

# Ex Parte Order of Protection - Adult

IN THE \_\_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_\_ COUNTY, MISSOURI

Judge or Division:	Case Number:
	Court ORI Number:
	Protection Order Number:
Petitioner:	MSHP Number:
	Responsible Law Enforcement ORI:
VS.	Related Cases:
Respondent:	Respondent's Home Address:
Alias/Nicknames:	Home Phone Number:
Respondent's Year of Birth:	Respondent's Work Address:
Age:	
Sex: 🗌 F 🗌 M	
Height: Weight:	Work Phone Number:
Hair Color:	Work Hours:
Eye Color:	
Race and Ethnicity:	Other Locations Where Respondent May Be Served:
(Identifying Information for use by Law	
Enforcement)	
Visible Identifying Marks (e.g., tattoos,	
birthmarks, braces, scars, mustache, beard,	
pierced ear, glasses):	

#### The State of Missouri to Respondent:

Petitioner has filed a verified petition (copy attached) requesting a Full Order of Protection against you. Pursuant to sections 455.035 to 455.045, RSMo, the court finds that there is an immediate and present danger of domestic violence, including danger to Petitioner's pet(s), stalking, or sexual assault to Petitioner by you or there is other good cause to issue an Ex Parte Order of Protection.

Therefore, the court orders that you, \_\_\_\_\_\_, Respondent, not: Commit or threaten to commit domestic violence, stalking, molesting, sexual assault, or disturbing the peace of Petitioner wherever Petitioner may be found. [01 & 04] Abuse or threaten to abuse Petitioner's pet(s). Enter or stay upon the premises wherever Petitioner may reside, place of employment or school located at (unless disclosure waived) . [04] Be within \_\_\_\_\_ (distance) of Petitioner. Communicate with Petitioner in any manner or through any medium. [05] Other: . [08] It is further ordered that: Custody of the minor child(ren) shall be awarded, until further order of the court, as follows:

<u>Child's Name</u>	<u>Age</u>	Person Awarded Cu [Respondent-06, Petitio	
(Attach additional sheets if necessary	y)		
The possession of the pet(s) is awarde	ed, until further orde	r of the court, as follows:	
t is further ordered that:			<u> </u>
			· · · · · · · · · · · · · · · · · · ·
Violation of this Order may be punis by a fine of as much as \$10,000. If s stay at Petitioner's residence.			
The hearing of this cause will be in	Division	of the Circuit Court of	
(County/City	of St. Louis), in		, MO, at
(time) on	(date	¥).	
SO ORDERED:			
Date		Judge/Commission	ier
If you have a disability requiring sp court at least 48 hours in advance o		r your court appearance, ple	
Visit www.courts.mo.gov for	<sup>.</sup> more informati	on regarding orders of <b>p</b>	protections.

## Notice to Respondent

You are notified that any full order of protection granted under sections 455.010 to 455.085, RSMo, shall be to protect Petitioner from domestic violence, stalking, or 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 Petitioner's safety, including but not limited to:

- 1. Temporarily enjoining you from committing or threatening to commit domestic violence, molesting, stalking, sexual assault, or disturbing the peace of Petitioner, including violence against a pet;
- 2. Temporarily enjoining you from entering the premises of the dwelling unit of Petitioner;
- 3. Temporarily enjoining you from communicating with Petitioner in any manner or through any medium;
- 4. Award custody of any minor children;
- 5. Establish a visitation schedule that is in the best interests of the child(ren);
- 6. Award child support and/or maintenance to Petitioner;
- 7. Order you to pay Petitioner's rent or mortgage;
- 8. Order Petitioner be given temporary possession of specified personal property, such as automobiles, checkbooks, keys, and other personal effects;
- 9. Prohibit you from transferring, encumbering, or otherwise disposing of specified property mutually owned or leased by the parties;
- 10. Order you to participate in a court-approved counseling program designed to help batterers stop violent behavior or to participate in a substance abuse treatment program;
- 11. Order you to pay for housing and/or other services provided to Petitioner by a shelter for victims of domestic violence;
- 12. Order you to pay court costs;
- 13. Order you to pay the cost of medical treatment and/or services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by you;
- 14. Award possession and care of any pet(s), along with any moneys necessary to cover medical costs that may have resulted from abuse of the pet(s);
- 15. Order a wireless service provide 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;
- 16. Order you to make an assignment of earnings or other income;
- 17. Order you to pay Petitioner's attorney fees.

A Full Order of Protection could last up to the life of Respondent.

# Sheriff's or Server's Return Note to Serving Officer: Service must be at least 3 days prior to the date of the hearing.

Protection Ord	RETURN TH	IS PAGE ONLY TO TH		
I certify that I ser	ved this Order and a copy	/ of the Petition at		
of St. Louis), MO	), on(	(date), at	(time), by:	
(Check one)				
🗌 deliverin	ng a copy of the order and	the petition to		(name).
	a copy of the order and th	e petition at the dwelling (name), with		
a persoi	n at least 18 years of age	residing therein.		、 、 、 、 、 、 、 、 、 、 、 、 、 、 、 、 、
🗌 other: (c	lescribe)			
	s under the age of 17 and L was served and is requ			
Printed Name	of Sheriff or Server	Sheriff or Se	erver	Agency ORI
	Must be sworn befo	re a notary public if n	ot served by an auth	orized officer.
(Seal)	Subscribed and swor	n to before me on		(date).
(000)	My commission expir	es: Date		
		Date	Notary Pub	lic
	deral law provide that th on 455.027, RSMo, & 34		ervice of protection	orders are not
	Complet	e for Out of State S	ervice	
I certify that:	d to comic process in sivil	actions within the state	or torritor (whore the	
petition were	ed to serve process in civil served.	actions within the state	or terntory where the	above order and
•	e is	of	Countv	. (state).
	Co			
(time		(etato),		_ (1110) 11
Subscribed and	<b>I Sworn To</b> before me on	this	(date).	
	) 🗌 the clerk of the cour			
	the judge of the cou	rt of which affiant is an	officer.	
		ister oaths in the state i	n which the affiant ser	ved the above
	order. (use for out-c	,		
		ister oaths. (use for cou	in-appointed server)	
(Seal)		Signature and	Title	,
Missouri and fo	deral law provide that th			orders are not

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.027, RSMo, & 34 U.S.C. § 10450)

## **Directions to Officer Making Return on Service**

A copy of the order and the petition must be served on each person. If any person refuses to receive the copy of the order and the petition when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order and the petition personally to the individual or by leaving a copy of the order and the petition at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order and the petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order and the petition to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



# Judgment of the Full Order of Protection - Adult

IN THE JUDICIAL CIRCUIT, COUNTY, MISSOURI

Judge or Division:	Case Num	oer:						
-	Court ORI Number:							
Petitioner:	Protection Order Number:							
	MSHP Number:							
	· · · · · · · · · · · · · · · · · · ·	Responsible Law Enforcement ORI:						
Relationship to Respondent (specified	Related Cas	ses:						
on petition):	Responden	t Identifi	iers:					
. ,	SEX RACE & ETHNICITY			INICITY				
VS.								
Respondent:	YEAR OF I	F BIRTH HAIR EYES		BIRTH		BIRTH		EYES
	нт wt		SOCIAL SECURITY # (last four digits)					
Address	НТ	WT						
Address	НТ	WT						
Address	HT DRIVERS L							
Address				(last	four digits)			
Address CAUTION:		ICENS	E #	(last STATE	four digits)			
	DRIVERS L	ICENS	E #	(last STATE	four digits)			
CAUTION:	DRIVERS L	ICENS	E #	(last STATE	four digits)			
CAUTION:	DRIVERS L	ng Feat	E #	(last	four digits) EXP DATE			

# This Judgment shall be effective until: \_\_\_\_\_

20

**ONLY THE COURT CAN CHANGE THIS ORDER** 

Violation of this Order may be punished by confinement in prison 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 Petitioner'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 455.015, RSMo, this court hereby finds that it has jurisdiction over the parties and the subject matter. 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 issued) were served upon Respondent, as provided by law, at least three days prior to today's hearing.

## II. ENFORCEABILITY

This Judgment meets all the requirements of the Violence Against Women Act, 18 U.S.C. § 2265. This court has jurisdiction over the parties and the subject matter; Respondent has been given reasonable notice and opportunity to be heard. This order is enforceable in all 50 states, the District of Columbia, all Indian tribal lands, and all United States territories and shall be enforced as if it were an order of that jurisdiction without registration pursuant to 18 U.S.C. § 2265.

# **III. 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 455.040, RSMo, that Petitioner has proven allegations of domestic violence, stalking, and/or sexual assault against Respondent and Respondent cannot show that his or her actions alleged to constitute abuse were otherwise justified under the law. This court, therefore, orders and finds the following as described in Section IV 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 IV below.
This court finds that Respondent's relationship to Petitioner is as follows:
<ul> <li>A. Is current or former spouse*</li> <li>B. Has child(ren) in common*</li> <li>C. Reside(d) together*</li> <li>D. (ls/was) related by blood/marriage</li> <li>E. Romantic/intimate social relationship</li> <li>F. None (stalking or sexual assault alleged)</li> </ul>
This court further finds that Respondent represents a credible threat to the safety of Petitioner.*
* See Section VI Firearms.
This court finds that Respondent poses a serious danger to the physical or mental health of Petitioner or of a minor household member of Petitioner. This court considered all relevant evidence including, but not limited to:
<ul> <li>The weight of the evidence;</li> </ul>
<ul> <li>Respondent's history of inflicting or causing physical harm, bodily injury, or assault;</li> </ul>
<ul> <li>Respondent's history of stalking or causing fear of physical harm, bodily injury, or assault on Petitioner or a minor household member of Petitioner;</li> </ul>
<ul> <li>Respondent's criminal record;</li> </ul>
<ul> <li>Whether any prior full orders of adult or child protection have been issued against Respondent;</li> </ul>
<ul> <li>Whether Respondent has been found guilty of any dangerous felony under Missouri law; and</li> </ul>
<ul> <li>Whether Respondent violated any term or terms of probation or parole or violated any term of a prior full or temporary order of protection and which violated terms were intended to protect Petitioner or a minor household member of Petitioner.</li> </ul>

# IV. TERMS (Only Checked Provisions Apply)

#### The court orders:

This Judgment of the Full Order of Protection replaces the Ex Parte (Temporary) Order of Protection entered in this cause on \_\_\_\_\_\_ (date), except that all temporary orders entered in the Ex Parte Order of Protection remain in effect unless they are modified or terminated in the Judgment of the Full Order of Protection.

This Judgment renews the Judgment of the Full Order of Protection entered on \_\_\_\_\_ (date), and serves as notice of the extension of that Judgment.

#### A. CONTACT

- 1. Respondent **SHALL NOT COMMUNICATE** with Petitioner, in any manner or through any medium. The use of third parties (including children) to communicate is strictly prohibited. [05]
- 2. Respondent shall not commit or threaten to commit domestic violence, molesting, stalking, sexual assault, or disturbing the peace of Petitioner wherever Petitioner may be found. [01 & 04]
- 3. Respondent shall not abuse or threaten to abuse Petitioner's pet(s).
- 4. Respondent shall not harass, stalk or threaten Petitioner or engage in other conduct that would place Petitioner in reasonable fear of bodily injury to Petitioner.\*
- 5. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner that would reasonably cause bodily injury.\* [01]
- \* See Section VI Firearms.

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, emails, 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. Only the court can change the terms of this Judgment.

