury to him or her self.

THEREFORE, FEDERAL LAW PROHIBITS RESPONDENT FROM POSSESSING, SHIPPING, TRANSPORTING AND/OR RECEIVING ANY FIREARM FOR THE DURATION OF THIS JUDGMENT [SEE 18 U.S.C. SECTION 922(g)(8).]

VI. MODIFICATION OF JUDGMENT

The parties cannot change the terms of this Judgment on their own. This Judgment may only be modified by this court.

VII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT

This Judgment is to be provided to Respondent by: 🗌 hand delivery (in court) 🗌 personal service 🗌 certified mail.

FOR CONSENT JUDGMENT ONLY

Respondent's consent is not to be considered an admission that the allegations contained in the Petition are true; however, Respondent consents to this court's issuance of this Judgment. Respondent acknowledges the receipt of this Judgment of the Full Order of Protection.

PETITIONER'S SIGNATURE

RESPONDENT'S SIGNATURE

PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)

RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)

SO ORDERED:

Date

Judge

Notice of Findings and Recommendations & Notice of Right to Rehearing

The parties are notified that the foregoing Findings and Recommendations have been entered this date by a commissioner, and all papers relative to the case or proceedings, together with the Findings and Recommendations, have been transferred to a judge of the court. The Findings and Recommendations shall become the Judgment of the court upon adoption by order of the judge. Unless waived by the parties in writing, a party to the case or proceeding heard by a commissioner, within 15 days after the mailing of notice of the filing of the Judgment of the court, may file a motion for rehearing by a judge of the court. If the motion for rehearing is not ruled on within 45 days after the motion is filed, the motion is overruled for all purposes. Rule 130.13

Date

Commissioner

Order and Judgment Adopting Commissioner's Findings and Recommendations

It is hereby ordered, adjudged and decreed that the foregoing Findings and Recommendations entered by the commissioner are adopted and confirmed as a final Judgment of the court.

Date

Judge

		Sheriff's or S	erver's Re	turn		
I certify that I served th	is Order at					(address) in
	(County/City	of St. Louis), MO, o	on	(date	e) at	_(time), by:
(Check one)						
delivering a copy	of the order to					(name).
leaving a copy of	the order at the dv	welling house or usu	al place of a	bode of	O ve are of are	(name)
			(name), a p	erson at least 1	8 years of age	residing therein.
│		d not omencineted	Aquatadial	noront quardia		inted CAL was
		bring Respondent b			n, or court appo	Dinied GAL was
Complete any known io	dentifying informat	tion regarding Respo	ondent that h	as not been alı	eady provided:	
Age: D.C).B.:	_ S.S.N. (last four digit	s):	Race:		Sex:
Height: Weight: _	Hair Color:	E	Eye Color:		License Plate N	lo.:
Identifying Marks:						
Printed Name	of Sheriff or Server		Sheriff or Ser			ency ORI
Finted Name					-	-
		before a notary pu				
	Subscribed and	sworn to before me	on this			(date).
(Seal)	My commission	expires: Dat				
					Notary Pul	
	•	s permit surrendered				
Missouri and federal law provi	de that the costs and fee	es for service of protection	orders are not r	equired. (Section 45	5.504, RSMo, & 34 U	.S.C. § 10450)
		Complete for Ou	It of State	Service		
I certify that:						
1) I am authorize	d to serve process	s in civil actions withi	in the state c	or territory wher	e the above or	ler was served.
Served in		_ County,	(state), on _		(date) at _	(time).
Subscribed and Sv	worn To before m	e on this		(date).		
I am: (check one)						
	The judge of t	he court of which aff	fiant is an off	ficer.		
(Seal)		administer oaths in			nt served the ab	ove order. (use for
		administer oaths. (u	ise for court-	annointed serv	vor)	
				appointed serv		
	_					
				ature and Title		
Respondent's Missour Missouri and federal law provi						
		-				.3.0. 9 10430)
A		tions to Officer M				
A copy of the order r the return shall be prepar		ach person. If any pers				
		. On an individual, inclu				
guardian, by delivering a						
or usual place of abode v						
authorized by appointme legally appointed guardia					an incompetent p	erson who has a
		puty authorized by law			ns within the stat	e or territorv where
such service is made.	-					-
	e in any state or terr	ritory in the United Stat	tes. If served i	in a territory, sub	stitute the word "	territory" for the word
"state."	lissouri the officer	making the service mu	et ewear an a	ffidavit before the	a clark deputy al	ark or judge of the
court of which the person manner of service, the of	is an officer or othe	er person authorized to	administer oa	aths. This affidav	it must state the	ime, place, and
territory where service is						
The return should be						



IN THE _____ JUDICIAL CIRCUIT, _____

Use this form when two to five children are involved with this case. Use CP20 for one child and CP21 for six to ten children.

