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:	(Date File Stamp)
Respondent's Year of Birth:		Respondent's Work Address:	
Age:		·	
SSN (if known, last four digits):		Work Phone Number:	
Race:	Sex: 🗌 F 🗌 M	Work Hours:	
Hair Color:	Height:	Other Locations Where Respondent May Be Serve	d:
Eye Color:	Weight:		
(Identifying information for use by Law Enforcement) Visible Identifying Marks (e.g. tattoos, birthmarks, braces, mustache, beard, pierced ear, glasses):			
	Ex Parte Or	der of Protection - Adult	
The State of Missouri to I	•		
Petitioner has filed a verifie	ed netition (conv.att:	ached) requesting a Full Order of Protection aga	iinst voii

The State of Missouri to Respondent:					
Pursuant to sections 455.035 to 455.045,	RSMo, the nger to Pet	requesting a Full Order of Protection against you. court finds that there is an immediate and present itioner's pet(s), stalking, or sexual assault to Petitioner by e Order of Protection.			
Therefore, the court orders that you, _		, Respondent, not:			
☐ Commit or threaten to commit domesti peace of Petitioner wherever Petitioner		stalking, molesting, sexual assault, or disturbing the und. [01 & 04]			
☐ Abuse or threaten to abuse Petitioner's	s pet(s).				
		ner may reside, place of employment or school located at			
		. [04]			
Be within (dista	ance) of Pet	itioner.			
☐ Communicate with Petitioner in any manner or through any medium. [05]					
Other:					
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 Custody [Respondent-06, Petitioner-09]			
(Attach additional sheets if necessary)					

The possession of the pet(s) is awarded, until further order of the court, as follows:
t is further ordered that:
/iolation of this Order may be punished by confinement in prison for as long as four years and/or by a line of as much as \$10,000. If so ordered by the court, Respondent is forbidden to enter or 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/Commissioner f 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 455.010 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.

j	RETURN THIS PAGE :Protection Order Number		HE COURT	
I certify that I served this	Order and a copy of the Petiti	ion at		
	(addre	ss) in		(County/City of
St. Louis), MO, on	(date), a	t	(time), by:	
leaving a copy of person at least 1	of the order and the petition to the order and the petition at th (name), with 8 years of age residing therein	e dwelling hou	·	
Respondent is under	the age of 18 and not emancip I is required to appear and brin	pated. A custo	odial parent, guardian,	or court appointed
Printed Name of She	riff or Server	Sheriff or Ser	ver	Agency ORI
	Must be sworn before a not	ary public if not	served by an authorized	officer
(Seal)	Subscribed and sworn to before	ore me on this		(date).
, ,	My commission expires:			
Missouri and federal law provide the	at the costs and fees for service of protection	Date	No uired. (Section 455.027, RSMo, &	otary Public 3 34 U.S.C. § 10450)
	Complete for O	ut of State Ser	vice	
	erve process in civil actions within the			
Served in	County,	(state), on	(da	ate) at (time).
Subscribed and Sworn 1	o before me on this		(date).	
I am: (check one)	the clerk of the court of which af			
,	the judge of the court of which a	affiant is an office	r.	
	authorized to administer oaths in (use for out-of-state officer)	n the state in whi	ch the affiant served the ab	ove order and petition.
(Seal)	authorized to administer oaths.	(use for court-ap	pointed server)	

Signature and Title 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 service is made 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 Judgment of the Full Order of Protection - Adult

Judge or Divisi	ion:	Case Numb					
		Court ORI Number:					
Petitioner:							
			MSHP Number:				
		Responsible Law Enforcement ORI: Related Cases: (Date File Stamp)					
Relationship to Respondent (specified on petition):			Related Cases: (Date File Stamp) Respondent Identifiers:				
				YEAR OF			
		SEX	RACE	BIRTH	HT	WT	
	VS	s					
Respondent:		HAIR	EYES	SOCIAL S	ECURITY # (I	ast four digits)	
respondent:							
		DRIVERS	S LICENSE #	STATE	EXP DATE		
Address			-				
		- Distinguishi					
		– Distinguisni –	ng Features				
CAUTION:							
☐ Weapon Inv	volved						
·							
☐ Concealed	Carry Permit Holder						
Appearances: ☐ GAL	☐ Petitioner ☐ Petitioner's Attorney	☐ Responde	ent ent's Attorney	•	ndent Fails to A		
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. ENFOR	CEABILITY				
This Judgmer	nt meets all the requirements	s of the Violen	ice Against Wo	men Act 18	USC 8 220	65 This court	

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: A. Is current or former spouse* B. Has child(ren) in common* C. Reside(d) together* D. (Is/was) related by blood/marriage E. Romantic/intimate social relationship F. None (stalking or sexual assault alleged) 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: The weight of the evidence; Respondent's history of inflicting or causing physical harm, bodily injury, or assault; Respondent's history of stalking or causing fear of physical harm, bodily injury, or assault on Petitioner or a minor household member of Petitioner; Respondent's criminal record; Whether any prior full orders of adult or child protection have been issued against Respondent; Whether Respondent has been found guilty of any dangerous felony under Missouri law; and 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. Specific findings:
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.*
* See Section VI Firearms.

make an initial contact with Respondent. Respondent may not 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. RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT PETITIONER'S RESIDENCE. [03 & 04] 2. Respondent may enter Petitioner's residence located as listed above only on (date). 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. 3. This court finds that, in order to ensure Petitioner'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 Come within feet of Petitioner. Other: 4. Respondent shall not take, hide, transfer, sell, damage, encumber or otherwise dispose of property mutually owned or leased with Petitioner: [081 5. Petitioner shall receive temporary possession of the personal property. 6. Petitioner is granted the possession and use of the following vehicle(s): Respondent must not be present in the restricted locations at any time unless expressly permitted by another term in this Judgment. C. CUSTODY 1. The parties have no unemancipated children in common. 2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore, pursuant to section 455.050.3(1), RSMo, this court cannot change the previous custodial arrangements through this Judgment. ☐ 3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Custody of the child(ren) shall be awarded as follows: Person Awarded Custody [Respondent-06, Petitioner-09] Child's Name

It is no defense for Respondent to contact Petitioner in response to Petitioner's making or attempting to

☐ 4. A visitation schedule shall be established for ☐ Petitioner ☐ Respondent [06] as follows:
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 attached 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 must pay □ Petitioner □ Respondent \$ □ 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 □ Petitioner pay □ Petitioner □ Respondent \$ □ per month □ per week, with the first payment due on (date).
2. Maintenance
☐ Respondent ☐ Petitioner shall pay \$ ☐ per month ☐ per week in maintenance to☐ Petitioner ☐ Respondent, with the first payment due on (date).
3. Other 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 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 violence committed by Respondent.
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
 □ 1. Respondent shall participate in a court approved counseling program(s) for □ batterers and/or □ substance abuse treatment at 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 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:
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
This Judgment shall be effective until (date), unless sooner terminated or extended by this court.
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
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
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.
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
This Judgment shall be effective until