#### **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 residence located at \_\_\_\_\_\_).

Further, Respondent shall not knowingly enter upon the premises of any future residence of

	Petitioner. <b>RESPONDENT IS FORBIDDEI</b> <b>RESIDENCE.</b> [03 & 04]	N TO ENTER OR STAY AT PETITIONER'S
<u> </u>		ce located as listed above only on (date), g, toiletries, tools of trade and the following personal
	Respondent must be accompanied by a la	w enforcement officer.
3.	. This court finds that, in order to ensure Peti	tioner's safety, Respondent shall not: [04]
	Enter onto the premises of Petitioner	s school, located at
	Enter onto the premises of Petitioner	s place of employment, located at
		etitioner.
□4.		ell, damage, encumber or otherwise dispose of property
<u> </u>	. Petitioner shall receive temporary possessi	on of the personal property.
6.	. Petitioner is granted the possession and us	e of the following vehicle(s):
-	pondent must not be present in the res nitted by another term in this Judgmen	tricted locations at any time unless expressly t.
C. CI	USTODY	
<b>□</b> 1.	. The parties have no unemancipated childre	en in common.
2.		f the parties' unemancipated child(ren) is pending or has 455.050.3(1), RSMo, this court cannot change the his Judgment.
3.	. No prior judgment/order regarding custo or has been made.	dy of the parties' unemancipated child(ren) is pending
	Custody of the child(ren) shall be awarde	ed as follows:
	<u>Child's Name</u> P	erson Awarded Custody [Respondent-06, Petitioner-09]

4. A visitation schedule shall be established for Petitioner Res	nondent [06] as	followe
	pondent [00] as	10110103.

5. The parties shall exchange the unemancipated child(ren) for visitation at:

# NOTE: This Judgment does not permanently resolve child custody issues. (Section 455.060, RSMo)

#### **D. SUPPORT**

#### 1. Child Support

The Form 14 (Child Support Calculation Guidelines Worksheet) is attache	d and recommends
Respondent     Petitioner pay     Respondent     Petitioner	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 Petitioner Respondent per month per week, with the first payment due on (date).
	This court finds that child support should be in accordance with the attached Form 14 amount and orders  Respondent  Petitioner pay Petitioner Respondent  per week, with the first payment due on (date).
2. Ma	intenance
	Respondent  Petitioner shall pay \$ per month  per week in maintenance to  Petitioner  Respondent, with the first payment due on (date).
3. Otł	ner Support
□ a.	Respondent shall pay the rent or mortgage payments on the residence occupied by Petitioner 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 Petitioner by a shelter for victims of domestic violence in the amount of \$ per month _ per week to (deta)
	with the first payment due on (date).
c.	Respondent shall pay \$to Petitioner for 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

#### 4. Income Assignment

Respondent Petitioner shall execute an income assignment in favor of Petitioner Respondent for: child support maintenance.

#### NOTE: This Judgment does not permanently resolve support issues. (Section 455.060.4, RSMo)

#### E. COUNSELING/TREATMENT

#### 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 Petitioner's pet(s) awarded as follows:

Respondent shall pay to Petitioner \$\_\_\_\_\_\_ to cover medical costs that resulted from abuse of the pet(s).

\_\_\_\_\_4.\_\_\_\_\_

#### H. COSTS/FEES

- 1. Respondent shall pay to Petitioner attorney fees in the amount of \$\_\_\_\_\_.
- 2. Respondent shall pay the Guardian ad Litem's attorney fees in the amount of \$\_\_\_\_\_.
- 3. Respondent shall pay the cost of his/her treatment.
- 4. Respondent shall pay the following court costs:

#### I. 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.

### V. DURATION

This Judgment shall be effective until \_\_\_\_\_\_ (date), unless sooner terminated or extended by this court.

This court finds that it is in the parties' best interests 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 at least 30 days prior to the Order's expiration.

# **VI. 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 Petitioner; and,
- d. Respondent is restricted from harassing, stalking or threatening Petitioner, the child(ren) they have in common or the child(ren) of Petitioner's partner, or from engaging in any conduct that would place Petitioner in reasonable fear of bodily injury to him or herself, the child(ren) in common, or the child(ren) of Petitioner's partner.

# 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. § 922(g)(8)].

# **VII. MODIFICATION OF JUDGMENT**

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

## VIII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT

This Judgment is to be provided to Respondent by: $\Box$	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	RESPONDENT'S ATTORNEY'S SIGNATURE
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 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 Server's Return RETURN THIS PAGE ONLY TO THE COURT

<b>Protection Order</b>	Number:	Case Numb	oer	
I certify that I serve	d this Order at (County/City (time), by:			_ (address)
in	(County/City	of St. Louis), MO, on		
	(time), by:			
(Check one)				
	a copy of the order to			
	copy of the order at the dwelling (name), with	•		ame), a
person at l	least 18 years of age residing th	nerein.		
🗌 other: (des	scribe)			
	Inder the age of 17 and not ema was served and is required to a			
Printed Name of Sh	neriff or Server	Sheriff or Server	Agency	ORI
	Must be sworn before a not	ary public if not serv	ed by an authorize	ed officer.
(Seal)	Subscribed and sworn to befo	ore me on		_ (date).
	My commission expires:	· · · · · · · · · · · · · · · · · · ·		
		Date	Notary Public	
Respondent's period	ermit has been surrendered for	concealed carry suspe	ension and is attach	ied.
	ral law provide that the costs 455.027, RSMo, & 34 U.S.C. §	§ 10450)	-	ers are not
I certify that:	Complete for O	ut of State Service	9	
1) I am authorized t was served.	to serve process in civil actions	within the state or terr	itory where the abo	ve order
2) My official title is		of	County,	(state).
Served in	County,	(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 whic	h affiant is an officer.		
	the judge of the court of which			
	authorized to administer oat order. (use for out-of-state o		n the affiant served i	the above
	authorized to administer oat	hs. (use for court-appo	pinted server)	
(Seal)		<u></u>		<u> </u>
		Signature and Title		
and is attached. Missouri and fede	lissouri concealed carry permit ral law provide that the costs 455.027, RSMo, & 34 U.S.C. §	and fees for service	-	

## **Directions to Officer Making Return on Service**

A copy of the order must be served on each person. If any person refuses to receive the copy of the order when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order personally to the individual or by leaving a copy of the order at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



# Notice of Hearing - Renewal of Judgment of the Full **Order of Protection - Adult**

IN THE \_\_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

Judge or Division:	Case Number:
	Court ORI Number:
Petitioner:	MSHP Number:
	Responsible Law Enforcement ORI:
VS.	Related Cases:
Respondent:	Respondent's Home Address:
Alias/Nicknames:	Home Phone Number:
Respondent's Year of Birth:	Respondent's Work Address:
Age:	
Sex: F M	
Height: Weight:	Work Phone Number:
Hair Color:	Work Hours:
Eye Color:	
Race and Ethnicity:	Other Locations Where Respondent May Be Served:
(Identifying Information for use by Law	
Enforcement)	
Visible Identifying Marks (e.g., tattoos,	
birthmarks, braces, scars, mustache, beard,	
pierced ear, glasses):	

#### The State of Missouri to Respondent:

Petitioner has filed a verified motion (copy attached) requesting renewal of the Judgment of the Full Order of Protection that was issued against you on (date).

The court has determined that a hearing cannot be held on the motion before the Judgment of the Full Order of Protection – Adult expires and an Ex Parte Order of Protection has been issued. (copy attached)

The court has determined that a hearing can be held on the motion before the Judgment of the Full Order of Protection - Adult expires and the Judgment of the Full Order of Protection - Adult remains in full force and effect until further order of the court.

The hearing on Petitioner's Motion for Renewal of the Judgment of the Full Order of Protection will be

held 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 assistanc the court at least 48 hours in advance of the scheo		-	• •	se contact

Document Numb		's or Server's Return PAGE ONLY TO THE Co Case Nu	OURT mber	
I certify that I serve	d this Notice, Motion, and	Order (if issued) at		
	(ad	ldress) in		(County/City
of St. Louis), MO, o	on	(date), at	(time), by:	
(Check one)				
delivering a co	opy of the notice, motion, a	and order (if issued) to _		(name).
abode of a person at le	y of the notice, motion, and ast 18 years of age residir	(name), with ng therein.		
Respondent is u	under the age of 17 and no was served and is required	ot emancipated. A custod	lial parent, guardian, o	
Printed Name of SI	neriff or Server	Sheriff or Server	Age	ency ORI
	Must be sworn before	a notary public if not s	erved by an authoriz	zed officer.
(Seal)	Subscribed and sworn to	o before me on		(date).
	My commission expires:	Date	Notary Public	
	ral law provide that the o 455.027, RSMo, & 34 U.S		ice of protection ord	lers are not
I certify that:	Complete f	or Out of State Serv	ice	
1) I am authorized	to serve process in civil ac er (if issued) were served.	tions within the state or t	erritory where the ab	ove notice,
2) My official title is	·	of	County,	(state).
Served in (time).	Coun	ty, (state), on _	(c	late) at
I am: (check one)	order. (use for out-of-st	which affiant is an office f which affiant is an offic or oaths in the state in wh	er. er. nich the affiant served	I the above
(Seal)		Signature and Title	e	

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.027, RSMo, & 34 U.S.C. § 10450)

## **Directions to Officer Making Return on Service**

A copy of the notice, motion, and order (if issued) must be served on each person. If any person refuses to receive the copy of the notice, motion, and order (if issued) when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the notice, motion, and order (if issued) and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the notice, motion, and order (if issued) personally to the individual or by leaving a copy of the notice, motion, and order (if issued) at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the notice, motion, and order (if issued) to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the notice, motion, and order (if issued) to the

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



# Notice of Hearing/Summons on Full Order of Protection - Adult

IN THE \_\_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_\_ COUNTY, MISSOURI

Judge or Division:	Case Number:
	Court ORI Number:
Petitioner:	MSHP Number:
	Responsible Law Enforcement ORI:
VS.	Related Cases:
Respondent:	Respondent's Home Address:
Alias/Nicknames:	Home Phone Number:
Respondent's Year of Birth:	Respondent's Work Address:
Age: Sex: F M Height: Weight: Hair Color: Eye Color: Race and Ethnicity: (Identifying Information for use by Law Enforcement)	Work Phone Number: Work Hours: Other Locations Where Respondent May Be Served:
Visible Identifying Marks (e.g., tattoos, birthmarks, braces, scars, mustache, beard, pierced ear, glasses):	

Petitioner has filed a verified petition (copy attached) requesting an Order of Protection against you. The

	verified petition wi		C 11	Circuit	$\sim$	•
haarina on tha	Varitiad natition Wil	ll ha in Liivieian	of tho	( 'ircluf	( 'ourt (	∩t
ווכמוווע טוו נווכ				CIICUIL	COULT	JI

\_\_\_\_\_ (County/City of St. Louis), in \_\_\_\_\_\_, MO, at

(time), on (date).

Date

Judge/Clerk

If you have a disability requiring special assistance for your court appearance, please contact the court at least 48 hours in advance of the scheduled hearing date and time.

#### Notice to Respondent

You are notified that any full order of protection granted under sections 455.010 to 455.085, RSMo, shall be to protect Petitioner from domestic violence, stalking, or 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 Petitioner's safety, including but not limited to:

- 1. Temporarily enjoining you from committing or threatening to commit domestic violence, molesting, stalking, sexual assault, or disturbing the peace of Petitioner, including violence against a pet;
- 2. Temporarily enjoining you from entering the premises of the dwelling unit of Petitioner;

- 3. Temporarily enjoining you from communicating with Petitioner in any manner or through any medium;
- 4. Award custody of any minor children;
- 5. Establish a visitation schedule that is in the best interests of the child(ren);
- 6. Award child support and/or maintenance to Petitioner;
- 7. Order you to pay Petitioner's rent or mortgage;
- 8. Order Petitioner be given temporary possession of specified personal property, such as automobiles, checkbooks, keys, and other personal effects;
- 9. Prohibit you from transferring, encumbering, or otherwise disposing of specified property mutually owned or leased by the parties;
- 10. Order you to participate in a court-approved counseling program designed to help batterers stop violent behavior or to participate in a substance abuse treatment program;
- 11. Order you to pay for housing and/or other services provided to Petitioner by a shelter for victims of domestic violence;
- 12. Order you to pay court costs;
- 13. Order you to pay the cost of medical treatment and/or services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by you;
- 14. Award possession and care of any pet(s), along with any moneys necessary to cover medical costs that may have resulted from abuse of the pet(s);
- 15. Order a wireless service provide 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;
- 16. Order you to make an assignment of earnings or other income;
- 17. Order you to pay Petitioner's attorney fees.

A Full Order of Protection could last up to the life of Respondent.

#### Sheriff's or Server's Return Note to Serving Officer: Service must be at least 3 days prior to the date of the hearing. RETURN THIS PAGE ONLY TO THE COURT

Document Num	iber:	Case Num	ber	
I certify that I serv	ved this Notice/Summons and	the Petition at		
	(addi	ress) in		County/City
	, on			
(Check one)				
delivering	g a copy of the notice/summo	ns and petition to		(name).
abode of a persor	a copy of the notice/summons f at least 18 years of age resid	(name), with ling therein.		
other: (d	escribe)			•
	s under the age of 17 and not o _ was served and is required t	•		
Printed Name of	Sheriff or Server	Sheriff or Server	Age	ncy ORI
	Must be sworn before a	notary public if not serv	ved by an authoriz	ed officer.
	Subscribed and sworn to I	pefore me on		(date).
(Seal)	My commission expires:			
	My commission expires: _	Date	Notary Public	· · · · · · · · · · · · · · · · · · ·
	deral law provide that the co on 455.027, RSMo, & 34 U.S.		of protection ord	ers are not
	Complete for	Out of State Servic	e	
I certify that:				
notice/summor	d to serve process in civil actions and petition were served.		-	
2) My official title	is	of	County,	(state).
Served in(time)	is County ).	, (state), on	(d	ate) at
	<b>Sworn To</b> before me on this _		(date).	
	the judge of the court of v			
	authorized to administer order. (use for out-of-state		h the affiant served	the above
	authorized to administer	7	ointed server)	
(Seal)			,	
(000)		Signature and Title		<u> </u>
	deral law provide that the co on 455.027, RSMo, & 34 U.S.	sts and fees for service	of protection ord	ers are not

SJRC (01-25) AA36 (AAHP)

## **Directions to Officer Making Return on Service**

A copy of the notice/summons and petition must be served on each person. If any person refuses to receive the copy of the notice/summons and petition when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the notice/summons and petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the notice/summons and petition personally to the individual 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 residing therein, or by delivering a copy of the notice/summons and petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the notice/summons and petition to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



# Petition for a Court Order of Protection - Adult

County, Missouri Circuit Court (County where court is located. City of Saint Louis is considered a county.)