Judge or Division:	Case Number:							
PETITIONER:	Cour	t ORI Ni	umber:					
	MSH	IP Numb	er:					
	Resp	onsible	Law Er	forcement OR	RI:			
	Rela	ted Case	es:				(Date F	- ile Stamp)
Protected Child 1: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F D M			Relatio Protec	ted Child 2: onship to Respo ted Child Identif	iers:		petition): F 🗌 M	
Age: Sex: L F M Race:			Age: Race:		36	ж: Ц		
Protected Child 3: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:	Protected Child 4: Relationship to Respondent (specified on pe Protected Child Identifiers: Age: Sex: F Race:			. ,				
Protected Child 5: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:								
RESPONDENT:		Respo	ndent la	lentifiers:				VS.
		SE		RACE	DOB		НТ	WT
Address:		_						
, au coo.		EY	ES	HAIR	SOCIAL SE	CURI	TY # (last	four digits)
CAUTION:		DRI	VERS L	ICENSE #	STATE EXP DATE			P DATE
☐ Weapon Involved								
Concealed Carry Permit Holder		Disting	uishing	Features				
Respondent is at least 17 years old or emand	cipate	d	F	Respondent is	under the ac	ne of '	17	
	· ·	ondent			Guardian Ac			
for Hearing: Petitioner's Attorney	Respo	ondent's ondent F		ey 🗌	Court Appoi Other	nted \$. ,	dvocate
This Judgment shall be ef	· ·					, 20		
				This Order				
Violation of this Order may be punished by confinement in jail for as long as four years and/or by a fine of as much as \$10,000. If so ordered by the court, Respondent is forbidden to enter or stay at the protected child's residence. Visit www.courts.mo.gov for more information regarding orders of protections.								
I. JURISDICTION & NOTICE								
Petitioner has filed a verified petition requesting the issuance of a Judgment of a Full Order of Protection. Pursuant to section 455.503, RSMo, this court hereby finds that it has jurisdiction over the parties and the subject matter. As to any children addressed in this Judgment, this court has jurisdiction over the custody arrangements of the minor child(ren), as defined by the Uniform Child Custody Jurisdiction and Enforcement Act, section 452.700, RSMo. This court finds that Respondent was provided with reasonable notice and an opportunity to participate and be heard. A copy of the petition, a notice of the date set for the hearing, and the Ex Parte Order of Protection (if any was issued) were served upon Respondent, as provided by law, at least three days prior to today's hearing.								

II. FINDINGS
This court makes the following findings as to domestic violence, stalking, or sexual assault:
Evidence adduced. Upon due consideration of the matter, this court finds, pursuant to section 455.516, RSMo, that Petitioner has proven allegations of domestic violence, stalking, and/or sexual assault against Respondent. This court, therefore, orders and finds the following as described in Section III below.
 Petitioner and Respondent submit a proposed Consent Judgment to this court. Pursuant to the parties' request, this court orders and finds the following as described in Section III below. Parent Guardian Juvenile Officer Guardian Ad Litem Court Appointed Special Advocate:
Has filed a motion for renewal of the full order of protection. Notice of the date set for hearing, together with a copy of the motion, was served on all parties to the proceeding as provided by law. The matter was heard and submitted to the court which, after due consideration, finds pursuant to section 455.516, RSMo, that the full order of protection should be renewed.
This court further finds that Respondent represents a credible threat to the safety of the protected child(ren).
III. TERMS (Only Checked Provisions Apply)
The court orders:
This Judgment of the Full Order of Protection replaces and supersedes the Ex Parte (Temporary) Order of Child Protection entered in this cause on (date) and serves as notice of termination of that Order.
This Judgment renews the Judgement of the Full Order of Child Protection entered in this cause on (date) and serves as notice of renewal of that Order.
A. CONTACT
1. Respondent SHALL NOT COMMUNICATE with the protected child(ren), in any manner or through any medium, except as specifically authorized by this Order. See "Special Conditions" on page 4. The use of third parties (including children) to communicate is strictly prohibited.
2. Respondent shall not commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child(ren). [01]
3. Respondent shall no t abuse or threaten to abuse the protected child(ren)'s pet(s).
4. Respondent shall not harass, stalk or threaten the protected child(ren), or engage in other conduct that would place the protected child(ren) in reasonable fear of bodily injury to Petitioner or the protected child(ren).
5. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner or the protected child(ren) that would reasonably cause bodily injury.
6. Respondent shall not have any contact with the protected child(ren), except as specifically authorized by this Order. See "Special Conditions" on page 4. [05]
It is no defense for Respondent to contact Petitioner in response to Petitioner's making or attempting to make an initial contact with Respondent. Respondent may <u>not</u> return Petitioner's telephone calls, e-mail, text messages or other forms of communication (unless expressly permitted by another term in this Judgment). Petitioner does not have the authority to change the terms of this Judgment. <i>Only the court can change the terms of this Judgment</i> .
B. RESTRICTIONS
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at). Respondent shall immediately vacate and/or shall not
enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,). Further, Respondent shall not knowingly enter upon the premises of any future residence
of Petitioner. RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE PROTECTED CHILD'S RESIDENCE.
2. Respondent may enter Petitioner's residence located as listed above only on(date), between a.m./p.m. and a.m./p.m., for the purpose of removing his/her clothing, toiletries, tools of trade, and the following personal property:
Respondent must be accompanied by a law enforcement officer.
This court finds that, in order to ensure the protected child(ren)'s safety, Respondent shall not:
enter the family home of the protected child(ren) located at[04]
enter onto the premises of the protected child's school, located at
enter onto the premises of the protected child's place of employment, located at
come within feet of the protected child(ren). Other:
Respondent must not be present in the restricted locations at any time (unless expressly permitted by another term in this Judgment). It is no defense for Respondent to be present at any of the restricted locations, even
with the agreement or at the invitation of Petitioner. Petitioner does not have the authority to change the terms of this Judgment. Only the court can change the terms of this Judgment.
SJRC (11-21) CP22 2 of 6 SCR 130.13; 487.030, 455.500 to 455.538