VIII NOTIFICATION OF HIDGMENT	OF FULL ORDER TO RESPONDENT			
VIII. 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 J	UDGMENT ONLY			
Respondent's consent is not to be considered an adrare true; however, Respondent consents to this court acknowledges the receipt of this Judgment of the Full	s's issuance of this Judgment. Respondent			
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE			
PETITIONER'S ATTORNEY'S SIGNATURE	RESPONDENT'S ATTORNEY'S SIGNATURE			
SO ORDERED:				
Date	Judge			
The parties are notified that the foregoing Findings are commissioner, and all papers relative to the case or particle. Recommendations, have been transferred to a judge shall become the Judgment of the court upon adoption in writing, a party to the case or proceeding heard by	of the court. The Findings and Recommendations on by order of the judge. Unless waived by the parties a commissioner, within 15 days after the mailing of tile a motion for rehearing by a judge of the court. If the			
Date	Commissioner			
Order and Judgment Adopting Commiss	sioner's Findings and Recommendations			
It is hereby ordered, adjudged and decreed that the for the commissioner are adopted and confirmed as a fin	· · · · · · · · · · · · · · · · · · ·			
 Date	Judge			

Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed

Must be sworn before a notary public if not served by an authorized officer.

Sheriff or Server

Signature and Title

GAL was served and is required to appear and bring Respondent before the court.

Subscribed and sworn to before me on this

Respondent's permit has been surrendered for concealed carry suspension and is attached.

My commission expires:

Printed Name of Sheriff or Server

(Seal)

(Seal)

I certi	fy that:	-			
1)	I am authorize	d to serve process in civil actions	within the state or t	territory where the above order was s	erved.
2)	My official title	is	of	County, (stat	e).
Serve	ed in	County,	(state), on	(date) at	(time).
Subs	cribed and Sw	orn To before me on this		(date).	
I am:	(check one)	the clerk of the court of which	affiant is an officer.		
		the judge of the court of which	n affiant is an officer	r.	
		authorized to administer oaths	s in the state in which	ch the affiant served the above order.	•
		(use for out-of-state officer)			
		authorized to administer oaths	s. (use for court-app	pointed server)	

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)

Complete for Out of State Service

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

Respondent's Missouri concealed carry permit has been surrendered for concealed carry suspension and is attached.

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.

Agency ORI

Notary Public

I swear/affirm under penalty of perjury that these facts are true according to my best knowledge and belief.

NOTICE: Section 455.030.3, RSMo, provides that a petitioner seeking protection under the Domestic Violence Act is not required to reveal any current address or place of residence on this motion. **Do not provide this information if doing so will endanger you.**

rtify this document complies with all the	e redaction requirements of Court Operating Rule
Date	
Petitioner's Signature	Attorney's Name, Missouri Bar No., if Applicable
Address (Optional)	Address
City, State and Zip	City, State and Zip
Telephone	Telephone

*Dece**		_
Judge or Division:	Case Number:	
-	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
Vs. Respondent:	Related Cases: Respondent's Home Address:	(Date File Stamp)
Alias/Nicknames:	Home Phone Number:	
Respondent's Year of Birth: Age:	Respondent's Work Address:	
Race: Sex: \square F \square M	Wards Dharra Nissaharra	
Hair Color: Height:	Work Phone Number: Work Hours:	
Eye Color: Weight:	Work Hours.	
(Identifying Information for use by Law Enforcement) Visible Identifying Marks (e.g. tattoos, birthmarks, braces, mustache, beard, pierced ear, glasses):	Other Locations Where Respondent May Be Ser	ved:
Notice of Hearing - Renewal of Ju	udgment of the Full Order of Prote	ection - Adult
The State of Missouri to Respondent:		
` · ·	vattached) requesting renewal of the Judg st you on	
	ng cannot be held on the motion before the s and an Ex Parte Order of Protection has	•
	ng can be held on the motion before the Ju s and the Judgment of the Full Order of Pro ther order of the court.	•
	newal of the Judgment of the Full Order of	Protection will be
The hearing on Petitioner's Motion for Ren		
	cuit Court of	

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.

Date

Judge/Clerk

Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT **Document Number:** ____ (address) in I certify that I served this Notice, Motion, and Order (if issued) at (County/City of St. Louis), MO, on _____ (date), at (time), by: (Check one) delivering a copy of the notice, motion, and order (if issued) to ☐ leaving a copy of the notice, motion, and order (if issued) at the dwelling house or usual place of abode of ___ (name), with _____ (name), a person at least 18 years of age residing therein. other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Agency ORI Must be sworn before a notary public if not served by an authorized officer Subscribed and sworn to before me on this _____ _____ (date). (Seal) My commission expires: Notary Public 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) Complete for Out of State Service I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above notice, motion, and order (if issued) was served. 2) My official title is _____ ______ of _____ County, _____ (state). Served in _____ County, _____ (state), on _____ (date) at _____ (time). Subscribed and Sworn To before me on this (date). the clerk of the court of which affiant is an officer. I am: (check one) the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above notice, motion, and order (if issued). (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server) (Seal) Signature and Title 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) to the individual personally 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 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 service is made 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.

Petitioner has filed a verified petition (copy attache	d) requesting an Order of Protection against you.
The hearing on the verified petition will be in Division	on of the Circuit Court of
(County/City of St. I	_ouis), in, MO,
at (time), on (dat	e).
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

	RETURN THIS PA Document Number:	AGE ONLY TO THE CO		
I certify that I served this Notice/Summe	ons and the Petition at _			(address)
in (Cour	ty/City of St. Louis), MC), on	(date), at	(time), by:
(Check one) ☐ delivering a copy of the no	tice/summons and petiti	on to		(name).
☐ leaving a copy of the notice	e/summons and petition	at the dwelling house or u	isual place of abode of	
	(name), with		(name), a person at lea	st 18 years of
age residing therein.				
other (describe)				
Respondent is under the age of 18 a required to appear and bring Respo			n, or court appointed GAL was	served and is
Printed Name of Sheriff o	r Server	Sheriff or Server	Agency ORI	
Must	be sworn before a not	tary public if not served	by an authorized officer	
Subset (Seal)	cribed and sworn to bef	ore me on this	·	(date).
, ,	mmission expires:			
		Date	Notary Public	
Missouri and federal law provide that the costs	·	ection orders are not required.	Section 455.027, RSMo, & 34 U.S.C.	§ 10450)
I certify that: 1) I am authorized to serve pr petition were served.	ocess in civil actions	within the state or territo	•	
2) My official title is	0	of	County,	(state).
Served in				(time).
Subscribed and Sworn To before	ore me on this	vhich affiant is an officer	(date).	
☐ the ☐ autl noti	judge of the court of roorized to administer ce/summons and pet	which affiant is an office	er. ich the affiant served the at te officer)	pove
(Seal)		, ,	,	
		Signati	ure and Title	

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/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.



IN THE _____ JUDICIAL CIRCUIT, _____ Petition for Order of Protection - Adult **COUNTY, MISSOURI**

Notice to Petitioner: Respondent will receive a copy of this petition with service.