Use this form to ask for a court Order of Protection against someone who committed an act of domestic violence, stalking, or sexual assault against you. Domestic violence includes abuse, abuse of a pet, assault, battery, coercion, harassment, stalking, sexual assault, or holding you against your will. Learn more: https://www.courts.mo.gov/page.jsp?id=533

(Your Name) Petitioner,

You are the Petitioner. The Petitioner is the person who starts a court case.

And

Respondent.

The **Respondent** is the person you need protection from.

This petition is being filed in the county where (check all that apply):

I live.

the domestic violence, stalking, or sexual assault happened.

Respondent may be served with this petition.

# A. Information about the people involved in this case

# Information about you.

# $2 \leq 2$ The person you need protection from will get a copy of this form.

#### What is your relationship to the person you need protection from? Check the most appropriate.

•	• •	-	•	
We are married.	U We were ma	arried.	☐ We have a child together.	
We live together.	We used to	live together		
We are in a romant	tic relationship.	🗌 We wer	e in a romantic relationship.	
☐ We are related by b	blood or marriage	. Describe:		
Respondent is stalk (example: coworke	•		ly. Describe the connection with Re	spondent
	_			

My home is: (check all that apply)

owned rented

By: 
Me Respondent Other (name)

Respondent has no property interest in my home.

# Information about the person you need protection from. The court and law enforcement will use this section to try to find Respondent. Fill in as much information as you can.

Other names Respondent is known by (list all):					
Age: Respondent is at least 17 years of age or emancipated (no longer under the control, support, and responsibility of a parent or guardian) under 17.					
Race and Ethnicity: (Select one or more)        Ame       Black or African American        Native Hawaiian       Hispanic or Latino        Middle Eastern or North A	n or other Pacific Islander 🗌 White African (MENA) 🗌 Other 🗌 Unknown				
Sex: Male Female Height:	Weight:				
Hair (Select one): Blond Black Blue Brow					
Eyes (Select one): Black Blue Brown Dic Multicolored Maroon Pink Unknown	hromatic 🗌 Green 🗌 Grey 🗌 Hazel				
Identifying marks (Examples: e.g., tattoos, birthmarks	, braces, scars, beard, pierced ear, glasses):				
Home address:					
City:					
Phone number:					
Work name:					
Work address:					
Work phone:	Nork hours:				
Other places law enforcement may find Respondent to	o serve the paperwork:				

Does Respondent have social media accounts such as Facebook, Snapchat, TikTok, Instagram,

etc.? Yes No If yes, list the account(s) and user name(s):

carry a weapon or firearm?
Probation or Parole?  Yes No bation or Parole Officer:
ently in jail? 🗌 Yes 🗌 No
e(s) does Respondent drive? (Include vehicle make, model, year, color, license

# B. Explain what happened

Check all boxes that apply. List all dates and locations for each box selected. If the exact date(s) or location(s) is not known, list the approximate date(s) and describe the location(s) the best you can. You will be asked to provide details of what happened below.

Respondent knowingly and intentionally:

caused or attemp	oted to cause me pl	hysical harm.
Date(s):		
— · ·	•	ear of immediate physical harm.
coerced me. Res	pondent threatened	d me or forced me to do something I did not want to do.
Date(s):		
Location(s):		
🗌 stalked me. Two	or more times Res vith me, or caused s	pondent followed me, watched me, threatened me, somebody to do those things to me. It caused me to be in fear
Dates:		
SJRC (01-25) AA40		115.157, 452.700-452.930, 455.010, 455.030, 455.030.3, 455.050, 509.030 RSMo

harassed me. More than one time, Respondent caused substantial emotional distress to me by following me, looking in the window, lingering outside the residence, or doing something else to distress me.
Dates:
Locations:
sexually assaulted me. Respondent used force, threat of force, or duress to make me perform a sexual act against my will. Date(s):
Location(s):
unlawfully imprisoned me. Respondent refused to let me leave when I wanted to leave. Date(s):
Location(s):
<pre>followed me from place to place. Date(s): Location(s):</pre>
<pre>abused my pet(s). Date(s):Location(s):</pre>
I threatened to do any of the above. Date(s):
Location(s):
This is what happened (include specific details):

Attach additional pages, if needed.	
I am afraid of Respondent.	
There is an immediate and present danger of domestic violence to me.	
There are other good reasons for an emergency temporary order of protection because:	

☐ I have photographs, text messages, phone messages, or other evidence of my abuse.

# C. I request the court

Issue an emergency temporary order of protection (Ex Parte Order of Protection) restraining Respondent from acts of domestic violence against me. I am also requesting the court to issue a Full Order of Protection against the Respondent after a hearing on this petition to protect me from acts of domestic violence for a longer period of time as determined by the court.

Use this section to ask the court for what you want in the case. Check all that apply.

## 1. I want the court to order Respondent NOT to:

commit or threaten to commit domestic	violence,	stalking,	sexual	assault,	molesting,	or
disturbing the peace wherever I am.						

abuse or threaten to abuse my pet(s).

enter the home where I am living.

enter my school, located at \_\_\_\_\_

enter	my p	lace	of wor	k, I	located	l at	
	• •					-	

come within \_\_\_\_\_ (feet) of me.

] communicate with me by phone, email, text, social media, or in any other way.

other:



Normally, a full order of protection is valid for at least 180 days and not more than one year. If the judge finds that Respondent poses a serious danger, the judge can issue a protective order that is valid for at least two years and not more than ten years. Complete the section below only if you want the judge to find that Respondent poses serious danger.

## 2. Serious Danger – I want the court to

issue a protection order that is valid for at least two years and not more than ten years because Respondent poses a serious danger to my physical or mental health or to a minor household member's physical or mental health.

Respondent has a history of:

inflicting or causing physical harm, bodily injury, or assault.

stalking or causing fear of physical harm, bodily injury or assault on me or a minor in my household.

#### Respondent has:

a criminal record.

prior full orders of adult or child protection issued against him/her.

been found guilty of a dangerous felony under Missouri law.

violated a term of probation or parole intended to protect me or a minor in my household.

violated a term of a prior full or temporary (ex parte) order of protection intended to protect me or a minor in my household.
Provide details for all boxes checked above:
Award custody or visitation of a minor child(ren) I have with Respondent.

You may ask the court to order temporary custody if custody has not been decided in another case. Temporary custody is an order of the court awarding custody or visitation of the child(ren) to a person for a limited period of time. Complete the information below only if you want the court to award custody or visitation.

	$^{\wedge}$	、 、
_/	L	$\backslash$
/	÷	

3.

The court cannot change custody if a prior order regarding custody is pending or has been made. If you are not sure, you may want to talk with a lawyer.

# Child One

☐ I have provided the name and age of Child One on the Order of Protection Redacted Information Filing Sheet.

Name of the person child has lived with in the past 6 months:

Name of person who should get custody: \_\_\_\_\_

This person should get	Full Custody	Temporary Custody
------------------------	--------------	-------------------

#### Is there a court case for custody?

No Yes If yes, enter the Case number:

Child Two
I have provided the name and age of Child Two on the Order of Protection Redacted Information Filing Sheet.
Name of the person child has lived with in the past 6 months:
Name of person who should get custody:
This person should get 🗌 Full Custody 🗌 Temporary Custody
Is there a court case for custody?
No Yes If yes, enter the Case number:
Child Three
I have provided the name and age of Child Three on the Order of Protection Redacted Information Filing Sheet.
Name of the person child has lived with in the past 6 months:
Name of person who should get custody:
This person should get 🔲 Full Custody 🛛 Temporary Custody
Is there a court case for custody?
□ No □ Yes If yes, enter the Case number:
Child Four
I have provided the name and age of Child Four on the Order of Protection Redacted Information Filing Sheet.
Name of the person child has lived with in the past 6 months:
Name of person who should get custody:
This person should get 🗌 Full Custody 🔄 Temporary Custody
Is there a court case for custody?
□ No □ Yes If yes, enter the Case number:

# Child Five

I have provided the name and age of Child Five on the Order of Protection Redacted Information Filing Sheet.	
Name of the person child has lived with in the past 6 months:	

Name of person who should get custody:

This person should get 
Full Custody
Temporary Custody

#### Is there a court case for custody?

No Yes If yes, enter the Case number:

## □ I have additional children.

Attach Exhibit A to this form listing additional children.

4. Order Respondent to pay child support, maintenance, other support, court fees, or for injuries I received.

**Child support** is money paid by one parent to the other parent or guardian for the financial support of a child. Child support may be ordered by a court or child support enforcement agency.

Maintenance is money paid by one spouse to the other spouse for financial support.

I ask Respondent to pay \$	_ in <b>child support</b> to me every week month.
I ask Respondent to pay \$	in <b>maintenance</b> to me every 🗌 week 🗌 month.
I ask Respondent to pay \$ per week per month on the home t	
	to me for <b>reasonable housing or other services</b> of domestic violence in per week in per month.
I ask Respondent to pay \$ injuries caused to me by Respondent.	to me for <b>medical treatment that resulted from</b>
I ask Respondent to pay <b>court costs.</b>	
I ask Respondent to pay <b>attorney fees</b> .	

5. Order temporary possession of personal property to me.
 Personal property is property other than land you own. Examples of personal property are automobiles, checkbooks, keys, furniture, Xbox, jewelry, etc.
 List items:

List items:	
6. Order Respondent to participate in a:	
court-approved counseling program designed to	o help stop violent behavior.
substance abuse treatment program.	
7. Other	
Order the full order of protection to automatically re at least 30 days before the order expires.	enew unless Respondent asks for a hearing
Order Respondent to give me my wireless telephor have completed the Wireless Telephone Number T https://www.courts.mo.gov/file.jsp?id=105013	
Award possession and care of my pet(s) to me and that resulted from abuse of the pet(s).	l order Respondent to pay for medical costs
Order my residential address on my voter's registra	ation record to be closed to the public.
D. Signature	es
I swear or affirm under penalty of perjury the facts are true belief. I understand that a copy of my petition will be set I certify no confidential information is included on this d	erved upon Respondent.
Sign	Date
Attorney Signature (if applicable)	Date
Attorney's name, bar number	
Attorney's address, telephone number	
SJRC (01-25) AA40 10 of 10 115.157, 452.700	0-452.930, 455.010, 455.030, 455.030.3, 455.050, 509.030 RSMo

Prohibit Respondent from transferring or disposing of property owned together with me.



# Order on Petition for a Court Order of Protection – Adult

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

Judge or Division:	Case Number:
Petitioner:	
VS.	
Respondent	

Upon the filing of a verified petition, the court orders as follows:

Ex Parte Order of Protection to be issued by this court. An immediate and present danger of domestic violence to the petitioner was shown in the petition. The ex parte order will take effect when entered and will remain in effect until a hearing on the full order of protection is held. A hearing on the petition shall be held as listed on the ex parte order.

Respondent is less than 17 years of age. The case is to be transferred to juvenile court for a hearing on a full order of protection. A guardian ad litem is to be appointed for Respondent.

**Ex Parte Order is Denied**, a hearing on the petition shall be held as listed on the notice of hearing/summons on full order of protection form. An immediate and present danger of domestic violence to the petitioner was not shown in the petition.

Ex Parte Order is Denied and Judgment of Dismissal is entered for the following reason:

The court lacks authority to hear this matter. The petition shall be filed in the county where the petitioner resides, where the alleged incident of domestic violence occurred, or where the respondent may be served.

Petitioner is not authorized to seek relief in this court. Petitioner has not been subjected to domestic violence by a present or former family or household member or has not been the victim of stalking or sexual assault.

Petitioner has failed to state a claim upon which relief may be granted.