C. CUSTODY
☐ 1. The parties have no unemancipated children in common.
2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore, pursuant to section 455.523.2, RSMo, this court cannot change the previous custodial arrangements through this Judgment.
3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made.
Custody of the child(ren) shall be awarded as follows:
Child's Name Person Awarded Custody [Respondent-06, Petitioner-09]
4. A visitation schedule shall be established for the child(ren) as follows [Respondent - 06]:
5. The parties shall exchange the minor child(ren) for visitation at
NOTE: This Judgment does not permanently resolve child custody issues. (Section 455.528, RSMo)
D. SUPPORT
☐ The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends ☐ Respondent ☐ Petitioner pay ☐ Petitioner ☐ Respondent \$ per month (Pursuant to Rule 88.01).
(Only Checked Provision(s) Apply)
a. This court finds that the Form 14 amount is unjust and inappropriate. Accordingly, Respondent must pay child support in the amount of \$ per month per week, with the first payment due on (date).
b. This court finds that child support should be in accordance with the attached Form 14 amount and orders Respondent pay child support in the amount of \$ per month per week, with the first payment due on (date).
2. Maintenance
Respondent shall pay \$ per month per week in maintenance to Petitioner, with the first payment due on (date).
3. Other Support
a. Respondent shall pay the rent or mortgage payments on the residence occupied by the protected child(ren) in the amount of \$ per month per week to, with the first payment due on (date).
b. Respondent shall pay for housing or other services provided to the protected child(ren) by a shelter for victims of domestic violence in the amount of \$ per month _ per week to, with the first payment due on (date).
 c. Respondent shall pay \$to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
🗌 Respondent shall execute an income assignment in for: 🔲 child support 🗌 maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.528, RSMo)
E. COUNSELING/TREATMENT
☐ 1. Respondent shall participate in a court approved counseling program(s) at
F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.

G. OTHER CONDITIONS OR RELIEF ORDERED:
□ 1. Petitioner's residential address on voter's registration record to be closed to the public.
2. Petitioner to be transferred existing wireless telephone number(s) and billing responsibility from respondent. See attached Wireless Telephone Number Transfer Addendum.
3. Possession and care of the pet(s) awarded as follows:
☐ Respondent shall pay to Petitioner \$ to cover medical costs that resulted from abuse of the pet. ☐ 4
H. SPECIAL CONDITIONS ORDERED:
·
I. COSTS/FEES
☐ 1. Respondent shall pay to Petitioner attorney fees in the amount of \$
☐ 2. Respondent shall pay to the Guardian ad Litem fees in the amount of \$
☐ 3. Respondent shall pay the cost of his/her treatment and the treatment of the protected child(ren).
4. Respondent shall pay the following court costs:
J. COMPLIANCE REVIEW DATE
1. Respondent must return to court on (date), at a.m./p.m. to demonstrate compliance with this court's Judgment. Petitioner need not return to court to enforce this Judgment.
IV. DURATION
This Judgment shall be effective until (date), unless sooner terminated or extended by this court.
 This court finds that it is in the best interests of the child(ren) that this Order shall be automatically renewed for any term of renewal of a full order of protection, making this Order effective until (date), unless Respondent requests a hearing by 30 days prior to the expiration.
V. FIREARMS
The court finds that:
 a. as a result of a hearing at which Respondent received notice and had an opportunity to participate; and, b. Respondent is a spouse, former spouse, is or was cohabitating, or has a child in common with Petitioner; and, c. Respondent is a credible threat to the physical safety of, or is explicitly prohibited within this Order from the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury against the protected child(ren); and, d. Respondent is restricted from harassing, stalking or threatening the protected child(ren) or from engaging in any conduct that would place the protected child(ren) in reasonable fear of bodily injury to him or her self.
THEREFORE, FEDERAL LAW PROHIBITS RESPONDENT FROM POSSESSING, SHIPPING, TRANSPORTING AND/OR RECEIVING ANY FIREARM FOR THE DURATION OF THIS JUDGMENT [SEE 18 U.S.C. SECTION 922(g)(8).]
VI. MODIFICATION OF JUDGMENT
The parties cannot change the terms of this Judgment on their own. This Judgment may only be modified by this court.
VII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT

FOR CONSENT JUDGMENT ONLY						
Respondent's consent is not to be considered an admission that the allegations contained in the Petition are true; however, Respondent consents to this court's issuance of this Judgment. Respondent acknowledges the receipt of this Judgment of the Full Order of Protection.						
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE					
PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)	RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)					
SO ORDERED:						
Date	Judge					
Notice of Findings and Recommendations & Notice of Right to Rehearing The parties are notified that the foregoing Findings and Recommendations have been entered this date by a commissioner, and all papers relative to the case or proceedings, together with the Findings and Recommendations, have been transferred to a judge of the court. The Findings and Recommendations shall become the Judgment of the court upon adoption by order of the judge. Unless waived by the parties in writing, a party to the case or proceeding heard by a commissioner, within 15 days after the mailing of notice of the filing of the Judgment of the court, may file a motion for rehearing by a judge of the court. If the motion for rehearing is not ruled on within 45 days after the motion is filed, the motion is overruled for all purposes. Rule 130.13						
Date	Commissioner					
Order and Judgment Adopting Commissioner's Findings and Recommendations It is hereby ordered, adjudged and decreed that the foregoing Findings and Recommendations entered by the commissioner are adopted and confirmed as a final Judgment of the court.						
Date	Judge					