Judge or Division:	Case Number:		
	Related Cases:		
Petitioner:			
VS.		(Date File Stamp)	
Respondent:	Respondent's Home Address:		
Alias/Nicknames:	Home Phone Number:		
Respondent's Year of Birth:	Respondent's Work Address:		
Age:	Treopendent o Went Address.		
SSN (if known, last four digits):			
Race: Sex: \square F \square M	Work Phone Number:		
Hair Color: Height:	Work Hours:		
Eye Color: Weight:	Other Locations Where Respondent May Be Serv	ed:	
(Identifying information for use by Law Enforcement)	Petitioner's Relationship to Respondent pursuant to 18	11 5 C 88 021(2)(22)	
Visible Identifying Marks (e.g. tattoos, birthmarks, braces, mustache, beard, pierced ear, glasses):	and 922(g)(8) determination:	0.3.0. 99 921(a)(32)	
process, mastastro, poura, process sur, grasses,	☐ Spouse ☐ Child(ren) in common		
	☐ Former spouse ☐ Intimate residing/resided toge		
	☐ Are/were in a continuing social relationship of a rom	antic/intimate nature	
	Related by blood. Define relationship:		
	Related by marriage. Define relationship:		
	Residing/resided together; no intimacy		
	Stalking/Sexual Assault. Define relationship:		
I. PETIT	TIONER INFORMATION		
1. I am Petitioner and ☐ at least 17 ye	ears of age under 17 but emancipated.		
2. I reside in	(city),	(state),	
in the County of			
.			
II. RESPO	ONDENT INFORMATION		
3. Respondent is ☐ at least 18 years	of age or emancipated under 18.		
4. Respondent may be found in	(city),		
(state), in the	e County of	<u>_</u> .	
III. LOCATION WHERE DOMESTIC VIOL	ENCE, STALKING, OR SEXUAL ASSAU	LT OCCURRED	
5. An act of domestic violence, stalking, or	sexual assault occurred at		
	(address),	(city),	
(state), in the County of	of		

IV. COMPLETE FOR DOMESTIC VIOLENCE PETITION ONLY	
Relationship with Respondent 6. Respondent and I: (check one or more) □ reside together.	
previously resided together at(add	ress),
(city),(s	state),
in the County of	
never resided together.	
Residency	
 7. The residence in which I live is: (check one or more) jointly owned, leased or rented or jointly occupied by Respondent and me. owned, leased, rented or occupied by me. jointly owned, leased, rented or occupied by me and someone other than Respondent. owned, leased, rented or occupied by someone else, and Respondent is my spouse. jointly occupied by me and another person, and Respondent has no property interest therein. 	
Custody List only the child(ren) that Petitioner and Respondent have in common. The court cannot change cus a prior order regarding custody is pending or has been made. Do not include the name of each child this form. Include the name(s) on the Confidential Redacted Information Filing Sheet. 8. It is in the best interest of the minor, unemancipated child(ren) that custody be awarded as follow Child's Initials Only Age Who did each Child reside with during last six months Custody Custody 1	d on vs:
V. COMPLETE FOR STALKING OR SEXUAL ASSAULT PETITION ONLY	
9. Respondent is stalking or sexually assaulting me. Explain relationship (example: co-workers, neighbors, etc.) ———————————————————————————————————	
VI. COMPLETE FOR ALL CASES	
 10. Indicate any prior or pending custody court cases before, or orders entered by, this court or any other court involving the following parties. Indicate the case numbers. (If none, so state): a. Petitioner b. Respondent c. Children (identified in item 8) 	— —

4.4.5	Committed by Respondent:	
i1. Re □	spondent has knowingly and intentionally: (check at least caused or attempted to cause me physical harm	i one) sexually assaulted me
	placed or attempted to place me in apprehension of	unlawfully imprisoned me
	immediate physical harm	followed me from place to place
	coerced me	<u> </u>
	stalked me	☐ abused my pet(s)☐ threatened to do any of the
	harassed me	above
by	the following act(s): (Include the most recent date(s) of ea	ach act described.)
	m afraid of Respondent and there is an immediate and prother good cause for an emergency temporary order of protections.	
13. 🗌	Photographs/Exhibits are filed as evidence of my injuries	S.
	VII. PETITIONER'S REQU	ESTS
	rsuant to sections 455.010 - 455.085, RSMo, it is request der of Protection restraining Respondent from: (check all	
	committing or threatening to commit domestic violence, so the peace of Petitioner wherever Petitioner may be found	
	abusing or threatening to abuse Petitioner's pet(s).	
	stalking Petitioner.	
	entering the dwelling of Petitioner located at (see notice	below)
	entering the premises of Petitioner's school, located at _	
	entering onto the premises of Petitioner's place of emplo	oyment, located at
	coming within (feet) of Petitioner.	
	communicating with Petitioner in any manner or through	any medium.
	other:	
	other:	
Ш		

Additional Requests:
It is further requested that, upon the hearing of this cause, the court also issue a Full Order of Protection enjoining Respondent from the above acts for such time as is necessary to protect Petitioner and that the court: (one or more may be selected)
Custody
15. ☐ Award custody of the minor, unemancipated child(ren) to ☐ Petitioner ☐ Respondent.
16. Order visitation with the minor, unemancipated child(ren) to Petitioner Respondent as follows:
Child Support/Maintenance
17. Order Petitioner Respondent to pay child support to Petitioner Respondent in the
amount of \$ (check one) \square per week \square per month.
18. 🗌 Order 🗌 Petitioner 🗌 Respondent to pay maintenance to 🗌 Petitioner 🗌 Respondent in the
amount of \$ (check one) \square per week \square per month.
Other Support
19. Order Respondent to make or continue to make the rent or mortgage payments in the amount of
\$ (check one) ☐ per week ☐ per month on the residence occupied by Petitioner.
20. Order Respondent to pay Petitioner's rent at a residence, other than the residence previously shared
with Respondent, in the amount of \$ (check one) \[\] per week \[\] per month.
21. Order Respondent to pay a reasonable fee for housing and other services provided to Petitioner by a shelter for victims of domestic violence.
22. Order Respondent to pay the cost of medical treatment or services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by Respondent.
Personal Property
23. Order Petitioner be given temporary possession of the following personal property:
24. Prohibit Respondent from transferring, encumbering, or otherwise disposing of the following property
mutually owned or leased with Petitioner:
Counseling/Treatment
25. Order Respondent to participate in a court-approved counseling program designed for
☐ batterers and/or ☐ substance abuse.
<u>Costs/Fees</u>
26. Order Respondent to pay court costs.
27. Order Respondent to pay Petitioner's attorney fees.