#### Other:

#### SO ORDERED:

Date

Judge



# **Ex Parte Order of Protection - Child**

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

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:		
	Protection Order Number:		
Petitioner:	MSHP Number:		
	Responsible Law Enforcement ORI:		
Protected Child:	Related Cases:		
Age of Protected Child:	Respondent's Home Address:		
VS.			
Respondent:			
Alias/Nicknames:	Home Phone Number:		
Respondent's Year of Birth:	Respondent's Work Address:		
Age:			
Sex: 🗌 F 🗌 M			
Height: Height:	Work Phone Number:		
Hair Color:	Work Hours:		
Eye Color:	Other Locations Where Respondent May Be Served:		
Race and Ethnicity:			
(Identifying Information for use by Law Enforcement)			
Visible Identifying Marks (e.g., tattoos, birthmarks, braces, scars, mustache, beard,			
pierced ear, glasses):			

#### 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's pet(s), stalking, or sexual assault by you to the child 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 this child.

#### 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 remaining in the home;
- The verified allegations of domestic violence present a substantial risk to the child unless Respondent is excluded from the family home; and
- A remaining adult family or household member is able to care adequately for the child in the absence of Respondent.

## Therefore, the court orders that you, \_\_\_\_\_\_\_, Respondent, not:

Commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child. [01]

☐ Abuse or threaten to abuse the pr	otected child's	pet(s).	
Communicate with the protected of specifically authorized by this Ord		<b>U</b>	except as
Enter the family home, place(s) of		r school of the protected child	, located at , except as
specifically authorized by this Orc	ler. (See "Spec	ial Conditions") [04]	,,
Be within	(distance) of the	e protected child.	
Other:			
			[08]
It is further ordered that Guardian Ad Litem Dourt A	Appointed Spec	cial Advocate for the child.	shall be appointed
It is further ordered that: Custody sha	all be awarded,	until further order of the court,	, as follows:
Child's Name	<u>Age</u>	Person Awarded Custody	[Respondent - 06], [Petitioner - 09]
Special Conditions:			
Violation of this Order may be punis and/or by a fine of as much as \$10,0 enter or stay at the protected child's	00. If so order	ement in prison for as long a ed by the court, Respondent	as four years t is forbidden to
The hearing of this cause shall be in D	ivision	of the Circuit Court of	
(County/City of St. Louis), in		, MO, at	(time) on
(date).			
SO ORDERED:			
Date		Judge/Commis	sioner
If you have a disability requiring spe the court at least 48 hours in advance			

Visit www.courts.mo.gov for more information regarding orders of protections.

# 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, including abusing or threatening to abuse a pet;
- 2. Temporarily enjoining you from entering the family home of the protected child, except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected child in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor child;
- 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 if you have a duty to support the protected child 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;
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected child 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(s);
- 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 Note to Serving Officer: Service must be at least 3 days prior to the date of the hearing. RETURN THIS PAGE ONLY TO THE COURT

Protection Order	Number:		Case Numl		
I certify that I serve	d this Order and a co	py of the Peti	tion at		(address)
in	ime), by:	ounty/City of	St. Louis), MO, on		(date),
at (†	ime), by:				
(Check one)					
delivering a	a copy of the order ar	nd the petitior	n to		(name).
	opy of the order and	(name), with			
a person a	t least 18 years of ag	e residing the	erein.		
🗌 other: (des	cribe)				
	nder the age of 17 ar vas served and is req				
Printed Name of Sh	eriff or Server	Sher	iff or Server	Age	ncy ORI
	Must be sworn be	fore a notary	public if not serv	ed by an authorize	ed officer.
(Seal)	Subscribed and sw	orn to before	me on		_ (date).
	My commission exp	oires:			· · · · · · · · · · · · · · · · · · ·
			Date	Notary Public	
	ral law provide that 455.504, RSMo, & 3 Comple	4 U.S.C. § 1(			
I certify that:	oomple			5	
,	o serve process in ci ved.	vil actions wit	hin the state or terr	itory where the abo	ve order and
2) My official title is		of		County,	(state).
Subscribed and S	worn To before me o	n this		(date)	
I am: (check one)	the clerk of the co	urt of which a	ffiant is an officer.	(dato).	
( )	${\Box}$ the judge of the co				
		inister oaths i	in the state in whicl	n the affiant served	the above
	authorized to adm	inister oaths.	(use for court-appo	pinted server)	
(Seal)					
		Si	gnature and Title		

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.504, RSMo, & 34 U.S.C. § 10450)

## **Directions to Officer Making Return on Service**

A copy of the order and the petition must be served on each person. If any person refuses to receive the copy of the order and the petition when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order and the petition personally to the individual or by leaving a copy of the order and the petition at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order and the petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order and the petition to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



## **Ex Parte Order of Protection - Child**

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

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:
	Protection Order Number:
Petitioner:	MSHP Number:
	Responsible Law Enforcement ORI:
Protected Child 1:	Related Cases:
_	Respondent's Home Address:
Age of Protected Child:	
Protected Child 2:	
Age of Protected Child:	Home Phone Number:
Protected Child 3:	
Age of Protected Child:	Respondent's Work Address:
Protected Child 4:	
Age of Protected Child:	
Protected Child 5:	Work Phone Number:
Age of Protected Child:	Work Hours:
Protected Child 6:	
Age of Protected Child:	Other Locations Where Respondent May Be Served:
Protected Child 7:	
Age of Protected Child:	
Protected Child 8:	
Age of Protected Child:	
Protected Child 9:	
Age of Protected Child:	
Protected Child 10:	
Age of Protected Child:	
VS.	
Respondent:	
Alias/Nicknames:	
Respondent's Year of Birth:	
Age:	
Sex: 🗌 F 🗌 M	
Height: Weight:	
Hair Color:	
Eye Color:	
Race and Ethnicity:	

(Identifying Information for use by Law Enforcement) Visible Identifying Marks (e.g., tattoos, birthmarks, braces, scars, mustache, beard, pierced ear, glasses):	

#### 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 children's pet(s), stalking, or sexual assault by you to the children 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 children remaining in the home;
- The verified allegations of domestic violence present a substantial risk to the children unless Respondent is excluded from the family home; and
- A remaining adult family or household member is able to care adequately for the children in the absence of Respondent.

#### Therefore, the court orders that you, , Respondent, not:

Commit or threate	n to commit domestic	violence, stall	king, sexual assa	ault, molesting, o	or disturbing
the peace of the p	rotected children. [01]				

Abuse or threaten to abuse the protected children's pet(s).

Communicate with the protected children in any manner or through any medium, except as specifically authorized by this Order. (See "Special Conditions") [05]

er the family home, place(s) of employment or school(s) of the protected children, lo	ocated at
, ex	except as
ecifically authorized by this Order. (See "Special Conditions") [04]	•

Be within \_\_\_\_\_ (distance) of the protected children.

Other:

. [08]

It is further ordered that \_\_\_\_ shall be appointed Guardian Ad Litem Court Appointed Special Advocate for the children.

It is further ordered that: Custody shall be awarded, until further order of the court, as follows:

<u>Child's Name</u>	<u>Age</u>	<u>Person Awarded Custody</u> [Respondent - 06], [Petitioner - 09]

and/or by a fine of as much as \$10,000. If so or enter or stay at the protected children's reside The hearing of this cause shall be in Division (County/City of St. Louis), in (date).	dered by the court, Respondent ince.	is forbidden to
and/or by a fine of as much as \$10,000. If so or enter or stay at the protected children's reside The hearing of this cause shall be in Division (County/City of St. Louis), in	dered by the court, Respondent ince.	is forbidden to
and/or by a fine of as much as \$10,000. If so or enter or stay at the protected children's reside The hearing of this cause shall be in Division (County/City of St. Louis), in	dered by the court, Respondent ince.	is forbidden to
Violation of this Order may be punished by con and/or by a fine of as much as \$10,000. If so or enter or stay at the protected children's reside The hearing of this cause shall be in Division (County/City of St. Louis), in	dered by the court, Respondent ince.	is forbidden to
and/or by a fine of as much as \$10,000. If so or enter or stay at the protected children's reside The hearing of this cause shall be in Division	dered by the court, Respondent ince.	is forbidden to
and/or by a fine of as much as \$10,000. If so or	dered by the court, Respondent i	
Special Conditions:		
The possession of the pet(s) is awarded, until furt	ner order of the court, as follows:	
		· · · · · · · · · · · · · · · · · · ·
		·····

### Visit www.courts.mo.gov for more information regarding orders of protections.

## **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 children'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 victims' 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 children, including abusing or threatening to abuse a pet;

- 2. Temporarily enjoining you from entering the family home of the protected children, except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected children in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor children;
- 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 children if you have a duty to support the protected children 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 children;
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected children 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(s);
- 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 Note to Serving Officer: Service must be at least 3 days prior to the date of the hearing. RETURN THIS PAGE ONLY TO THE COURT

	"Number:	Case Num	nber	
I certify that I serve	ed this Order and a	copy of the Petition at		(address)
at (	(time), by:	(County/City of St. Louis), MO, or	n	(date),
(Check one)	(			
,	a copy of the order	and the petition to		(name)
		nd the petition at the dwelling hour		
		(name), with		(name),
		age residing therein.		
-	-	and not emancipated. A custodia required to appear and bring Resp	• •	
Printed Name of SI	heriff or Server	Sheriff or Server	Agenc	y ORI
	Must be sworn l	before a notary public if not ser	ved by an authorize	d officer.
(Seal)	Subscribed and s	sworn to before me on		_(date).
	My commission e	expires.		
Missouri and fode	-	Date	Notary Public	rs are not
	eral law provide th 1 455.504, RSMo, 8	Date at the costs and fees for service & 34 U.S.C. § 10450)	e of protection orde	rs are not
required. (Section	eral law provide th 1 455.504, RSMo, 8	Date at the costs and fees for service	e of protection orde	rs are not
required. (Section	eral law provide th 1 455.504, RSMo, 8 Comp to serve process in	Date at the costs and fees for service & 34 U.S.C. § 10450)	e of protection orde	
I certify that: 1) I am authorized petition were se	eral law provide th 455.504, RSMo, & Comp to serve process in rved.	Date at the costs and fees for service 34 U.S.C. § 10450) Diete for Out of State Service civil actions within the state or ter	e of protection orde	ve order and
required. (Section I certify that: 1) I am authorized petition were se 2) My official title is Served in	eral law provide th 455.504, RSMo, 8 Comp to serve process in rved.	Date at the costs and fees for service 34 U.S.C. § 10450) Diete for Out of State Service	e of protection orde	ve order and (state).
required. (Section I certify that: 1) I am authorized petition were se 2) My official title is Served in(time).	eral law provide th 455.504, RSMo, & Comp to serve process in rved.	Date at the costs and fees for service 34 U.S.C. § 10450) olete for Out of State Service civil actions within the state or ter 	e of protection orde	ve order and (state).
I certify that: 1) I am authorized petition were se 2) My official title is Served in(time). Subscribed and S	eral law provide th 455.504, RSMo, 8 Comp to serve process in rved. Second To before me	Date at the costs and fees for service 34 U.S.C. § 10450) olete for Out of State Service civil actions within the state or ten of County, (state), on	e of protection orde	ve order and (state).
I certify that: 1) I am authorized petition were se 2) My official title is Served in(time). Subscribed and S	eral law provide th 455.504, RSMo, 8 Comp to serve process in rved.	Date at the costs and fees for service blete for Out of State Service civil actions within the state or ter of	e of protection orde	ve order and (state).
I certify that: 1) I am authorized petition were se 2) My official title is Served in(time). Subscribed and S	to serve process in rved.	Date at the costs and fees for service at the cost of the state or tere of	e of protection orde	ve order and (state). hte) at
I certify that: 1) I am authorized petition were se 2) My official title is Served in(time). Subscribed and S	to serve process in rved.	Date at the costs and fees for service beta at U.S.C. § 10450) blete for Out of State Service civil actions within the state or ter of of of of for this (state), on e on this (state), on e on this (state), on at the state of	e of protection orde	ve order and (state). hte) at
I certify that: 1) I am authorized petition were se 2) My official title is Served in(time). Subscribed and S	to serve process in rved.	Date at the costs and fees for service at the cost of the state or tere of	e of protection orde	ve order and (state). hte) at

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.504, RSMo, & 34 U.S.C. § 10450)

## **Directions to Officer Making Return on Service**

A copy of the order and the petition must be served on each person. If any person refuses to receive the copy of the order and the petition when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order and the petition personally to the individual or by leaving a copy of the order and the petition at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order and the petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order action to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



# **Ex Parte Order of Protection - Child**

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

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:			
	Protection Order Number:			
Petitioner:	MSHP Number:			
	Responsible Law Enforcement ORI:			
	Related Cases:			
Protected Child 1: Age of Protected Child:	Respondent's Home Address:			
Protected Child 2: Age of Protected Child:				
•	Home Phone Number:			
Protected Child 3: Age of Protected Child:	Respondent's Work Address:			
Protected Child 4: Age of Protected Child:				
Protected Child 5:	Work Phone Number:			
Age of Protected Child:				
	Work Hours:			
VS.	Other Locations Where Respondent May Be Served:			
Respondent:				
Alias/Nicknames:				
Respondent's Year of Birth:				
Age:				
Sex: TF M				
Height: Weight:				
Hair Color:				
Eye Color:				
Race and Ethnicity:				
(Identifying Information for use by Law				
Enforcement)				
Visible Identifying Marks (e.g., tattoos,				
birthmarks, braces, scars, mustache, beard,				
pierced ear, glasses):				

### 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 children's pet(s), stalking, or sexual assault by you to the children 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 children remaining in the home;
- The verified allegations of domestic violence present a substantial risk to the children unless Respondent is excluded from the family home; and
- A remaining adult family or household member is able to care adequately for the children in the absence of Respondent.