	Shei	riff's or Server's Ret	urn	
I certify that I served th	his Order at			(address)
	(County/City of St.			
(Check one)		,	() .	(), ,
delivering a copy	of the order to			(name).
	the order at the dwelling ho			
with other (describe) _		(name), a p	erson at least 18 years	s of age residing therein.
	er the age of 17 and not err	nancinated A custodial	narent quardian or co	
	ired to appear and bring Re			an appointed OAL was
Complete any known	identifying information rega	rding Respondent that h	has not been already p	rovided:
Age: D.0	D.B.: S.S.N. (last four digits):	Race:	Sex:
Height: Weight:	Hair Color:	Eye Color:	Licens	e Plate No.:
Identifying Marks:				
Drintod Name	e of Sheriff or Server	Sheriff or Ser		Agency ORI
M	ust be sworn before a not Subscribed and sworn to	• •	•	
(O = = 1)	Mu commission ovniroou			()
(Seal)	My commission expires:	Date	1	Notary Public
	Respondent's permit	surrendered for conceal	ed carry suspension a	
Missouri and federal law prov	ride that the costs and fees for servic	ce of protection orders are not r	required. (Section 455.504, RS	Mo, & 34 U.S.C. § 10450)
	Comple	ete for Out of State S	ervice	
I certify that:				
1) I am authoriz	zed to serve process in civil	actions within the state	or territory where the	above order was served.
My official tit	le is	of	County	y, (state).
Served in	County	y, (state), on _	(da	ate) at (time).
Subscribed and S	worn To before me on this		(date).	
I am: (check one)	the clerk of the court of	of which affiant is an offi	cer.	
	the judge of the court	of which affiant is an of	ficer.	
(Seal)	authorized to administ for out-of-state officer)		which the affiant serve	d the above order. (use
		, ter oaths. (use for court	-appointed server)	
			appointed correry	
		0	store and Title	
Respondent's Missou	uri concealed carry permit has		ature and Title cealed carry suspension a	and is attached.
	vide that the costs and fees for service		•	
	Directions to (Officer Making Potu	n on Sonvico	
A copy of the order	must be served on each perso	Officer Making Return		order when offered to
	be prepared to show the offer			
	de: (1) On Individual. On an in			
	a copy of the order personally t abode with some person at lea			
	ointment or required by law to			
has a legally appointed	guardian, by delivering a copy	of the order to the guardia	n personally.	
	de by an officer or deputy auth	orized by law to serve pro	cess in civil actions withir	n the state or territory where
such service is made. Service may be ma	de in any state or territory in th	e United States. If served	in a territory, substitute th	ne word "territory" for the
word "state."				-
	Missouri, the officer making the n is an officer or other person a			
	fficial character of the affiant, a			
territory where service is		,		



IN THE ______ JUDICIAL CIRCUIT, _____ COUNTY, MISSOU Notice of Hearing/Summons on Full Order of Protection – Child Use this form when one child is involved with this case. Use CP38 for two to five children and CP37 for six to ten children.

Judge or Division:		Case Number:]
		Court ORI Number:	
Petitioner:		MSHP Number:	
		Responsible Law Enforcement ORI:	
Protected Child:		Related Cases:	(Date File Stamp)
Age of Protected Child:		Protected Child's Relationship to Respondent pure	suant to 18 U.S.C. §§
Sex: F M Race:	VS.	921(a)(32) and 922(g)(8) determination:	.
Respondent:		Child Step-Child or Former Ste	
		Parent is Unmarried, Intimate Residing/Reside	•
Alias/Nicknames:		Other (specify):	· · · · · · · · · · · · · · · · · · ·
Respondent's DOB:	Age:	Respondent's Home Address:	
SSN (if known, last four digits):	5		
Race:	Sex: 🗌 F 🗌 M		
Hair Color:	Height:	Home Phone Number:	
Eye Color:	Weight:	Respondent's Work Address:	
(Identifying Information for use by Law Enford		Respondent 5 Work Address.	
Visible Identifying Marks (e.g., tattoos, b		Work Phone Number:	
mustache, beard, pierced ear, glasses):		Work Hours:	
		Other Locations Where Respondent May Be Serve	ed:
Petitioner has filed a verified netiti	on (conv attached)	requesting a Full Order of Protection - Child a	aginst you The
hearing on the verified petition wil	l be in Division	of the Circuit Court of	(County/City
of St. Louis) in		MO, at (time) on	(date).
	······································		(ddto).
Date		.ludge/Clerk	······································
Date		Judge/Clerk	
	special assistant	-	ct the court at least
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If you have a disability requiring	duled hearing dat	ce for your court appearance, please contacted and time.	ct the court at least
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If you have a disability requiring 48 hours in advance of the sche You are notified that any full to protect the victim from don assault. If the court finds in fa of relief necessary to ensure 1. Temporarily enjoining you domestic violence or sext child(ren), including abus 2. Temporarily enjoining you specifically authorized by 3. Temporarily enjoining you any medium, except as s 4. Award custody of the min 5. Award visitation; 6. Award child support; 7. Award maintenance to Pe 8. Order you to pay or to co protected child(ren) if you members;	Notic order of protection nestic violence, in avor of Petitioner, the child victim's u from committing ual assault, stalkin ing or threatening the court; u from communication pecifically authorition or child(ren); etitioner; ntinue to pay rent thave a duty to s	ce for your court appearance, please contacte and time. The to Respondent In granted under sections 455.500 to 455.5 including danger to the child's pet(s), stalking whether you appear or not, the court may safety, including but not limited to: g domestic violence or sexual assault, three ing, molesting, or disturbing the peace of the g to abuse a pet; te family home of the protected child(ren), ating with the protected child(ren) in any material is or mortgage payments on a residence or upport the protected child(ren) or other de	538, RSMo, shall be ng, and sexual grant such forms atening to commit ne protected except as nanner or through
 If you have a disability requiring 48 hours in advance of the sched 48 hours in advance 48 hours	Notic order of protection nestic violence, in avor of Petitioner, the child victim's u from committing ual assault, stalking ing or threatening the court; u from entering the the court; u from communication pecifically authorition for child(ren); etitioner; ntinue to pay rent u have a duty to s n a court-approve	ce for your court appearance, please contacte and time. The to Respondent In granted under sections 455.500 to 455.500 including danger to the child's pet(s), stalking whether you appear or not, the court may safety, including but not limited to: g domestic violence or sexual assault, three ing, molesting, or disturbing the peace of the g to abuse a pet; le family home of the protected child(ren), ating with the protected child(ren) in any main ized by the court; t or mortgage payments on a residence occurs t or mortgage payments on a residence occurs the protected child(ren) in any main t or mortgage payments on a residence occurs t or mortg	538, RSMo, shall be ng, and sexual grant such forms atening to commit ne protected except as nanner or through
If you have a disability requiring 48 hours in advance of the sche You are notified that any full to protect the victim from don assault. If the court finds in fa of relief necessary to ensure 1. Temporarily enjoining you domestic violence or sext child(ren), including abus 2. Temporarily enjoining you specifically authorized by 3. Temporarily enjoining you any medium, except as s 4. Award custody of the min 5. Award visitation; 6. Award child support; 7. Award maintenance to Pe 8. Order you to pay or to co protected child(ren) if you members;	Notic order of protection nestic violence, in avor of Petitioner, the child victim's u from committing ual assault, stalking ing or threatening the court; u from entering the the court; u from communication pecifically authorition for child(ren); etitioner; ntinue to pay rent u have a duty to s n a court-approve	ce for your court appearance, please contacte and time. The to Respondent In granted under sections 455.500 to 455.5 including danger to the child's pet(s), stalking whether you appear or not, the court may safety, including but not limited to: g domestic violence or sexual assault, three ing, molesting, or disturbing the peace of the g to abuse a pet; te family home of the protected child(ren), ating with the protected child(ren) in any material is or mortgage payments on a residence or upport the protected child(ren) or other de	538, RSMo, shall be ng, and sexual grant such forms atening to commit ne protected except as nanner or through