0.0	
<u>Other</u>	
28. Order the full order of protection issued for one yea Respondent requests a hearing at least 30 days pri	
29. Petitioner to receive wireless telephone number(s) (Note: If checked, complete the Wireless Telephone	
30. Award possession and care of any pet(s), along wit costs that may have resulted from abuse of the pet	
31. Order Petitioner's residential address on voter's reg	istration record to be closed to the public.
32. Other (specify):	·
VIII. PETITIONER'S SI	GNATURE
I swear/affirm under penalty of perjury that these facts are belief. I understand that a copy of this petition will be s I certify this document complies with all the redaction re	erved on Respondent.
Date	Petitioner's Signature
NOTICE: Section 455.030.3, RSMo,	Address (Optional)
provides that a petitioner seeking protection under the Domestic Violence Act is not required to reveal any current address or	City, State and Zip
place of residence on this petition. Do not provide this information if doing so will endanger you.	
endanger you.	Attorney's Name, Missouri Bar No., if Applicable
<u> </u>	Address
	City, State and Zip
	Telephone

IN THE JUDICIAL CIR	RCUIT,COUN	ITY, MISSOUR
Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Respondent:		
Alias/Nicknames:		
Alias/Nickilailles.		(Date File Stamp)
Notice to MULES or	n Foreign Order of Protection - Adult	
☐ Attached is a copy of a foreign order of p RSMo. Please enter this order into MUL	protection registered in this court as permitted by sec LES.	tion 455.067,
Petitioner has notified the court that the	protection was registered in this court on (date	` ,
expiration date on the order. Please car	ncel this order in MULES.	
	Clerk	

IN THE JUDICIAL CIRC	CUIT, (COUNTY, MISSOURI
Judge or Division:	Case Number:	
Judge of Division.	Court ORI Number:	
Petitioner:	MSHP Number:	
1 Citionor.	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Respondent:	Treated dases.	
Alias/Nicknames:		(0.1.5)
		(Date File Stamp)
Affidavit of Fore	eign Order of Protection - Adult	
I am filing my foreign order of protection as A certified copy of the foreign order of p and has not been altered. Subsequent orders affecting foreign order extension of original protection order, etc.)	protection is attached. The order is a true	
	Date of	of Order
	Date	of Order
	Date of	of Order
I swear/affirm under penalty of perjury that belief.	these facts are true according to my bes	st knowledge and
☐ I certify this document complies with all	the redaction requirements of Court Ope	erating Rule 2.
Date	Petitioner's Sig	nature
NOTICE: Section 455.030.3, RSMo, provious that a petitioner seeking protection under the Domestic Violence Act is not required to re	he Address (Opti	onal)

SJRC (11-23) AA42 (AFRP) 1 of 1 455.030.3, 455.067 RSMo

City, State and Zip

Telephone

any current address or place of residence on this affidavit. **Do not provide this information**

if doing so will endanger you.

IN THE JUDICIAL CIRC	CO CO	OUNTY, MISSOUR
W THE JODICIAL CIRC		ONTT, WISSOUR
Judge or Division:	Case Number:	7
dage of Biviolon.	Court ORI Number:	<u> </u>
Petitioner:	MSHP Number:	-
	Responsible Law Enforcement ORI:	
vs.	Related Cases:	
Respondent:		
Alias/Nicknames:		(Date File Stamp)
Motion to Termina	te Full Order of Protection - Adult	
Petitioner or others in order to determine w	rder of protection entered against Responderminating any order of protection, the court whether the dismissal is voluntary. the redaction requirements of Court Operat	may inquire of
 Date	Petitioner's Signat	ure
Jud	gment of Termination	
	full order of protection is terminated. The co	ourt shall forward
SO ORDERED:		
Date	Judge	
Notice of Findings and Reco	ommendations & Notice of Right to Rehe	aring
The parties are notified that the foregoing f by a commissioner, and all papers relative Recommendations, have been transferred shall become the Judgment of the court up parties in writing, a party to the case or pro mailing of notice of the filing of the Judgme	Findings and Recommendations have been to the case or proceedings, together with the to a judge of the court. The Findings and Recon adoption by order of the judge. Unless we ceeding heard by a commissioner, within 18 and of the court, may file a motion for rehearing ruled on within 45 days after the motion is for	entered this date ne Findings and ecommendations vaived by the 5 days after the ing by a judge of
Date	Commissioner	· · · · · · · · · · · · · · · · · · ·
Order and Judgment Adopting (Commissioner's Findings and Recomme	ndations
It is hereby ordered, adjudged and decreed by the commissioner are adopted and conf	d that the foregoing Findings and Recomme firmed as a final Judgment of the court.	ndations entered
 Date	Judge	

IN THE JUDICIAL CIRC	CUIT, COUNT	Y, MISSOURI
Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Respondent:		
Alice (Nieknamas)		
Alias/Nicknames:		(Data File Stamp)
		(Date File Stamp)
Request to Dismiss Pe	tition for Order of Protection - Adult	
Petitioner requests dismissal of the Petition Petitioner or others in order to determine w	n for Order of Protection - Adult. The court may hether the dismissal is voluntary.	inquire of
I certify this document complies with all	the redaction requirements of Court Operating	Rule 2
		,
	Petitioner's Signature	
	r citioner a dignature	
	Date	
	Bute	
Recomr	mendation of Dismissal	
On motion of Petitioner, cause dismissed w	vithout prejudice.	
SO ORDERED:		
 Date	Commissioner	
Jud	gment of Dismissal	
☐ It is hereby ordered, adjudged, and deci	reed that the foregoing Recommendation ente	red by the
Commissioner is adopted and confirmed	as a final Judgment of the court.	
On motion of Petitioner, cause dismisse	ed without prejudice.	
 Date	Judge	
	Ŭ	

Instructions to Clerk

The court shall forward a copy of this Judgment to the local law enforcement agency.

NOTICE: Section 455.030.3, RSMo, provides that a petitioner seeking protection under the Domestic Violence Act is not required to reveal any current address or place of residence on this affidavit and motion. **Do not provide this information if doing so will endanger you.**

Date

	Your Street Address	
City	State	Zip

Your Telephone Number

Notary Public

Your Signature

In witness thereof:

Date

Clerk Witnessing Signature

Subscribed and sworn to before me on _______(date).

(Seal)

Directions for Completing

My commission expires: __

This affidavit must be completed and signature witnessed by a court clerk or notary before filing it with the court.

	•••	
The State of	f Missouri to:	(Name and Address)
		(Name and Address)
An Affidavit	of Changes in Circumsta	ce and Motion to Modify Judgment of the Full Order of Protection
- Adult (copy	attached) requesting a	nodification of the Full Order of Protection that was issued against
	,	(date) has been filed.
rtooporidorit		(date) nae been med.
The hearing	on the Affidavit of Chan	es in Circumstance and Motion to Modify Judgment of the Full
· ·		in Division of the Circuit Court of
		City of St. Louis), in, MO,
at	(time) on	(date).
	Date	Judge/Clerk
		ecial assistance for your court appearance, please contact ce of the scheduled hearing date and time.

IN THE JUDICIAL CIRC	COUIT, COUI	NTY, MISSOURI
Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Respondent:		
Alias/Nicknames:		
		(Date File Stamp)
Order to Modify Judgmen	t of the Full Order of Protection - Ad	dult
A Judgment of the Full Order of Protectio	n - Adult was entered in	
(County/City of St. Louis), MO, on (date).	(date) and is effective until	

Conditions regarding communication:

Conditions regarding contact:

Other (specify):

Date

Custody:

Date

IN THE JUDICIAL CI	RCUIT,	_ COUNTY, MISSOURI
Judge or Division:	Case Number:	
oudge of 2000cm	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Respondent:		
Alias/Nicknames:		
		(Date File Stamp)
Objection to Automatic	Notice of Hearing Renewal of Full Order of Protec	ction - Adult
The State of Missouri to Detitioner		
The State of Missouri to Petitioner:	(Name and Address)**	
**See Instructions to Clerk		
Respondent has filed an objection (cop Protection that was issued against Res	•	
	hearing cannot be held on the objectio dult expires and an Ex Parte Order of F	•
	hearing can be held on the objection b It expires and the Judgment Full Order til further order of the court.	
The hearing on Respondent's objection Division of the Circuit Court o		
,	wo, at (time) on	(date).
Date	Judge/	Clerk
If you have a disability requiring spe the court at least 48 hours in advance		

Instructions to Clerk

If Petitioner has a confidential address, do NOT include address information on this form. Provide service information to the sheriff or server using a confidential service information document.