# Therefore, the court orders that you, , Respondent, not: Commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected children. [01] Abuse or threaten to abuse the protected children's pet(s). Communicate with the protected children in any manner or through any medium, except as specifically authorized by this Order. (See "Special Conditions") [05] Enter the family home, place(s) of employment or school(s) of the protected children, located at \_\_\_\_\_, except as specifically authorized by this Order. (See "Special Conditions") [04] Be within \_\_\_\_\_ (distance) of the protected children. Other: \_. [08] \_\_\_\_\_ shall be appointed It is further ordered that Guardian Ad Litem Court Appointed Special Advocate for the children. It is further ordered that: Custody shall be awarded, until further order of the court, as follows: Child's Name Person Awarded Custody [Respondent - 06], Age [Petitioner - 09]

The possession of the pet(s) is awarded, until further order of the court, as follows:

Special Conditions: \_\_\_\_\_

# Violation of this Order may be punished by confinement in prison 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 children's residence.

The hearing of this cause shall be in Division	of the Circuit Court of	
(County/City of St. Louis), in	, MO, at (time) on	
(date).		
SO ORDERED:		
Date	Judge/Commissioner	

# If you have a disability requiring special assistance for your court appearance, please contact the court at least 48 hours in advance of the scheduled hearing date and time.

## Visit www.courts.mo.gov for more information regarding orders of protections.

## **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 children'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 victims' 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 children, including abusing or threatening to abuse a pet;
- 2. Temporarily enjoining you from entering the family home of the protected children, except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected children in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor children;
- 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 children if you have a duty to support the protected children 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 children;
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected children 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(s);

- 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 Note to Serving Officer: Service must be at least 3 days prior to the date of the hearing. RETURN THIS PAGE ONLY TO THE COURT

Protection Orde	r Number:		Case Nun		
I certify that I serv	ed this Order and a	copy of the Pe (County/City c	tition at	n	(address) (date)
at	(time), by:			n	(dato),
(Check one)					
delivering	g a copy of the orde	r and the petitic	on to		(name).
🗌 leaving a	copy of the order a	nd the petition	at the dwelling hou	se or usual place of	abode of
a person	at least 18 years o	f age residing th	nerein.		( )/
🗌 other: (de	escribe)				<b>-</b>
·	•		•	al parent, guardian, o pondent before the c	
Printed Name of S	Sheriff or Server	Sh	eriff or Server	Agen	cy ORI
	Must be sworn	before a notai	ry public if not se	rved by an authoriz	ed officer.
(Seal)	Subscribed and	sworn to before	e me on		_ (date).
	My commission	expires:			
			Date	Notary Public	
required. (Sectio	n 455.504, RSMo,	& 34 U.S.C. § 1		e of protection orde	ers are not
I certify that:					
1) I am authorized petition were so	•	n civil actions w	ithin the state or te	rritory where the abo	ve order and
2) My official title i	S	of	f	County,	(state).
Served in(time)		County,	(state), on	(d	ate) at
Subscribed and	<b>Sworn To</b> before m	ne on this		(date).	
I am: (check one)	the clerk of the	court of which	affiant is an officer	•	
	_ , •		affiant is an office		
				ch the affiant served	the above
	`	out-of-state offi	cer) . (use for court-ap	nointed server)	
(Seal)					
()		S	Signature and Title		

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.504, RSMo, & 34 U.S.C. § 10450)

## **Directions to Officer Making Return on Service**

A copy of the order and the petition must be served on each person. If any person refuses to receive the copy of the order and the petition when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order and the petition personally to the individual or by leaving a copy of the order and the petition at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order and the petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order and the petition to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.

## Judgment of the Full Order of Protection – Child

IN THE \_\_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

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 Division:	Case Number:					
	Court ORI Number:					
PETITIONER:	Protection Order Number:					
	MSHP Number:					
	Responsible Law Enforcement ORI:					
Protected Child:	Related Cases:					
Age: Sex: 🗌 F 🗌 M						
VS	Respondent Id	lentifi	ers:			
RESPONDENT:	SEX			RACE & ET	HNICITY	
Address:	YEAR OF BIR	RTH		HAIR	EYES	
//ddic55.						
	НТ УТ			SOCIAL SECURITY # (last four digits)		
	DRIVERS LICENSE #		STATE	EXP DATE		
CAUTION:	Distinguishing	Featu	ures			
Weapon Involved						
Concealed Carry Permit Holder						
Respondent is at least 17 years old or	emancipated.		Respo	ndent is und	er the age of 17.	
Image: Constraint of the constraint				••		

#### This Judgment shall be effective until: , 20

ONLY THE COURT CAN CHANGE THIS ORDER

Violation of this Order may be punished by confinement in prison 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, 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.

## 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 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, 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. [01]
3. Respondent <b>shall no</b> t abuse or threaten to abuse the protected child's pet(s).
☐ 4. Respondent <b>shall not</b> harass, stalk or threaten the protected child or engage in other conduct that would place the protected child in reasonable fear of bodily injury to Petitioner or the protected child.
5. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner or the protected child that would reasonably cause bodily injury.
6. Respondent shall not have any contact with the protected child 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. Only the court can change the terms of this Judgment.
B. RESTRICTIONS
<ul> <li>1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at</li> </ul>

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's safety, Respondent shall not:

enter the family home of the protected child located at

\_. [04]

] enter onto the premises of the protected child's school(s), located at

enter onto the premises of the protected child's place(s) of employment, located at

come within \_\_\_\_\_ feet of the protected child.

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 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 is pending or has been made.

Custody of the unemancipated child shall be awarded as follows:

Child's Name

Person Awarded Custody [Respondent-06, Petitioner-09]

4. A visitation schedule shall be established for the unemancipated child as follows [Respondent - 06]:

5. The parties shall exchange the unemancipated child 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).

#### 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 in the amount of \$ per month per week to, with the first payment due on, with the first payment due on
<ul> <li>b. Respondent shall pay for housing or other services provided to the protected child by a shelter for victims of domestic violence in the amount of \$ per month</li> <li> per week to, with the first payment due on (date).</li> </ul>
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.
E. COUNSELING/TREATMENT
1. Respondent shall participate in a court approved counseling program(s) at to 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:

Respondent shall pay to Petitioner \$ \_\_\_\_\_\_ to cover medical costs that resulted from abuse of the pet(s).

### 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.

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 protected child 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 at least 30 days prior to the Order's 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; and,
- d. Respondent is restricted from harassing, stalking or threatening the protected child or from engaging in any conduct that would place the protected child in reasonable fear of bodily injury to him or herself.

#### 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. § 922(g)(8).]

## **VI. MODIFICATION OF JUDGMENT**

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

**RESPONDENT'S ATTORNEY'S SIGNATURE** 

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 Server's Return RETURN THIS PAGE ONLY TO THE COURT

Protection Ord	ler Number:		Case Nun	nber	
I certify that I se	erved this Order at( (time), by:				(address)
in	((	County/City of S	t. Louis), MO, on		(date),
	(time), by:				
(Check one)					
🗌 deliveri	ing a copy of the orde	r to			(name).
	a copy of the order a	•	•		(name),
a perso	on at least 18 years of	age residing th	erein.		
🗌 other: (	(describe)			· · · · · · · · · · · · · · · · · · ·	
	is under the age of 17 AL was served and is				
Printed Name o	f Sheriff or Server	She	eriff or Server	Ag	ency ORI
	Must be sworn be	fore a notary p	ublic if not serv	ed by an author	ized officer.
(Seal)	Subscribed and sw	orn to before m	e on		(date).
	My commission ex	pires:			
		D	ate	Notary Public	
Respondent	's permit has been su	rrendered for co	ncealed carry sus	spension and is a	ttached.
	ederal law provide th Section 455.504, RSI			ce of protection	orders are
	Comple	ete for Out of	State Service	)	
I certify that:					
1) I am authoriz order was se	ed to serve process ir erved.	n civil actions wi	thin the state or te	erritory where the	above
2) My official titl	e is	of		County,	(state).
Served in		County,	(state), on		_ (date) at
(tim	e).				
Subscribed an	d Sworn To before m	e on this		(date).	
	e) 🗌 the clerk of the				
	_ , •		affiant is an office		
			in the state in wh	ich the affiant se	rved the
	`	use for out-of-sta dminister oaths	(use for court-ap	pointed server)	
(Seal)					
(Cour)		S	ignature and Title	•	
	's Missouri concealed and is attached.	carry permit ha	s been surrender	ed for concealed	carry

# Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.504, RSMo, & 34 U.S.C. § 10450)

## **Directions to Officer Making Return on Service**

A copy of the order must be served on each person. If any person refuses to receive the copy of the order when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order personally to the individual or by leaving a copy of the order at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.

# Judgment of the Full Order of Protection - Child

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

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:	udge or Division: Case Number:			
	Court ORI Number:			
PETITIONER:	Protection Order Number:			
	MSHP Number:			
	Responsible Law Enforcement ORI:			
	Related Cases:			
Protected Child 1:	Protected Child 2:			
Age: Sex: Sex: F M	Age:		Sex: 🔄 F	- <u> </u>
Protected Child 3:		d Child 4		
Age: Sex: F M	Age:		Sex: 🔤 F	- 🗌 M
Protected Child 5: Age: Sex: Sex: F M		d Child 6	: Sex: 🗌 F	ПМ
Age: Sex: F M Protected Child 7:	Age:			
Age: Sex: F M	Protected Child 8: Age: Sex: F M			ПМ
Protected Child 9:	¥	d Child 1		
Age: Sex: Sex: F M				ПМ
	1			VS.
RESPONDENT:	Responden	t Identifie	rs:	
SEX RACE & ETHNICITY				
Address:				
Address:				
Address:	YEAR OF	BIRTH	HAIR	EYES
Address:	YEAR OF	BIRTH		
Address:	YEAR OF	BIRTH	HAIR	EYES SECURITY #
Address:			HAIR	EYES
Address:	НТ	WT	HAIR SOCIAL (last fo	EYES SECURITY # our digits)
Address:		WT	HAIR SOCIAL (last fo	EYES SECURITY #
	HT DRIVERS I	WT .ICENSE	HAIR SOCIAL (last fo # STATE	EYES SECURITY # our digits)
CAUTION:	НТ	WT .ICENSE	HAIR SOCIAL (last fo # STATE	EYES SECURITY # our digits)
CAUTION:	HT DRIVERS I	WT .ICENSE	HAIR SOCIAL (last fo # STATE	EYES SECURITY # our digits)
CAUTION:	HT DRIVERS I Distinguishi	WT -ICENSE	HAIR SOCIAL (last fo # STATE	EYES SECURITY # our digits) EXP DATE
CAUTION: Weapon Involved Concealed Carry Permit Holder Respondent is at least 17 years old or er	HT DRIVERS I Distinguishi	WT ICENSE	HAIR SOCIAL S (last fo # STATE res pondent is under	EYES SECURITY # our digits) EXP DATE
CAUTION: URANGE Weapon Involved Concealed Carry Permit Holder Respondent is at least 17 years old or er Appearances for Hearing: Petitioner	HT DRIVERS I Distinguishi nancipated.	WT	HAIR SOCIAL S (last fo # STATE res pondent is under oner's Attorney	EYES SECURITY # Our digits) EXP DATE the age of 17.
CAUTION:         Weapon Involved         Concealed Carry Permit Holder         Respondent is at least 17 years old or er         Appearances for Hearing:       Petitioner         Respondent       Respondent	HT DRIVERS I Distinguishi nancipated.	WT ICENSE	HAIR SOCIAL S (last fo (last fo ) # STATE STATE Sondent is under oner's Attorney ondent Fails to Ap	EYES SECURITY # Our digits) EXP DATE the age of 17.
CAUTION: URANGE Weapon Involved Concealed Carry Permit Holder Respondent is at least 17 years old or er Appearances for Hearing: Petitioner	HT DRIVERS I Distinguishi nancipated.	WT ICENSE	HAIR SOCIAL S (last fo # STATE res pondent is under oner's Attorney	EYES SECURITY # Our digits) EXP DATE the age of 17.