- 10. Order you to pay the costs of your treatment and the treatment of the protected child(ren);
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected child(ren) by a shelter for victims of domestic violence;
- 12. Order a wireless service provider to transfer the billing responsibility for and rights to the wireless telephone number or numbers of any minor children in Petitioner's care to Petitioner, if Petitioner is not the wireless service accountholder.
- 13. Award possession and care of any pet, along with any moneys necessary to cover medical costs that may have resulted from abuse of the pet;
- 14. Order you to make an assignment of wages of earnings or other income;
- 15. Order you to pay court costs;
- 16. Order you to pay Petitioner's attorney fees, including sums for legal services.

A Full Order of Protection could last up to three years.

Note t	Sherifi o Serving Officer: Service must b	i's or Server's Return e at least 3 days prior t				
	•		•	address) in		
	tice/Summons and Petition at (County/City of St. Louis), MO	, on (date	e), at (time), by:	,		
(Check one)						
leaving a copy of the	the notice/summons and petition to notice/summons and petition at the (name), with	e dwelling house or usua	al place of abode of	(name). person at least		
18 years of age resid	ding therein.					
	age of 17 and not emancipated. A or ring Respondent before the court.	custodial parent, guardia	in, or court appointed GAL was so	erved and is		
Complete any known identif	ying information regarding Respond	ent that has not already	been provided:			
Age: D.O.B	.: S.S.N. (last four	digits): Ra	ce: 3	Sex:		
Height: Weight:	Hair Color:	Eye Color:	License Plate No.:			
Identifying Marks:						
Printed Name of St	neriff or Server	Sheriff or Server	Agency OF	रा		
	Must be sworn b	efore a notary public if n	ot served by an authorized officer	r.		
(Seal)	Subscribed and sworn to be	ofore me on this		(date).		
	My commission expires:					
		Date	Notary Public			
Missouri and federal law prov	ride that the costs and fees for service of p	rotection orders are not required of State Service		C. § 10450)		
I certify that:	Complete for		,			
1) I am authorized to s served.	serve process in civil actions within	the state or territory whe	re the above notice/summons an	d petition were		
2) My official title is		_of	County,	(state).		
	County,					
Subscribed and Sworn	To before me on this		(date).			
l am: (check one)	the clerk of the court of which	n affiant is an officer.				
	☐ the judge of the court of whic	h affiant is an officer.				
(Seal)	authorized to administer oath	is in the state in which th	ne affiant served the above notice	e/summons and		
	petition. (use for out-of-state	officer)				
	authorized to administer oath	s. (use for court-appoint	ted server)			
		Signat	ture and Title			
Missouri and federal law provide	that the costs and fees for service of prote			<u> </u>		
	Directions to Office	r Making Return on	Service			
	nmons and petition must be served n when offered to him/her, the returr					
notice/summons and petition	n and the person's refusal to receive	e the same.				
Service shall be made:	(1) On Individual. On an individual,	including an incompeter				
guardian, by delivering a copy of the notice/summons and petition to the individual personally or by leaving a copy of the notice/summons and petition at the individual's dwelling house or usual place of abode with some person at least 18 years of age						
	ring a copy of the notice/summons					
	2) On Guardian. On an incompeten		lly appointed guardian, by deliver	ring a copy of		
	e petition to the guardian personally. by an officer or deputy authorized by		civil actions within the state or te	rritory where		
such service is made.				-		
Service may be made in "state."	n any state or territory in the United	States. If served in a ter	ritory, substitute the word "territor	'y" for the word		
If service is made outsid	de of Missouri, the officer making th	e service must swear an	affidavit before the clerk, deputy	clerk. or iudae		
of the court of which the per						

territory where service is made. The return should be made promptly.