	Sheri	ff's or Server's Retur	n	
			tely and not less than 3 days p do not include the service add	
I certify that I served this Notic	ce, Objection, and Order (if is (County/City of St. L	ssued) at ouis), MO, on	(date), at	(address) in (time), by:
(Check one)	. , ,	,,	, ,	
		(name), with	ing house or usual place of abod	
a person at least [△] ☐ other (describe) _	18 years of age residing there	ein. 		.
Printed Name of She	riff or Server	Sheriff or Server	Agend	cy ORI
			t served by an authorized offic	
(Seal)				(date).
	My commission expir	res: Date	Notary F	Public
Missouri and federal law p RSMo, & 34 U.S.C. § 10450)		ction orders are not required. (Section 455.027,
I certify that:	Complet	e for Out of State Sei	rvice	
 I am authorized to se issued) were served 	•	ithin the state or territory	where the above notice, objection	n, and order (if
2) My official title is		of	County,	(state).
Served in	County,	(state),	on (date) a	at (time).
Subscribed and Sworn T	o before me on this		(date).	
I am: (check one)	☐ the clerk of the court of ☐ the judge of the court of ☐ authorized to administe order (if issued). (use fo ☐ authorized to administe	which affiant is an office r oaths in the state in whi r out-of-state officer)	r. ch the affiant served the above n	otice, objection, and
(Seal)	-	Sig	nature and Title	
Missouri and federal law pi RSMo, & 34 U.S.C. § 10450		es for service of protec	tion orders are not required. (Section 455.027,

Directions to Officer Making Return on Service

A copy of the notice, objection, and order (if issued) must be served on each Petitioner. If any person refuses to receive the copy of the notice, objection, 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, objection, 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, objection, and order (if issued) to the individual personally or by leaving a copy of the notice, objection, 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, objection, 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, objection, 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 service is made 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.



IN THE _____ JUDICIAL CIRCUIT, ____

COUNTY, MISSOURI

Ex Parte Order of Protection – Child

Use this form when one child is involved with this case. Use CP12 for two to five children and CP11 for six to ten children. Case Number: Judge or Division: Court ORI Number: Protection Order Number: Petitioner: MSHP Number: Responsible Law Enforcement ORI: Related Cases: (Date File Stamp) Protected Child: Respondent's Home Address: Age of Protected Child: Respondent: Home Phone Number: Alias/Nicknames: Respondent's Year of Birth: Respondent's Work Address: Age: SSN (if known, last four digits): Race: Sex: F M Work Phone Number: Hair Color: Height: Work Hours: Weight: Eye Color: Other Locations Where Respondent May Be Served: (Identifying Information for use by Law Enforcement) Visible Identifying Marks (e.g., tattoos, birthmarks, braces, 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. _____, Respondent, not: Therefore, the court orders that you, _____ 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 protected child's pet(s). Communicate with the protected child in any manner or through any medium, except as specifically authorized by this Order. (See "Special Conditions") [05] Enter the family home, place of employment or school of the protected child, located at except as specifically authorized by this Order. (See "Special Conditions") [04] Be within _____ (distance) of the protected child. Other: _____ shall be appointed It is further ordered that ☐ Guardian Ad Litem ☐ Court Appointed Special Advocate for the child.

It is further ordered that: Custody shall be aw Child's Name		son Awarded Custody [Respondent	- 06], [Petitioner - 09]
The possession of the pet(s) is awarded, until	further order of the	e court, as follows:	
Special Conditions:			
			·································
			· · · · · · · · · · · · · · · · · · ·
Violation of this Order may be punished by as much as \$10,000. If so ordered by the cochild's residence.			
as much as \$10,000. If so ordered by the co	urt, Respondent	is forbidden to enter or stay a	t the protected
as much as \$10,000. If so ordered by the co- child's residence.	urt, Respondent	is forbidden to enter or stay a	t the protected (County/Cit
as much as \$10,000. If so ordered by the co- child's residence. The hearing of this cause shall be in Division	urt, Respondent	is forbidden to enter or stay a	t the protected (County/Cit
as much as \$10,000. If so ordered by the cochild's residence. The hearing of this cause shall be in Division _ of St. Louis), in	urt, Respondent	is forbidden to enter or stay a	t the protected (County/Cit
as much as \$10,000. If so ordered by the cochild's residence. The hearing of this cause shall be in Division _ of St. Louis), in SO ORDERED:	urt, Respondent of the Circl, MO, at	is forbidden to enter or stay a iit Court of (time) on Judge/Commissioner court appearance, please con	t the protected (County/Cit

SJRC (11-23) CP10 2 of 4 455.010, 455.500-455.538 RSMo

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;
- 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: I served this Order and a copy of the Petition at _______ (address) ______ (County/City of St. Louis), MO, on ______ (date) at ______ (time), by: I certify that I served this Order and a copy of the Petition at _ (Check one) delivering a copy of the order and the petition to (name) with ______ (name), a person at least 18 years of age residing therein. leaving a copy of the order and the petition at the dwelling house or usual place of abode of other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Agency ORI Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this My commission expires: ____ (Seal) Notary Public 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) **Complete for Out of State Service** I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above order and petition were served. Served in Subscribed and Sworn To before me on this the clerk of the court of which affiant is an officer. I am: (check one) the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above order and petition. (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server) (Seal) Signature and Title 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 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 quardian 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

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, _ Ex Parte Order of Protection - Child

	COL	JNTY,	MISS	OUR
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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:			(Date File Stamp)	
Protected Child 2: Age of Protected Child:		Respondent's Home Address:		
Protected Child 3: Age of Protected Child:		Home Phone Number:		
Protected Child 4: Age of Protected Child:		Respondent's Work Address:		
Protected Child 5: Age of Protected Child:				
Protected Child 6: Age of Protected Child:		Work Phone Number:		
Protected Child 7: Age of Protected Child:		Work Hours: Other Locations Where Respondent May Be S	erved:	
Protected Child 8: Age of Protected Child:				
Protected Child 9: Age of Protected Child:				
Protected Child 10: Age of Protected Child:				
	VS.	<u> </u>		
Respondent:				
Alias/Nicknames:				
Respondent's Year of Birth:	Age:			
SSN (if known, last four digits):				
Race:	Sex: F M			
Hair Color:	Height:			
Eye Color:	Weight:			
(Identifying Information for use by Law Enfor	·			
Visible Identifying Marks (e.g., tattoos, b mustache, beard, pierced ear, glasses):				
The State of Missouri to Resp	ondent:			
Pursuant to chapter 455, RSMo including danger to the children'	, the court finds that s pet(s), stalking, o	ed) requesting a Full Order of Protection - Ch at there is an immediate and present danger or sexual assault by you to the children listed on and that no prior order regarding custody	of domestic violence, d above, or there is other	