# This Judgment shall be effective until: \_\_\_\_\_

, 20

ONLY THE COURT CAN CHANGE THIS ORDER

Violation of this Order may be punished by confinement in prison 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 children'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 children, 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 children.

## 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 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	<ol> <li>Respondent shall not communicate with the protected children, 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.</li> </ol>
2	2. Respondent <b>shall not</b> commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected children. [01]
3	3. Respondent <b>shall no</b> t abuse or threaten to abuse the protected children's pet(s).
<u> </u>	4. Respondent <b>shall not</b> harass, stalk or threaten the protected children or engage in other conduct that would place the protected children in reasonable fear of bodily injury to Petitioner or the protected children.
<u> </u>	5. Respondent <b>shall not</b> use, attempt to use, or threaten to use physical force against Petitioner or the protected children that would reasonably cause bodily injury.
0	<ol><li>Respondent shall not have any contact with the protected children except as specifically authorized by this Order. See "Special Conditions" on page 4. [05]</li></ol>

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. Only the court can change the terms of this Judgment.

#### **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/th	e parties' residence
(or the dwelling located at,,,	).
Further, Respondent shall not knowingly enter upon the premises of any futur	re residence of
Petitioner. RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE P	ROTECTED
CHILDREN'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 children's safety, Respondent shall not:

enter the family home of the protected children located at

. [04]

enter onto the premises of the protected children's school(s), located at

] enter onto the premises of the protected children's place(s) of employment, located at

come within \_\_\_\_\_ feet of the protected children.

Other:	
--------	--

Γ

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 children 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 children is pending or has been made.

Custody of the unemancipated children shall be awarded as follows:

<u>Child's Name</u>	Person Awarded Custody [Respondent-06, Petitioner-09]
	······································
	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·

4. A visitation schedule shall be established for the unemancipated children as follows [Respondent - 06]:

\_\_\_\_5. The parties shall exchange the unemancipated children 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 children 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 children 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 Chaintenance.

### E. COUNSELING/TREATMENT

1. Respondent shall participate in a court approved counseling program(s) at

to 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:

Respondent shall pay to Petitioner \$ \_\_\_\_\_\_ to cover medical costs that resulted from abuse of the pet(s).

\_\_\_\_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 children.
- 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 protected children 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 at least 30 days prior to the Order's 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 children; and,
- d. Respondent is restricted from harassing, stalking or threatening the protected children or from engaging in any conduct that would place the protected children in reasonable fear of bodily injury to him or herself.

#### 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. § 922(g)(8).]

## **VI. MODIFICATION OF JUDGMENT**

The parties cannot change the terms of this Judgment on their own. This Judgment may be modified only 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) 🗌 pers	sonal 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.

NT'S SIGNATURE
NT'S ATTORNEY'S SIGNATURE

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.

## Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT

	Number:		oer	
I certify that I served	d this Order at (County/City (County/City ime), by:			_ (address)
in	(County/City	of St. Louis), MO, on		(date),
	ime), by:			
(Check one)				
delivering a	a copy of the order to			(name).
🗌 leaving a c	opy of the order at the dwelling	•		<i>,</i> ,
a person a	(na t least 18 years of age residing	me), with		(name),
	cribe)			
-	nder the age of 17 and not ema vas served and is required to a	-		
Printed Name of Sh	eriff or Server	Sheriff or Server	Agency	ORI
	Must be sworn before a not	ary public if not serv	ed by an authorize	ed officer.
	Subscribed and sworn to before	ore me on		_ (date).
(Seal)	My commission expires:			
	My commission expires:	Date	Notary Public	
Respondent's pe	ermit has been surrendered for			ned
I certify that:		ut of State Service		
<ol> <li>I am authorized t was served.</li> </ol>	o serve process in civil actions	within the state or terr	itory where the abo	ve order
2) My official title is		of	County,	(state).
Served in	County,	(state), on	(da	ate) at
(time).		、 //	、	,
Subscribed and Sv	worn To before me on this		(date).	
I am: (check one) [	the clerk of the court of whice	h affiant is an officer.		
[	the judge of the court of whi			
[	authorized to administer oat		n the affiant served	the above
Γ	order. (use for out-of-state of authorized to administer oat	,	vinted conver)	
(Seal)		ns. (use for court-appe	filled server)	
(Ocui)		Signature and Title		
Respondent's M	issouri concealed carry permit	has been surrendered	for concealed carry	/ suspension
and is attached.			-	-
	ral law provide that the costs		of protection orde	ers are not
required. (Section	455.504, RSMo, & 34 U.S.C.	§ 10450)		

## **Directions to Officer Making Return on Service**

A copy of the order must be served on each person. If any person refuses to receive the copy of the order when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the order personally to the individual or by leaving a copy of the order at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the order to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.

# Judgment of the Full Order of Protection - Child

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI

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:				
-	Court ORI Number:				
PETITIONER:	Protection Order Number:				
	MSHP Number:				
	Responsible Law Enforcement ORI:				
	Related Cases:				
Protected Child 1:	Protected Child 2:				
Age: Sex: F M	Age: Sex: Sex: K				
Protected Child 3:	Protected Child 4:				
	Age:		Sex: 🗌 F	M	
Age: Sex: F M				VS.	
RESPONDENT:	Respondent Identifiers:				
	SEX	RACE & ETHNICITY			
Address:	_				
//ddi000	YEAR OF	BIRTH	HAIR	EYES	
	HT WT		SOCIAL S	SOCIAL SECURITY # (last four digits)	
			(last fou		
CAUTION:	DRIVERS I		# STATE	EXP DATE	
Weapon Involved	Distinguishing Features				
Concealed Carry Permit Holder	U	0			
Respondent is at least 17 years old or em	nancipated.	Res	pondent is under th	e age of 17.	
Respondent is at least 17 years old or em Appearances for Hearing:  Petitioner	nancipated.		pondent is under th oner's Attorney	e age of 17.	
	· ·	Petitio	-		
Appearances for Hearing:  Petitioner	· ·	Petitic     Resp	oner's Attorney	ear	
Appearances for Hearing:  Petitioner Respondent Respondent	s Attorney	Petitio     Resp     Court	oner's Attorney ondent Fails to App	ear	
Appearances for Hearing:  Petitioner Respondent Guardian Ad Litem (GAL)	s Attorney	Petitio     Resp     Court	oner's Attorney ondent Fails to App	ear	

ONLY THE COURT CAN CHANGE THIS ORDER

Violation of this Order may be punished by confinement in prison 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 children'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 children, 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 children.

## 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 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 children, 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.

SJRC (01-25) CP22

2.	Respondent shall not commit or threaten to commit domestic violence, stalking	j, sexual	assault,
	molesting, or disturbing the peace of the protected children. [01]		

] 3. Respondent <b>shall no</b> t abuse or threaten to abuse the protected children's	pet(	(s)	).

- 4. Respondent shall not harass, stalk or threaten the protected children or engage in other conduct that would place the protected children in reasonable fear of bodily injury to Petitioner or the protected children.
- 5. Respondent **shall not** use, attempt to use, or threaten to use physical force against Petitioner or the protected children that would reasonably cause bodily injury.
- 6. Respondent **shall not** have any contact with the protected children 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. Only the court can change the terms of this Judgment.

#### **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 CHILDREN'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.
- enter the family home of the protected children located at

\_\_\_\_\_. [04]

enter onto the premises of the protected children's school(s), located at

enter onto the premises of the protected children's place(s) of employment, located at

come within \_\_\_\_\_ feet of the protected children.

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 children 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 children is pending or has been made.

Custody of the unemancipated children shall be awarded as follows:

<u>Child's Name</u>	Person Awarded Custody [Respondent-06, Petitioner-09
4. A visitation schedule shall b	e established for the unemancipated children as follows [Respondent
06]:	

 $\Box$  5. The parties shall exchange the unemancipated children 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 children 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	e protected children 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 exect	ute an income a	assignment in for:	🗌 child support 🗌	] maintenance.
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#### E. COUNSELING/TREATMENT

1. Respondent shall participate in a court approved counseling program(s) at to 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:
- Respondent shall pay to Petitioner \$ \_\_\_\_\_\_ to cover medical costs that resulted from abuse of the pet(s).

\_\_\_\_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 children.

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 protected children 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 at least 30 days prior to the Order's 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 children; and,
- d. Respondent is restricted from harassing, stalking or threatening the protected children or from engaging in any conduct that would place the protected children in reasonable fear of bodily injury to him or herself.

#### 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. § 922(g)(8).]

# **VI. MODIFICATION OF JUDGMENT**

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

RESPONDENT'S ATTORNEY'S SIGNATURE

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 Server's Return RETURN THIS PAGE ONLY TO THE COURT

	Number:			
I certify that I serve	d this Order at (County/Ci (County/Ci iime), by:			_ (address)
in	(County/Ci	ty of St. Louis), MO, on		(date),
	ime), by:			
(Check one)				
delivering a	a copy of the order to			(name).
		me), with		(name),
a person a	t least 18 years of age residin	g therein.		
	cribe)			
	nder the age of 17 and not en vas served and is required to a			
Printed Name of Sh	eriff or Server	Sheriff or Server	Agency	ORI
	Must be sworn before a no	otary public if not serv	ed by an authorize	ed officer.
	Subscribed and sworn to be	fore me on		_ (date).
(Seal)	My commission expires:			
	My commission expires:	Date	Notary Public	
Respondent's pe	ermit has been surrendered fo			ned.
	ral law provide that the cost 455.504, RSMo, & 34 U.S.C. Complete for (		-	
•	o serve process in civil action	s within the state or terr	itory where the abo	ve order
2) My official title is		_ of	County,	(state).
	County, _			
(time).	<b>,</b> , , , , , , , , , , , , , , , , , ,		\ \ \ \ \ \ \_	,
Subscribed and S	worn To before me on this		(date).	
I am: (check one) [	the clerk of the court of whi	ch affiant is an officer.		
[	the judge of the court of wheta			
[	authorized to administer oa order. (use for out-of-state		ו the affiant served	the above
[	authorized to administer oa	iths. (use for court-appo	pinted server)	
(Seal)		<u> </u>		
		Signature and Title		_
and is attached.	issouri concealed carry permi			•
	ral law provide that the cost 455.504, RSMo, & 34 U.S.C.		of protection orde	ers are not

# **Directions to Officer Making Return on Service**

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Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.





IN THE \_\_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_\_ COUNTY, MISSOURI

Judge or Division:	Case Number:
-	Court ORI Number:
Petitioner:	MSHP Number:
	Responsible Law Enforcement ORI:
VS.	Related Cases:
Respondent:	Respondent's Home Address:
Alias/Nicknames:	
Respondent's Year of Birth: Age:	Home Phone Number:
Sex: F M Height: Weight: Hair Color: Eye Color: Race and Ethnicity:	Respondent's Work Address:
(Identifying Information for use by Law Enforcement) Visible Identifying Marks (e.g., tattoos,	Work Phone Number: Work Hours:
birthmarks, braces, scars, mustache, beard, pierced ear, glasses):	Other Locations Where Respondent May Be Served:

#### The State of Missouri to Respondent:

Petitioner Guardian Juvenile Officer Guardian a Advocate has filed a verified motion (copy attached) reque Protection - Child that was issued against you on	esting renewal of the	e Full Order of
The court has determined that a hearing cannot be held or Full Order of Protection - Child expires and that an Ex Part issued. (copy attached)		0
The court has determined that a hearing can be held on the Order of Protection - Child expires and the Judgment/Full force and effect until further order of the court.		0
The hearing on Petitioner's Motion for Renewal of the Judgme	ent of the Full Order	of Protection - Child
will be held in Division of the Circuit Court of		
(County/City of St. Louis), in	, MO, at	(time) on
(date).		
Date	Judge/0	Clerk

If you have a disability requiring special assistance for your court appearance, please contact the court at least 48 hours in advance of the scheduled hearing date and time.

#### Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT

	oer:		mber		
I certify that I serve	ed this Notice, Motion, and Orde (address) in	er (if issued) at			
	(address) in (date), at	(time	(County	/City of St.	
	(date), at	(une	;), Dy.		
(Check one)				(10,0100,0)	
	opy of the notice, motion, and o				
	y of the notice, motion, and ord east 18 years of age residing th				
	be)			·	
•	under the age of 17 and not em was served and is required to a	-			
Printed Name of S	heriff or Server	Sheriff or Server	Ageno	cy ORI	
	Must be sworn before a no	tary public if not se	erved by an authorize	ed officer.	
(Seal)	Subscribed and sworn to bef	ore me on		_ (date).	
(000)	My commission expires:				
		Date	Notary Public		
	eral law provide that the costs 1 455.504, RSMo, & 34 U.S.C. Complete for C				
2	to serve process in civil actions	within the state or t	orritory whore the abo	vo notico	
•	er (if issued) were served.			ve nouce,	
2) My official title is	§	_of	County,	(state).	
	County,				
( )	worn To before me on this		(date).		
I am: (check one) (Seal)	<ul> <li>the clerk of the court of whith the judge of the court of wh</li> <li>authorized to administer oa order. (use for out-of-state order.)</li> <li>authorized to administer oa</li> </ul>	ich affiant is an office ths in the state in wh officer)	er. ich the affiant served i	the above	
(000)		Signature and Title	Signature and Title		

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.504, RSMo, & 34 U.S.C. § 10450)

# **Directions to Officer Making Return on Service**

A copy of the notice, motion, and order (if issued) must be served on each person. If any person refuses to receive the copy of the notice, motion, and order (if issued) when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the notice, motion, and order (if issued) and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the notice, motion, and order (if issued) personally to the individual or by leaving a copy of the notice, motion, and order (if issued) at the individual's dwelling house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the notice, motion, and order (if issued) by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the notice, motion, and order (if issued) to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.



Notice of Hearing/Summons on Full Order of Protection – Child

IN THE \_\_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_\_ COUNTY, MISSOURI

Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Respondent:	Respondent's Home Address:	
Alias/Nicknames:	Home Phone Number:	
Respondent's Year of Birth:	Respondent's Work Address:	
Age: Sex: F M Height: Weight: Hair Color: Eye Color:	Work Phone Number: Work Hours:	
Race and Ethnicity: (Identifying Information for use by Law Enforcement) Visible Identifying Marks (e.g., tattoos, birthmarks, braces, scars, mustache, beard, pierced ear, glasses):	Other Locations Where Respondent May Be Served:	

Petitioner has filed a verified petition (copy attached) requesting an Order of Protection against you. The

hearing on the verified petition will be in Division \_\_\_\_\_\_ of the Circuit Court of

(County/City of St. Louis), ii	l,	MO, a	ıt
--------------------------------	----	-------	----

(time), on (date).

Date

Judge/Clerk

If you have a disability requiring special assistance for your court appearance, please contact the court at least 48 hours in advance of the scheduled hearing date and time.

# 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:

Temporarily enjoining you from committing domestic violence or sexual assault, threatening to 1. commit domestic violence or sexual assault, stalking, molesting, or disturbing the peace of the protected child, including abusing or threatening to abuse a pet;

- 2. Temporarily enjoining you from entering the family home of the protected child except as specifically authorized by the court;
- 3. Temporarily enjoining you from communicating with the protected child in any manner or through any medium, except as specifically authorized by the court;
- 4. Award custody of the minor child;
- 5. Award visitation;
- 6. Award child support;
- 7. Award maintenance to Petitioner;
- Order you to pay or to continue to pay rent or mortgage payments on a residence occupied by the protected child if you have a duty to support the protected child 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;
- 11. Order you to pay a reasonable fee for housing and other services provided to the protected child 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(s);
- 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 Note to Serving Officer: Service must be at least 3 days prior to the date of the hearing. RETURN THIS PAGE ONLY TO THE COURT

Document Numb	er:	Case Nun	nber	
I certify that I serve	d this Notice/Summons and	Petition at		(address)
in	d this Notice/Summons and (County/o time), by:	City of St. Louis), MO, o	n	(date),
(Check one)	unie), by.			
( /	a copy of the notice/summor	ns and petition to		(name)
	copy of the notice/summons			
	at least 18 years of age resid			
	scribe)			· · · · · · · · · · · · · · · · · · ·
	under the age of 17 and not e was served and is required to	•		
Printed Name of SI	neriff or Server	Sheriff or Server	Age	ncy ORI
	Must be sworn before a	notary public if not sei	rved by an authoriz	ed officer.
	Subscribed and sworn to b	pefore me on		(date).
(Seal)	My commission ovpiros:			
	My commission expires: _	Date	Notary Public	· · · · · · · · · · · · · · · · · · ·
required. (Section	455.504, RSMo, & 34 U.S. Complete for	C. § 10450) r Out of State Servio	ce	
-	to comvo processo in civil actic	and within the state or to	mitom who so the obs	
,	to serve process in civil actic and petition were served.		mory where the abo	ove
	•	of	County,	(state).
	County			
Subscribed and S	worn To before me on this _		(date).	
	<ul> <li>the clerk of the court of w</li> <li>the judge of the court of v</li> <li>authorized to administer order. (use for out-of-stated)</li> <li>authorized to administer order.</li> </ul>	which affiant is an office oaths in the state in whi te officer)	r. ch the affiant served	the above
(Seal)		Signature and Title		<u> </u>

Missouri and federal law provide that the costs and fees for service of protection orders are not required. (Section 455.504, RSMo, & 34 U.S.C. § 10450)

# **Directions to Officer Making Return on Service**

A copy of the notice/summons and petition must be served on each person. If any person refuses to receive the copy of the notice/summons and petition when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the notice/summons and petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the notice/summons and petition personally to the individual 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 residing therein, or by delivering a copy of the notice/summons and petition to required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the notice/summons and petition to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly. File only the Sheriff's or Server's Return with the court.

# Petition for a Court Order of Protection - Child



County, Missouri Circuit Court

(County where court is located. City of Saint Louis is considered a county.)

Use this form to ask for a court Order of Protection on behalf of a child (person under 17 years of age unless otherwise emancipated) who has been a victim of domestic violence, stalking, or sexual assault. The Petitioner must be a parent, guardian, guardian ad litem, a court appointed special advocate, or a juvenile officer. Learn more: https://www.courts.mo.gov/page.jsp?id=383. If you have more than five children, complete the Petition for a Court Order of Protection-Child – Addendum. **Do not include the name of each child on this form. Include the name(s) on the Confidential Redacted Information Filing Sheet**.

(Your	Name)
Petitic	ner.

You are the Petitioner. The Petitioner is the person who starts a court case.

I am the

parent or guardian of the child(re	en)	).
------------------------------------	-----	----

guardian ad litem for the child(ren).

- court appointed special advocate for the child(ren).
- juvenile officer.

# Children needing protection:

Protected Child O	ne Initials Only:
Age:	Sex: 🗌 F 🗌 M
Protected Child Ty	wo Initials Only:
Age:	Sex: 🗌 F 🗌 M
Protected Child Th	nree Initials Only:
Age:	Sex: 🗌 F 🗌 M
Protected Child Fo	our Initials Only:
Age:	Sex: 🗌 F 🗌 M
Protected Child Fi	ve Initials Only:
Age:	Sex: 🗌 F 🗌 M
☐ I have more that	n five children needing protectior

I have more than five children needing protection. See Addendum for information on additional children.

And

Respondent.

The **Respondent** is the person the child(ren) need(s) protection from.

This petition is being filed in the county where (check all that apply):

- the child(ren) live.
- the domestic violence, stalking, or sexual assault happened.
- Respondent may be served with this petition.

# A. Information about the people involved in this case

# Information about the protected child(ren).

$\frac{1}{2}$ The person the child(ren) need(s) protection from will get a copy of this form.
Child One's Relation to Respondent
Respondent (check all that apply):
<ul> <li>is the child's parent.</li> <li>is the child's step-parent or former step-parent.</li> </ul>
$\square$ is the child's step-parent of former step-parent. $\square$ lives with the child.
used to live with the child.
has stalked the child.
has sexually assaulted the child.
other:
The family home of the child is: (check the boxes that apply)          owned       rented       other         by:       Respondent       Petitioner       Other (name)
Child Two's Relation to Respondent
Respondent (check all that apply):
is the child's parent.
is the child's step-parent or former step-parent.
lives with the child.
used to live with the child.
has stalked the child.
has sexually assaulted the child.
other:
The family home of the child is: (check the boxes that apply)
owned rented other

by: 🗌 Respondent 🗌 Petitioner 🗌 Other (name) \_\_\_\_\_

Child Three's Relation to Respondent Respondent (check all that apply):
is the child's parent.
is the child's step-parent or former step-parent.
☐ lives with the child.
used to live with the child.
has stalked the child.
has sexually assaulted the child.
other:
The family home of the child is: (check the boxes that apply)
owned rented other
by: Respondent Petitioner Other (name)
Child Four's Relation to Respondent
Respondent (check all that apply):
is the child's parent.
is the child's step-parent or former step-parent.
☐ lives with the child.
used to live with the child.
☐ has stalked the child.
has sexually assaulted the child.
other:
The family home of the child is: (check the bayes that apply)
The family home of the child is: (check the boxes that apply)
by: Respondent Petitioner Other (name)
Child Five's Relation to Respondent Respondent (check all that apply):
is the child's parent.
is the child's step-parent or former step-parent.
☐ lives with the child.
used to live with the child.
└── has stalked the child.
has sexually assaulted the child.
other:
The family home of the child is: (check the boxes that apply)
owned rented other
by: Respondent Petitioner Other (name)
,

See Addendum for information on additional children's relation to Respondent.

# Information about the person the child(ren) need protection from. The court and law enforcement will use this section to try to find Respondent. Fill in as much information as you can.

Other names Re	spondent is known by (l	ist all):			
Age:	Is 🗌 at least 17 years of longer under the contro				
Race and Ethnic	ity: (Select one or more	) 🗌 Americ	can Indian or Alaska	a Native	🗌 Asian
Black or Afr	ican American 🛛 🗌 Na	ative Hawaiian (	or other Pacific Islan	ıder 🗌 Wh	lite
🗌 Hispanic or	Latino 🗌 Middle	Eastern or Nor	th African (MENA)	Other	Unknown
Sex: 🗌 Male 🗌	Female	Height:	Weigl	ht:	
	): 🗌 Blond 🗌 Black 🗌 Red 🗌 Sandy 🗌 Unkr		-	🗌 Orange 🗌	] Pink
-	e): 🗌 Black 🗌 Blue 🗌	-	-	] Grev ∏ Ha	zel
··	ed 🗌 Maroon 🗌 Pink [				
	s (Examples: e.g., tattoo		praces, scars, beard	l, pierced ear	<sup>-</sup> , glasses):
Home address:					
City:		Cou	nty:		
Phone number: _					
Work name:					
Work address:					
Work phone:		Wor	k hours:		
Other places law	enforcement may find	Respondent to	serve the paperwork	<b>‹</b> :	
	nt have social media ac No If yes, list the acco		•		•
Does Responder	nt carry a weapon or fire	earm? 🗌 Yes [	No		
SJRC (01-25) CP40		4 of 11	115	5.157, 455.500-455	5.538, 509.030 RSMo

If Yes, list the weapon(s) or firearm(s): \_\_\_\_\_

Is Respondent on Probation or Parole? 
Yes No

If Yes, name of Probation or Parole Officer:

Is Respondent currently in jail? 
Yes No

What type of vehicle(s) does Respondent drive? (Include vehicle make, model, year, color, license plate number)

# B. Explain what happened

Check all boxes that apply. List all dates and locations for each box selected. If the exact date(s) and location(s) is not known, list the approximate date(s) and describe the location(s) the best you can. Select the box for each child who is a victim of the act of domestic violence, stalking, or sexual assault. You will be asked to provide details below.

Respondent knowingly and intentionally:

caused or attempted to cause physical harm to the child(ren).
🗌 Child One 🗌 Child Two 🗌 Child Three 🗌 Child Four 🗌 Child Five
Date(s):
Location(s):
placed or attempted to place the child(ren) in fear of immediate physical harm.
🗌 Child One 🗌 Child Two 🗌 Child Three 🗌 Child Four 🗌 Child Five
Date(s):
Location(s):
coerced the child(ren). Respondent threatened or forced the child(ren) to do something the child(ren) did not want to do.
🗌 Child One 🗌 Child Two 🗌 Child Three 🗌 Child Four 🗌 Child Five
Date(s):
Location(s):

stalked the child(ren). Two or more times Respondent followed the child(ren), watched the child(ren), threatened the child(ren), communicated with the child(ren), or caused somebody to do those things to the child(ren). It caused the child(ren) to be in fear of physical harm.

☐ Child One ☐ Child Two ☐ Child Three ☐ Child Four ☐ Child Five Dates:
Locations:
harassed the child(ren). More than one time, Respondent caused substantial emotional distress to the child(ren) by following the child(ren), looking in the window, lingering outside the residence, or doing something else to distress the child(ren).
☐ Child One ☐ Child Two ☐ Child Three ☐ Child Four ☐ Child Five Dates:
Locations:
sexually assaulted the child(ren). Respondent used force, threat of force, or duress to make the child(ren) perform a sexual act against the child(ren)'s will.
☐ Child One ☐ Child Two ☐ Child Three ☐ Child Four ☐ Child Five Date(s):
Location(s):
unlawfully imprisoned the child(ren). Respondent refused to let the child(ren) leave when the child(ren) wanted to leave.
Child One  Child Two  Child Three  Child Four  Child Five Date(s):
Location(s):
☐ followed the child(ren) from place to place.
🗌 Child One 🗌 Child Two 🗌 Child Three 🗌 Child Four 🗌 Child Five
Date(s):
Location(s):
$\Box$ abused the shild (rep)'s pet(s)
abused the child(ren)'s pet(s). $\Box$ objid to a $\Box$
Child One Child Two Child Three Child Four Child Five
Date(s): Location(s):
threatened to do any of the above.
Child One Child Two Child Three Child Four Child Five
 Date(s):
Location(s):
See Addendum for information on what happened to additional children needing protection from Respondent.