IN THE ______ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Notice of Hearing/Summons on Full Order of Protection – Child Use this form when six to ten children are involved with this case. Use CP36 for one child and CP38 for two to five children.

Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
Protected Child 1:	Related Cases:	(Date File Stamp)
Age of Protected Child:	Protected Child's Relationship to Respondent p	ursuant to 18 U.S.C.
Sex: F M Race:	§§ 921(a)(32) and 922(g)(8) determination:	
Protected Child 2:	Protected Child's Relationship to Respondent (Chil	d 1):
Age of Protected Child:	Child Step-Child or Former Ste	
Sex: F M Race: Protected Child 3:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Age of Protected Child:	Other (specify)	
Sex: F M Race:	Protected Child's Relationship to Respondent (Chil	
Protected Child 4:	Child Step-Child or Former Ste	
Age of Protected Child:	Other (specify)	with respondent
Sex: F M Race:	Protected Child's Relationship to Respondent (Chil	d 3).
Protected Child 5:	Child Step-Child or Former Ste	n-Child
Age of Protected Child:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Sex: F M Race:	Other (specify)	•
Protected Child 6:	Protected Child's Relationship to Respondent (Chil	d 4):
Age of Protected Child:	Child Step-Child or Former Ste	
Sex: 🗌 F 🔄 M Race:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Protected Child 7:	Other (specify)	
Age of Protected Child:	Protected Child's Relationship to Respondent (Chil	d 5):
Sex: F M Race:	Child Step-Child or Former Ste	
Protected Child 8:	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Age of Protected Child:	Other (specify)	
Sex: F M Race: Protected Child 9:	Protected Child's Relationship to Respondent (Chil	
Age of Protected Child:	Child Step-Child or Former Ste	
Sex: F M Race:	Other (specify)	with Respondent
Protected Child 10:	Protected Child's Relationship to Respondent (Chil	d 7):
Age of Protected Child:	Child Step-Child or Former Ste	n-Child
Sex: F M Race:	Parent is Unmarried, Intimate Residing/Resided	
	Other (specify)	· · · · · · · · · · · · · · · · · · ·
	Protected Child's Relationship to Respondent (Chil	d 8):
VS.	Child Step-Child or Former Ste	p-Child
Respondent:	Parent is Unmarried, Intimate Residing/Resided	
	Other (specify)	· · · · · · · · · · · · · · · · · · ·
Alias/Nicknames:	Protected Child's Relationship to Respondent (Chil	
Respondent's DOB: Age:	Child Step-Child or Former Ste	
SSN (if known, last four digits):	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Race: Sex: F M	Other (specify)	· · · · · · · · · · · · · · · · · · ·
Hair Color: Height:	Protected Child's Relationship to Respondent (Chil	
Eye Color: Weight: (Identifying Information for use by Law Enforcement)	Child Step-Child or Former Ste	
Visible Identifying Marks (e.g., tattoos, birthmarks, braces,	Parent is Unmarried, Intimate Residing/Resided Other (specify)	with Respondent
mustache, beard, pierced ear, glasses):		· · · · · · · · · · · · · · · · · · ·
	Respondent's Home Address:	
	Lisus Disau a Number	
	Home Phone Number:	
	Respondent's Work Address:	
	Work Phone Number:	
	Work Phone Number: Work Hours:	
		d.
	Other Locations Where Respondent May Be Serve	u.

f St. Louis) in	, MO, at	(time) on	(date).
Date		Judge/Cle	erk
f you have a disability requiring special ass I8 hours in advance of the scheduled hearin		court appearance, please c	ontact the court at lea
Ν	Notice to Respo	ndent	
You are notified that any full order of protection protect the victim from domestic violence, incl court finds in favor of Petitioner, whether you ensure the child victim's safety, including but	luding danger to th appear or not, the	e child's pet(s), stalking, and	sexual assault. If the
 Temporarily enjoining you from committin violence or sexual assault, stalking, moles abusing or threatening to abuse a pet. Temporarily enjoining you from entering th authorized by the court; Temporarily enjoining you from community medium, except as specifically authorized Award custody of the minor child(ren); Award visitation; Award child support; Award maintenance to Petitioner; Order you to pay or to continue to pay renchild(ren) if you have a duty to support the Order you to pay the costs of your treatment Order you to pay a reasonable fee for hour shelter for victims of domestic violence; Order a wireless service provider to transin number or numbers of any minor children service accountholder. Award possession and care of any pet, al resulted from abuse of the pet; Order you to pay court costs; Order you to pay Petitioner's attorney fee 	sting, or disturbing he family home of cating with the prof d by the court; ht or mortgage pay e protected child(re ed counseling prog ent and the treatm using and other se fer the billing respond in Petitioner's car long with any mone es of earnings or co s, including sums	the peace of the protected of the protected child(ren), exce tected child(ren) in any mann ments on a residence occup en) or other dependent house gram designed to help stop v ent of the protected child(ren rvices provided to the protec onsibility for and rights to the e to Petitioner, if Petitioner is eys necessary to cover medi- other income;	hild(ren), including ept as specifically her or through any ied by the protected ehold members; iolent behavior or to h); ted child(ren) by a wireless telephone not the wireless