☐ 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 violenthe protected children. [01]	ence, stalking, s	sexual assault, molesting,	or disturbing the peace
Abuse or threaten to abuse the protected cl	nildren's pet(s).		
Communicate with the protected children in	any manner or	through any medium, exce	ept as specifically
authorized by this Order. (See "Special Cor			
☐ Enter the family home, place(s) of employm		of the protected children,	
authorized by this Order. (See "Special Cor	nditions") [04]		
Be within(distance)			
Other:			
			[0
t is further ordered that Court Appainted Specie			_ shall be appointed
Guardian Ad Litem Court Appointed Specia			
t is further ordered that: Custody shall be award			
Child's Name	<u>Age</u> <u>Persor</u>	n Awarded Custody [Respond	dent - 06], [Petitioner - 09]
The possession of the pet(s) is awarded, until furth	er order of the c	court, as follows:	
Special Conditions:			
			
/iolation of this Order may be punished by con		son for as long as four v	ears and/or by a fine
is much as \$10,000. If so ordered by the court, children's residence.			
		it Court of	(Countv/C
he hearing of this cause shall be in Division	of the Circui		
The hearing of this cause shall be in Division		(time) on	(da
The hearing of this cause shall be in Division of St. Louis), in		(time) on	(da
		(time) on	(da
of St. Louis), in		(time) on	

SJRC (11-23) CP11 2 of 4 455.010, 455.500-455.538, RSMo

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;
- 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.

SJRC (11-23) CP11 3 of 4 455.010, 455.500-455.538, RSMo

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: ______ (Check one) delivering a copy of the order and the petition to (name). (name) with ______ (name), a person at least 18 years of age residing therein. leaving a copy of the order and the petition at the dwelling house or usual place of abode of other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Agency ORI Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this (date). My commission expires: _______ (Seal) Notary Public 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) **Complete for Out of State Service** I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above order and petition were served. Served in (date). Subscribed and Sworn To before me on this the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above order and petition. (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server) (Seal) Signature and Title 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 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.

by:



IN THE _____ JUDICIAL CIRCUIT, ____ Ex Parte Order of Protection - Child

COUNTY, MISSO)URI	ı
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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:	(Date File Stamp)
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: Age of Protected Child:	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:		
SSN (if known, last four digits):		
Race: Sex: \square F	□ M	
Hair Color: Height:		
Eye Color: Weight:		
(Identifying Information for use by Law Enforcement)		
Visible Identifying Marks (e.g., tattoos, birthmarks, bramustache, beard, pierced ear, glasses):	aces,	
The State of Missouri to Respondent:		
Pursuant to chapter 455, RSMo, the court fir including danger to the children's pet(s), stal other good cause to issue an Ex Parte Orde been made involving these children.	nttached) requesting a Full Order of Protection - Child ago nds that there is an immediate and present danger of do king, or sexual assault by you to the children listed abour of Protection and that no prior order regarding custody	omestic violence, ve, or there is v is pending or has
 An Ex Parte Order of Protection is in The verified allegations of domestic is excluded from the family home; and 	Iuded from the family home, the court further finds: In the best interest of the children remaining in the home violence present a substantial risk to the children unlessed. Id member is able to care adequately for the children in	; s Respondent

SJRC (11-23) CP12 1 of 4

Respondent.

Therefore, the court orders that you,				, Responde	,
Commit or threaten to commit domes peace of the protected children. [01]	stic violence, st	talking, sexual as	ssault, molesting, o	or disturbing th	е
☐ Abuse or threaten to abuse the prote	ected children's	pet(s).			
☐ Communicate with the protected child		,	anv medium, exce	ept as specifica	llv
authorized by this Order. (See "Spec			,		,
☐ Enter the family home, place(s) of en	nployment or s	chool(s) of the p	rotected children,	located at	
			,	except as spec	cifically
authorized by this Order. (See "Spec		,			
Be within(dis					
Other:	 				
					[08
It is further ordered that				shall he a	nointed
Guardian Ad Litem Court Appointed				311411 DC 4	oponited
Guardian Ad Eiten Count Appointed	Special Advoc	ate for the childr	CII.		
It is further ordered that: Custody shall be		l further order of	the court as follow	WC.	
·					
Child's Name	<u>Age</u>	Person Awarde	ed Custody [Respond	dent - 06], [Petiti	oner - 09]
The possession of the pet(s) is awarded, un	til further order	r of the court, as	follows:		
The possession of the pet(s) is awarded, un	till further order	r of the court, as	follows:		
The possession of the pet(s) is awarded, un	till further order	r of the court, as	follows:		
The possession of the pet(s) is awarded, un	til further order	r of the court, as	follows:		
The possession of the pet(s) is awarded, un	ntil further orde	r of the court, as	follows:		
	ntil further orde	r of the court, as	follows:		
The possession of the pet(s) is awarded, un	ntil further orde	r of the court, as	follows:		
	ntil further orde	r of the court, as	follows:		
	ntil further orde	r of the court, as	follows:		
	ntil further order	r of the court, as	follows:		
Special Conditions:				ears and/or h	, a fine (
Special Conditions: Violation of this Order may be punished I	by confineme	nt in prison for	as long as four y		
Special Conditions:	by confineme	nt in prison for	as long as four y		
Special Conditions: Violation of this Order may be punished las much as \$10,000. If so ordered by the children's residence.	by confineme court, Respor	nt in prison for	as long as four y	ay at the prote	cted
Special Conditions: Violation of this Order may be punished las much as \$10,000. If so ordered by the	by confineme court, Respor	nt in prison for	as long as four y	ay at the prote	cted
Special Conditions: Violation of this Order may be punished las much as \$10,000. If so ordered by the children's residence. The hearing of this cause shall be in Division	by confinement court, Response	nt in prison for ndent is forbidd	as long as four y len to enter or sta	ay at the prote	cted ounty/Ci
Special Conditions: Violation of this Order may be punished las much as \$10,000. If so ordered by the children's residence.	by confinement court, Response	nt in prison for ndent is forbidd	as long as four y len to enter or sta	ay at the prote	cted ounty/Ci
Special Conditions: Violation of this Order may be punished I as much as \$10,000. If so ordered by the children's residence. The hearing of this cause shall be in Division of St. Louis), in	by confinement court, Response	nt in prison for ndent is forbidd	as long as four y len to enter or sta	ay at the prote	cted ounty/Ci
Special Conditions: Violation of this Order may be punished las much as \$10,000. If so ordered by the children's residence. The hearing of this cause shall be in Division	by confinement court, Response	nt in prison for ndent is forbidd	as long as four y len to enter or sta	ay at the prote	cted ounty/Ci
Special Conditions: Violation of this Order may be punished I as much as \$10,000. If so ordered by the children's residence. The hearing of this cause shall be in Division of St. Louis), in	by confinement court, Response	nt in prison for ndent is forbidd	as long as four y len to enter or sta	ay at the prote	cted ounty/Ci
Special Conditions: Violation of this Order may be punished I as much as \$10,000. If so ordered by the children's residence. The hearing of this cause shall be in Division of St. Louis), in	by confinement court, Response	nt in prison for ndent is forbidd	as long as four y len to enter or sta	ay at the prote	cted ounty/Ci
Special Conditions: Violation of this Order may be punished I as much as \$10,000. If so ordered by the children's residence. The hearing of this cause shall be in Division of St. Louis), in	by confinement court, Responsible of the, MC	nt in prison for andent is forbidd e Circuit Court of D, at	as long as four yelen to enter or sta	oner	ounty/Ci