This is what happened (include specific details):

Do not include the name of any child in the details. Use "the child", "the children", "Child One", "Child Two", etc. or the child's initials.

An immediate and present danger of domestic violence, stalking, or sexual assault to the child(ren)

exists because (describe):

Do not include the name of any child. Use "the child", "the children", "Child One", "Child Two", etc. or the child's initials.

I have photographs, text messages, phone messages, or other evidence of the abuse.

# C. I request the court

Issue an emergency temporary order of protection (Ex Parte Order of Protection) restraining Respondent from acts of domestic violence, stalking, and sexual assault against the protected child(ren). I am also requesting the court to issue a Full Order of Protection against Respondent after a hearing on this petition to protect the child(ren) from acts of domestic violence, stalking, and sexual assault for a longer period of time as determined by the court.

Use this section to ask the court for what you want in the case. Check all boxes that apply.

# 1. I want the court to order Respondent NOT to:

commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child(ren).

abuse or threaten to abuse the protected child(ren)'s pet(s).

enter the family home of the protected child(ren), located at

enter the school(s) of the protected child(ren), located at

enter the place of work of the protected child(ren), located at

come within (feet) of the protected child(ren).

	communic way.	ate with the protected child(ren) b	y phone, email, text, social me	dia, or in any c	other
	have any order.	contact with the protected child(re	n) except as specifically author	rized by the cou	urt
	other:				
		esting the Ex Parte Order of Prote ted child(ren) because:	ction exclude Respondent fron	າ the family hor	ne of
	■ It is	s in the best interest of the child(re	en) to remain in the home;		
	■ As	ubstantial risk to the child(ren) ex	ists unless Respondent is excl	uded; and	
		emaining adult family or househol ld(ren) in the absence of Respond		uately for the	
2.	Award o	custody and visitation of th	e protected child(ren).		
	The co made.	urt cannot change custody if a pri	or order regarding custody is p	ending or has l	been
	Who should r	eceive custody of each child?			
	<u>Child</u>	Person to Receive Custody	Relationship to Parties	<u>Temporary</u>	<u>Full</u>
	Child One			_	
	Child Two				
	Child Three				
	Child Four				
	Child Five			_	
	See Adde	ndum requesting custody and visi	tation for additional children.		
	Is there cour	rt case for custody for the child	(ren) identified above?		
	_	which child(ren) and enter the cas			
		Child Two Child Three			
	Case numper	r(s):			

3.	Order Respondent to pay child support, maintenance, other support, court

# fees, or for injuries I received.

**Child support** is money paid by one parent to the other parent or guardian for the financial support of a child. Child support may be ordered by a court or child support enforcement agency.

Maintenance is money paid by one spouse to the other spouse for financial support.

I ask Respondent to pay \$	_ in <b>child support</b> to me every 🗌	week 🗌 month.
----------------------------	---	---------------

I ask Respondent to pay \$ \_\_\_\_\_ in **maintenance** to me every 🗌 week 🗌 month.

I ask Respondent to pay \$	to me for rent or mortgage payments to
the residence occupied by the protected	<b>d child(ren)</b> per week per month.

tne residence occupied by the protected child(ren) [\_] per week [\_] per month.
 I ask Respondent to pay \$ \_\_\_\_\_\_ to me for reasonable housing or other services provided to the protected child(ren) by a shelter for victims of domestic violence [\_] per week [\_] per month.

I ask Respondent to pay \$ \_\_\_\_\_\_ to me for medical treatment or services provided to the protected child(ren) as a result of injuries sustained by an act of domestic violence committed by Respondent.

I ask Respondent to pay **court costs**.

I ask Respondent to pay **attorney fees**.

# 4. Order Respondent to participate in a:

court-approved counseling program designed to help stop violent behavior.

substance abuse treatment program.

# 5. Other

Order the full order of protection to automatically renew unless Respondent asks for a hearing at least 30 days before the order expires.

Order Respondent to give me wireless telephone number(s) and billing responsibilities. I have completed the Wireless Telephone Number Transfer Addendum form. https://www.courts.mo.gov/file.jsp?id=105013
Award possession and care of the child(ren)'s pet(s) to me and order Respondent to pay for medical costs that resulted from abuse of the pet(s).
Order my residential address on my voter's registration record to be closed to the public.
Other (specify):

# D. Signatures

I swear or affirm under penalty of perjury that the facts are true according to my best knowledge and belief. I understand that a copy of my petition will be served upon Respondent.

I certify no confidential information is included on this document.

Sign	Date	
Attorney Signature (if applicable)	Date	
Attorney's name, bar number		

Attorney's address, telephone number

# Petition for a Court Order of Protection – Child – Addendum



County, Missouri Circuit Court (County where court is located. City of Saint Louis is considered a county.)

Use this form to provide information on additional children for a court order of protection. **Do not** include the name of each child on this form. Include the name(s) on the Confidential Redacted Information Filing Sheet.

# Children needing protection:

Protected Child Six Initials Only:			
Age:	Sex: 🗌 F 🗌 M		
Protected Child Se	even Initials Only:		
Age:	Sex: 🗌 F 🗌 M		
Protected Child Eight Initials Only:			
Age:	Sex: 🗌 F 🗌 M		
Protected Child Nine Initials Only:			
Age:	Sex: 🗌 F 🗌 M		
Protected Child Ten Initials Only:			
Age:	Sex: 🗌 F 🗌 M		

# Information about the protected children.

 $^{ar{ar{2}}}$ The person the children need protection from will get a copy of this form.

# Child Six's Relation to Respondent

Respondent (check all that apply):

- is the child's parent.
- is the child's step-parent or former step-parent.

lives with the child.

used to live with the child.

- has stalked the child.
- has sexually assaulted the child.
- \_\_\_ other: \_\_\_\_\_

The family home of the child is: (check the boxes that apply)

owned 🗌	rented	other
---------	--------	-------

by: Respondent Petitioner Other (name)

Child Seven's Relation to Respondent         Respondent (check all that apply):         is the child's parent.         is the child's step-parent or former step-parent.         lives with the child.         used to live with the child.         has stalked the child.         has sexually assaulted the child.         other:
The family home of the child is: (check the boxes that apply)          owned       rented       other         By:       Respondent       Petitioner       Other (name)
Child Eight's Relation to Respondent         Respondent (check all that apply):         is the child's parent.         is the child's step-parent or former step-parent.         lives with the child.         used to live with the child.         has stalked the child.         other:
Child Nine's Relation to Respondent         Respondent (check all that apply):         is the child's parent.         is the child's step-parent or former step-parent.         lives with the child.         used to live with the child.         has stalked the child.         other:         The family home of the child is: (check the boxes that apply)         owned       rented
by: Respondent Petitioner Other (name)

Child Ten's Relation to Respondent Respondent (check all that apply):  is the child's parent. is the child's step-parent or former step-parent. is the child. used to live with the child. has stalked the child. has sexually assaulted the child. other:
The family home of the child is: (check the boxes that apply)  owned  rented  other  by:  Respondent  Petitioner  Other (name) .
Respondent knowingly and intentionally:
<ul> <li>caused or attempted to cause physical harm to the child(ren):</li> <li>Child Six Child Seven Child Eight Child Nine Child Ten</li> <li>Date(s):</li> <li>Location(s):</li> </ul>
<ul> <li>placed or attempted to place the child(ren) in fear of immediate physical harm:</li> <li>Child Six Child Seven Child Eight Child Nine Child Ten</li> <li>Date(s):</li> <li>Location(s):</li> </ul>
<ul> <li>coerced the child(ren). Respondent threatened or forced the child(ren) to do something the child(ren) did not want to do.</li> <li>Child Six Child Seven Child Eight Child Nine Child Ten Date(s):</li> <li>Location(s):</li> </ul>
<ul> <li>stalked the child(ren). Two or more times Respondent followed the child(ren), watched the child(ren), threatened the child(ren), communicated with the child(ren), or caused somebody to do those things to the child(ren). It caused the child(ren) to be in fear of physical harm.</li> <li>Child Six Child Seven Child Eight Child Nine Child Ten Dates:</li> <li>Locations:</li> </ul>

harassed the child(ren). More than one time, Respondent caused substantial emotional distress to the child(ren) by following the child(ren), looking in the window, lingering outside the residence, or doing something else to distress the child(ren).
🗌 Child Six 🗌 Child Seven 🗌 Child Eight 🗌 Child Nine 🗌 Child Ten
Dates:
Locations:
sexually assaulted the child(ren). Respondent used force, threat of force, or duress to make the child(ren) perform a sexual act against the child(ren)'s will.
Child Six Child Seven Child Eight Child Nine Child Ten
Date(s):
Location(s):
unlawfully imprisoned the child(ren). Respondent refused to let the child(ren) leave when the child(ren) wanted to leave.
🗌 Child Six 🗌 Child Seven 🔄 Child Eight 🔄 Child Nine 🗌 Child Ten
Date(s):
Location(s):
followed the child(ren) from place to place.
Child Six Child Seven Child Eight Child Nine Child Ten
Date(s):
Location(s):
abused the child(ren)'s pet(s).
Child Six Child Seven Child Eight Child Nine Child Ten
Date(s): Location(s):
threatened to do any of the above.
Child Six Child Seven Child Eight Child Nine Child Ten
Date(s): Location(s):

This is what happened (include specific details):

Do not include the name of any child in the details. Use "the child", "the children", "Child Six", "Child Seven", etc. or the child's initials.

An immediate and present danger of domestic violence, stalking, or sexual assault to the child(ren) exists because (describe):

Do not include the name of any child. Use "the child", "the children", "Child Six", "Child Seven", etc. or the child's initials.
I have photographs, text messages, phone messages, or other evidence of the abuse.
I request the court award custody and visitation of the protected children.
The court cannot change custody if a prior order regarding custody is pending or has been made.
Who should receive custody of each child?
Child Person to Receive Custody Relationship to Parties Temporary Full

<u>Child</u>	Person to Receive Custody	<u>Relationship to Parties</u>	<u>Temporary</u>	<u>Full</u>
Child Six				
Child Sev	/en			
Child Eig				
Child Nin	e			
Child Ter	n			
☐ No ☐ If yes, se ☐ Child :	a court case for custody for the child Yes lect which child(ren) and enter the case Six  Child Seven  Child Eight  nber(s):	number(s): Child Nine           Child Ten		

Award visitation with the children as follows:



Order on Petition for a Court Order of Protection - Child

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT, \_\_\_\_\_

COUNTY, MISSOURI

Judge or Division:	Case Number:
Petitioner:	
VS.	
Respondent	
Upon the filing of a verified petition, the court orders as follows:	

Ex Parte Order of Protection to be issued by this court. An immediate and present danger of domestic violence, including danger to the child(ren)'s pet(s), stalking, or sexual assault to the protected child(ren) was shown in the petition and the court finds:

there is no prior order regarding custody involving Respondent and the child(ren) is pending or has been made, or

Respondent is less than 17 years of age.

The ex parte order will take effect when entered and will remain in effect until a hearing on the full order of protection is held. A hearing on the petition shall be held as listed on the ex parte order.

The court to enter an order appointing a guardian ad litem or court-appointed special advocate to represent the child victim(s).

The court to direct the children's division to conduct an investigation and to provide appropriate services.

The case is to be transferred to juvenile court for a hearing on a full order of protection.

Ex Parte Order is Denied, a hearing on the petition shall be held as listed on the notice of
hearing/summons on full order of protection form. An immediate and present danger of domestic
violence, including danger to the child(ren)'s pet(s), stalking, or sexual assault to the protected
child(ren) was not shown in the petition.

Ex Parte Order is Denied and Judgment of Dismissal is entered for the following reason:

The court lacks authority to hear this matter. The petition shall be filed in the county where the child(ren) reside(s), where the alleged incident of domestic violence, stalking, or sexual assault occurred, or where the respondent may be served.

Petitioner is not authorized to seek relief in this court. The protected child(ren) has(have) not been subjected to domestic violence by a present or former family or household member or has(have) not been the victim of stalking or sexual assault.

Petitioner has failed to state a claim upon which relief may be granted.

Other: \_\_\_\_\_

SO ORDERED:

Date

Judge