Note 1	SI to Serving Officer: Service m	neriff's or Server's ust be at least 3 days		ate of the hearing.	
	otice/Summons and Petition at (County/City of St. Louis)	-	-	-	_ (address) in
(Check one)	(County/City of St. Louis)), MO, on	(date), at	(time), by:	
leaving a copy of the	the notice/summons and petition e notice/summons and petition	at the dwelling house		of abode of	(name).
18 years of age res	iding therein.), a person at least
	e age of 17 and not emancipate				 as served and is
	bring Respondent before the co		guardian, or oc		
	fying information regarding Res				_
	3.: S.S.N. (last				
	Hair Color:			License Plate No.	:
Identifying Marks:					
Printed Name of S	heriff or Server	Sheriff or Serve	er	Agency	y ORI
	Must be sw	orn before a notary pu	ublic if not serve	d by an authorized of	ficer.
(Seal)	Subscribed and sworn	to before me on this			(date).
	My commission expire	es:		Natara Dal	- 12 -
Missouri and fodoral law pro	vide that the costs and fees for servic			Notary Put	
		e for Out of State		1011 455.027, K5140, & 54	0.3.0. 9 10430)
I certify that:	Complet				
	serve process in civil actions w	vithin the state or territ	ory where the a	bove notice/summons	s and petition were
served.			-		·
2) My official title is _		of		_ County,	(state).
Served in	County,	(sta	te), on	(date) at	(time).
Subscribed and Sworn	To before me on this			(date).	
I am: (check one)	the clerk of the court of	which affiant is an offi	icer.		
	the judge of the court of	f which affiant is an of	ficer.		
(Seal)	authorized to administe	r oaths in the state in	which the affian	t served the above no	otice/summons and
	petition. (use for out-of-	state officer)			
	authorized to administe	r oaths. (use for court	-appointed serv	er)	
	-				
			Signature and	Title	
Missouri and federal law provid	e that the costs and fees for service of				S.C. § 10450)
Missouri and federal law provid		of protection orders are no fficer Making Retu			5.C. § 10450)
	Immons and petition must be se on when offered to him/her, the				
	on and the person's refusal to re				
	: (1) On Individual. On an individ				
	opy of the notice/summons and on at the individual's dwelling ho				
	ering a copy of the notice/sum				
	(2) On Guardian. On an incom		s a legally appo	inted guardian, by del	livering a copy of
	e petition to the guardian perso by an officer or deputy authoriz		ocess in civil act	ions within the state o	or territory where
such service is made.					
	in any state or territory in the U	nited States. If served	in a territory, s	ubstitute the word "ter	ritory" for the word
"state." If service is made outs	ide of Missouri, the officer maki	ng the service must s	wear an affidavi	it before the clerk, dep	outy clerk, or judge
of the court of which the pe	rson is an officer or other perso ial character of the affiant, and	on authorized to admir	nister oaths. Thi	s affidavit must state t	the time, place, and
territory where service is ma		and amant 5 autionity	to active hinces		



IN THE ______ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Notice of Hearing/Summons on Full Order of Protection - Child Use this form when two to five children are involved with this case. Use CP36 for one child and CP37 for six to ten children.

Judge or Division:		Case Number:	
		Court ORI Number:	
Petitioner:		MSHP Number:	
		Responsible Law Enforcement ORI:	
		Related Cases:	(Date File Stamp)
Protected Child 1:		Protected Child's Relationship to Respondent p	
Age of Protected Child:		§§ 921(a)(32) and 922(g)(8) determination:	
Sex: 🗌 F 🗌 M Race:		Protected Child's Relationship to Respondent (Chil	d 1)·
Protected Child 2:		Child Step-Child or Former Ste	
Age of Protected Child:		Parent is Unmarried, Intimate Residing/Resided	
Sex: 🗌 F 🗌 M Race:		Other (specify)	•
Protected Child 3:		Protected Child's Relationship to Respondent (Chil	d 2).
Age of Protected Child:		Child Step-Child or Former Ste	
Sex: 🗌 F 🗌 M Race:		Parent is Unmarried, Intimate Residing/Resided	
Protected Child 4:		Other (specify)	-
Age of Protected Child:		Protected Child's Relationship to Respondent (Chil	d 3).
Sex: 🗌 F 🗌 M Race:		Child Step-Child or Former Ste	
Protected Child 5:		Parent is Unmarried, Intimate Residing/Resided	
Age of Protected Child:		Other (specify)	•
Sex: 🗌 F 🗌 M Race:		Protected Child's Relationship to Respondent (Chil	d 4)·
		Child Step-Child or Former Ste	p-Child
	VS.	Parent is Unmarried, Intimate Residing/Resided	
Respondent:		Other (specify)	•
•		Protected Child's Relationship to Respondent (Chil	d 5) [.]
Alias/Nicknames:		Child Step-Child or Former Ste	p-Child
Respondent's DOB:		Parent is Unmarried, Intimate Residing/Resided	
•		Other (specify)	
Age:			
SSN (if known, last four digits):		Respondent's Home Address:	
Race:	Sex: 🗌 F 🗌 M		
Hair Color:	Height:	Lisus - Dissus - Neursteau	
Eye Color:	Weight:	Home Phone Number:	
	C C	Respondent's Work Address:	
(Identifying Information for use by Law Enforce	ement)		
Visible Identifying Marks (e.g., tattoos, bin	rthmarks, braces,	Work Phone Number:	
mustache, beard, pierced ear, glasses):		Work Hours:	
		Other Locations Where Respondent May Be Serve	d
		Other Locations where Respondent way be serve	u.
Petitioner has filed a verified petition	on (copy attached)	requesting a Full Order of Protection - Child ag	jainst you. The
hearing on the verified petition will	he in Division	of the Circuit Court of	(County/City
of St. Louis) in	,	MO, at (time) on	(date).
Date		Judge/Clerk	
If you have a disability requiring	special assistan	ce for your court appearance, please contac	t the court at least
48 hours in advance of the schee			
	U		