SJRC (11-23) CP12 2 of 4 455.010, 455.500-455.538, RSMo

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;
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service is made.

service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where

MOCCO

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

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

Judge or Division:			Case Number:				
			Court ORI Number	:			
PETITIONER							
			MSHP Number:				
			Responsible Law E	Enforcement O	RI:		
			Related Cases:			(Da	te File Stamp)
Protected Chile	d:		Respondent Identi	fiers:		(Da	te i lie Stamp)
Age:	Sex: ☐ F ☐	M	SEX	RACE	YEAR OF BIRTH	НТ	WT
			EYES	HAIR	SOCIAL SE	CURITY # (Ia	ast four digits)
			DRIVERS LI	CENSE#	STATE	<u> </u>	EXP DATE
DECRONDE	MT.	VS.	Diation viahing Foo	4			
RESPONDE	NI:		Distinguishing Fea	tures			
Address:							
CAUTION:]				
☐ Weapon I							
☐ Concealed	d Carry Permit Holder						
Responde	ent is at least 18 years old or	emancip	pated.	Respondent i	s under the aલ્	je of 18.	
Appearances	Petitioner	☐ Respondent [Guardian Ad	Litem (GAL)	
for Hearing:	☐ Petitioner's Attorney				red Special A	d Special Advocate	
	☐ Respondent Fails to Appear ☐ Other						
This Judgment shall be effective until:, 20							
of as much a child's resid	this Order may be punishe as \$10,000. If so ordered by	d by cor , the cou	urt, Respondent is	on for as long s forbidden t	to enter or sta	ay at the pro	otected
		I. JUF	RISDICTION & I	NOTICE			
Petitioner has	s filed a verified petition requ	esting th	e issuance of a Ju	dgment of a l	Full Order of P	rotection. P	ursuant to

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)
This 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 Judgment 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 shall no t abuse or threaten to abuse the protected child's pet(s).
4. Respondent shall not 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
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at
enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,
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, located at
enter onto the premises of the protected child's place 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:
<u>Child's Name</u> <u>Person Awarded Custody</u> [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).
 □ b. This court finds that child support should be in accordance with the attached Form 14 amount and orders Respondent pay child support in the amount of \$ □ per month □ per week, with the first payment due on (date).
2. Maintenance
Respondent shall pay \$ per month per week in maintenance to Petitioner, with the first payment due on (date).
3. Other Support
a. Respondent shall pay the rent or mortgage payments on the residence occupied by the protected child in the amount of \$ per month per week to, with the first payment due on (date).
 □ b. Respondent shall pay for housing or other services provided to the protected child by a shelter for victims of domestic violence in the amount of \$ □ per month □ per week to (date).
c. Respondent shall pay \$ to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
Respondent shall execute an income assignment in for: child support maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.528, RSMo)
E. COUNSELING/TREATMENT
☐ 1. Respondent shall participate in a court approved counseling program(s) at 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. O	THER 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:			
4.	Respondent shall pay to Petitioner \$ to cover medical costs that resulted from abuse of the pet(s).			
	COUNTIONS OPPERED.			
H. SI	PECIAL CONDITIONS ORDERED:			
I. CO	STS/FEES			
	Respondent shall pay to Petitioner attorney fees in the amount of \$			
	Respondent shall pay to the Guardian ad Litem fees in the amount of \$.			
	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. CO	DMPLIANCE REVIEW DATE			
	Respondent must return to court on (date), ata.m./p.m. to demonstrate compliance with this court's Judgment. Petitioner need not return to court to enforce this Judgment.			
	IV. DURATION			
This	Judgment shall be effective until (date), unless sooner terminated or extended by			
this	court.			
This court finds that it is in the best interests of the 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				
ē	xpiration.			
	V. FIREARMS			
— ab	he court finds that: as a result of a hearing at which Respondent received notice and had an opportunity to participate; and, Respondent is a spouse, former spouse, is or was cohabitating, or has a child in common with Petitioner; and, 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, 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.			
	REFORE, FEDERAL LAW PROHIBITS RESPONDENT FROM POSSESSING, SHIPPING, TRANSPORTING /OR RECEIVING ANY FIREARM FOR THE DURATION OF THIS JUDGMENT [SEE 18 U.S.C. § 922(g)(8).]			
	VI. MODIFICATION OF JUDGMENT			
The court	parties cannot change the terms of this Judgment on their own. This Judgment may be modified only by this			
	VII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT			
Thi	s Judgment is to be provided to Respondent by: hand delivery (in court) personal service certified mail.			

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

Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT Protection Order Number: I certify that I served this Order at (address) (County/City of St. Louis), MO, on _____ (date) at ____ (time), by: (Check one) delivering a copy of the order to __ (name). (name) other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Sheriff or Server Printed Name of Sheriff or Server Agency ORI Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this _____ (date). My commission expires: _____ (Seal) Notary Public Respondent's permit surrendered for concealed carry suspension and is attached. 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) **Complete for Out of State Service** I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above order was served. Subscribed and Sworn To before me on this the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above order. (use (Seal) for out-of-state officer) authorized to administer oaths. (use for court-appointed server) Signature and Title Respondent's Missouri concealed carry permit has been surrendered for concealed carry suspension and is attached. 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 quardian, 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 quardian, by delivering a copy of the order to the quardian 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

territory where service is made.

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

manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or



IN THE _____ JUDICIAL CIRCUIT, _____

COUNTY, MISSOURI

Judgment of the Full Order of Protection - Child

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

Judge or Division:	Co	Case Number: Court ORI Number: Protection Order Number:						
PETITIONER:	MS	MSHP Number:						
	Re	Responsible Law Enforcement ORI:						
	Re	lated Cases:				(Date F	ile Stamp)	
Protected Child 1: Age:	Sex: ☐ F ☐ M		Prot Age	ected Child 2: :	S	ex: 🗌 F 🔲 M		
Protected Child 3: Age:	Sex: ☐ F ☐ M		Prot Age	ected Child 4:	S	ex:		
Protected Child 5: Age:	Sex: ☐ F ☐ M		Prot Age	ected Child 6:	S	ex: 🗌 F 🔲 M		
Protected Child 7: Age:	Sex: ☐ F ☐ M		Prot Age	ected Child 8:	S	ex:		
Protected Child 9: Age:	Sex: ☐ F ☐ M		Prot Age	ected Child 10:	S	ex:	: □ F □ M	
			1				VS.	
RESPONDENT:		Responder	nt Ider	ntifiers:				
		SEX		RACE	YEAR OF BIRTH	нт	WT	
Address:								
EYES			HAIR	SOCIAL SE	CURITY # (last	four digits)		
CAUTION: DRIVI			RS L	ICENSE#	STATE	EXP	DATE	
☐ Weapon Involved								
☐ Concealed Carry Permit Holder		Distinguishing Features						
☐ Respondent is at least 18 years old or emancipated. ☐ Respondent is under the age of 18.								
Appearances for Petitioner Respondent Guardian Ad Litem (GAL)								
Hearing:					vocate			
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								