Notice to Respondent

You are notified that any full order of protection granted under sections 455.500 to 455.538, RSMo, shall be to protect the victim from domestic violence, including danger to the child's pet(s), stalking, and sexual assault. If the court finds in favor of Petitioner, whether you appear or not, the court may grant such forms of relief necessary to ensure the child victim's safety, including but not limited to:

- 1. Temporarily enjoining you from committing domestic violence or sexual assault, threatening to commit domestic violence or sexual assault, stalking, molesting, or disturbing the peace of the protected child(ren), including abusing or threatening to abuse a pet;
- 2. Temporarily enjoining you from entering the family home of the protected child(ren), except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected child(ren) in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor child(ren);
- 5. Award visitation;
- 6. Award child support;
- 7. Award maintenance to Petitioner;
- 8. Order you to pay or to continue to pay rent or mortgage payments on a residence occupied by the protected child(ren) if you have a duty to support the protected child(ren) or other dependent household members;
- 9. Order you to participate in a court-approved counseling program designed to help stop violent behavior or to treat substance abuse;
- 10. Order you to pay the costs of your treatment and the treatment of the protected child(ren);
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected child(ren) by a shelter for victims of domestic violence;
- 12. Order a wireless service provider to transfer the billing responsibility for and rights to the wireless telephone number or numbers of any minor children in Petitioner's care to Petitioner, if Petitioner is not the wireless service accountholder.
- 13. Award possession and care of any pet, along with any moneys necessary to cover medical costs that may have resulted from abuse of the pet;
- 14. Order you to make an assignment of wages of earnings or other income;
- 15. Order you to pay court costs;
- 16. Order you to pay Petitioner's attorney fees, including sums for legal services.

A Full Order of Protection could last up to three years.

Note to	-	heriff's or Server's Retur nust be at least 3 days prior		
I certify that I served this Not	ice/Summons and Petition a	nt(da s), MO, on (da	te) at (time) by	(address) in
☐ delivering a copy of the ☐ leaving a copy of the		tion to n at the dwelling house or usu th	al place of abode of	(name).
least 18 years of age ☐ other (describe)	residing therein.	ur		
Respondent is under the		ted. A custodial parent, guard		vas served and
Complete any known identify	ing information regarding R	espondent that has not alread	v been provided:	
		st four digits): R		Sex:
		Eye Color:		
Identifying Marks:				
Printed Name of Sh		Sheriff or Server orn before a notary public if n		cy ORI ficer
(Seal)	Subscribed and swor	n to before me on this		(date).
	My commission expire	es: Date		
Miccouri and fadoral low provide th		Date of protection orders are not require		
Missouri and rederal law provide ti		te for Out of State Service		5.0. § 10450)
I certify that:	Compie		•	
1) I am authorized to petition were serve		ns within the state or territory v	where the above notice/summ	ons and
2) My official title is		of	County,	(state).
		(state), on		
		(,,		(
			(ddto).	
I am: (check one)		of which affiant is an officer.		
	_ , •	of which affiant is an officer.	No ff:	
(Seal)		ter oaths in the state in which	the affiant served the above r	notice/summons
	and petition. (use for	,		
	authorized to adminis			
	—	ter oaths. (use for court-appoi	nted server)	
	_	· · · · · · · · · · · · · · · · · · ·		
		Signa	ature and Title	
Missouri and federal law provide		· · · · · · · · · · · · · · · · · · ·	ature and Title	.S.C. § 10450)
	that the costs and fees for servic Directions to C	Signa e of protection orders are not requir Dfficer Making Return on	ature and Title ed. (Section 455.027, RSMo, & 34 U Service	
A copy of the notice/sum notice/summons and petition notice/summons and petition	that the costs and fees for servic Directions to C mons and petition must be when offered to him/her, th and the person's refusal to	Signate of protection orders are not requir Dfficer Making Return on served on each person. If any e return shall be prepared to s receive the same.	ature and Title ed. (Section 455.027, RSMo, & 34 U Service person refuses to receive the how the offer of the officer to	e copy of the deliver the
A copy of the notice/sum notice/summons and petition notice/summons and petition Service shall be made: (guardian, by delivering a cop	that the costs and fees for servic Directions to C mons and petition must be when offered to him/her, th and the person's refusal to 1) On Individual. On an indi y of the notice/summons an	Signation of protection orders are not required of protection orders are not required of person. If any served on each person. If any e return shall be prepared to serve the same. Vidual, including an incompeted of petition to the individual per	ature and Title ed. (Section 455.027, RSMo, & 34 U Service person refuses to receive the how the offer of the officer to nt person not having a legally sonally or by leaving a copy o	e copy of the deliver the / appointed f the
A copy of the notice/sum notice/summons and petition notice/summons and petition Service shall be made: (guardian, by delivering a cop notice/summons and petition	that the costs and fees for servic Directions to C mons and petition must be when offered to him/her, th and the person's refusal to 1) On Individual. On an indi y of the notice/summons an at the individual's dwelling	Signation of protection orders are not required of protection orders are not required of person. If any ereturn shall be prepared to served on each person. If any ereturn shall be prepared to serve the same. Vidual, including an incompeted of petition to the individual perhouse or usual place of abode	ature and Title ed. (Section 455.027, RSMo, & 34 U Service person refuses to receive the how the offer of the officer to nt person not having a legally sonally or by leaving a copy o with some person at least 18	e copy of the deliver the / appointed of the 3 years of age
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state or territory where service is made. The return should be made promptly.