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)
11.2
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.
2. Respondent shall not commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected children. [01]
☐ 3. Respondent shall not 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
enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,
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:
Denter outs the promises of the protected skildren's esheet(s) leasted 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	
	nemancipated children is pending or has been made. Therefore, change the previous custodial arrangements through this Judgment.
$\ \square$ 3. No prior judgment/order regarding custody of the part	ties' unemancipated children is pending or has been made.
Custody of the children shall be awarded as follows:	
Child's Name	Person Awarded Custody [Respondent-06, Petitioner-09]
	
	
	
	
4. A visitation schedule shall be established for the une	mancipated children as follows [Respondent - 06]:
5. The parties shall exchange the unemancipated childr	ren for visitation at
NOTE: This Judgment does not permanently resolve ch	nild custody issues. (Section 455.528, RSMo)
D. SUPPORT	
1. Child Support	
☐ The Form 14 (Child Support Calculation Guidelines Wor pay ☐ Petitioner ☐ Respondent \$ per n	ksheet) is attached and recommends Respondent Petitioner nonth (Pursuant to Rule 88.01).
(Only Checked Provision(s) Apply)	
	d inappropriate. Accordingly, Respondent must pay child support in week, with the first payment due on(date).
□ b. This court finds that child support should be in accord child support in the amount of \$ □ per (date).	ance with the attached Form 14 amount and orders Respondent pay month ☐ per week, with the first payment due on
2. Maintenance	
Respondent shall pay \$ per mon payment due on (date).	th \square per week in maintenance to Petitioner, with the first
3. Other Support	
a. Respondent shall pay the rent or mortgage pay the amount of \$ per month the first payment due on (da	ments on the residence occupied by the protected children in per week to, with te).
□ b. Respondent shall pay for housing or other serv domestic violence in the amount of \$, with the firm	ices provided to the protected children by a shelter for victims of
c. Respondent shall pay \$ to Peti medical, dental, relocation and moving expens	tioner as a result of out-of-pocket losses (which can include es; counseling costs; loss of earnings; and costs of repair or ained by an act/acts of domestic violence committed by
Income Assignment Respondent shall execute an income assignment in factors.	for:
NOTE: This Judgment does not permanently resolve su	upport issues. (Section 455.528, RSMo)

E. COUNSELING/TREATMENT
☐ 1. Respondent shall participate in a court approved counseling program(s) at
F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.
G. OTHER CONDITIONS OR RELIEF ORDERED:
☐ 1. Petitioner's residential address on voter's registration record to be closed to the public.
 2. Petitioner to be transferred existing wireless telephone number(s) and billing responsibility from Respondent. See attached Wireless Telephone Number Transfer Addendum.
3. Possession and care of the pet(s) awarded as follows:
Respondent shall pay to Petitioner \$ to cover medical costs that resulted from abuse of the pet(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 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 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.

This Judgment is to be provided to Respondent by: hat	and delivery (in court) personal service certified mail.				
FOR CONSENT	JUDGMENT ONLY				
Respondent's consent is not to be considered an admission however, Respondent consents to this court's issuance of t Judgment of the Full Order of Protection.	n that the allegations contained in the Petition are true; this Judgment. Respondent acknowledges the receipt of this				
PETITIONER'S SIGNATURE RESPONDENT'S SIGNATURE					
PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)	RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)				
SO ORDERED:					
Date	 Judge				
The parties are notified that the foregoing Findings and Recommissioner, and all papers relative to the case or proceed been transferred to a judge of the court. The Findings and	edings, together with the Findings and Recommendations, have Recommendations shall become the Judgment of the court parties in writing, a party to the case or proceeding heard by a the filing of the Judgment of the court, may file a motion for				
Date	Commissioner				
Order and Judgment Adopting Commits is hereby ordered, adjudged and decreed that the foregoing commissioner are adopted and confirmed as a final Judgment Adopting Commissioner are adopted and confirmed as a final Judgment					
Date	Judge				

Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT Protection Order Number: _____ I certify that I served this Order at (address) in (County/City of St. Louis), MO, on _____ (date) at _____ (time), by: (Check one) delivering a copy of the order to (name) other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Agency ORI Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this ______ (date). My commission expires: (Seal) Notary Public Respondent's permit surrendered for concealed carry suspension and is attached. 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) Complete for Out of State Service I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above order was served. Served in Subscribed and Sworn To before me on this (date). the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above order. (use for (Seal) out-of-state officer) authorized to administer oaths. (use for court-appointed server) Signature and Title Respondent's Missouri concealed carry permit has been surrendered for concealed carry suspension and is attached. 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 quardian, by delivering a copy of the order to the quardian 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

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, _____
Judgment of the Full Order of Protection - Child COUNTY, MISSOURI

Use this form when two to five children a		vea with Numbe		e. Use CP20 for	one child and	1 CP21	TOT SIX TO	ten children.
Judge or Division:		t ORI No						
PETITIONER:		ction Or		mber:				
1 I I I I I I I I I I I I I I I I I I I	1	P Numb						
				forcement OR	::::::::::::::::::::::::::::::::::::::			
		ted Case					(Date F	File Stamp)
Protected Child 1:	II.		Protec	ted Child 2:				
Age: Sex: \square F \square M			Age:		Se	ex: 🗌 F	=	
Protected Child 3: Age: Sex: ☐ F ☐ M			Protect Age:	ted Child 4:	Se	ex: 🗌 F	=	
Protected Child 5: Age: Sex: ☐ F ☐ M								
RESPONDENT:		Respoi	ndent lo	dentifiers:				VS.
		SE	Х	RACE	YEAR OF BIRTH	ŀ	нт	WT
Address:								
		EY	ES	HAIR	SOCIAL SE	CURIT	Y#(last	four digits)
CAUTION:		DRI	VERS L	ICENSE #	STATE	:	EXI	P DATE
☐ Weapon Involved								
☐ Concealed Carry Permit Holder Distinguishing Features								
								
Respondent is at least 18 years old or eman	cipate	d.	☐ F	Respondent is	under the aç	ge of 1	8.	
Appearances Petitioner	-	ondent			Guardian A		, ,	
for Hearing: Petitioner's Attorney	•	ondent's ondent F		<i>-</i>	Court Appoi	nted S	pecial A	dvocate
This Judgment shall be e	ffecti	ve unti	l:			, 20_		
_				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.	JURIS	SDICTIO	N & NO	OTICE				
Petitioner has filed a verified petition requesting section 455.503, RSMo, this court hereby finds children addressed in this Judgment, this court defined by the Uniform Child Custody Jurisdictic Respondent was provided with reasonable notic a notice of the date set for the hearing, and the Respondent, as provided by law, at least three	that it has jur on and ce and Ex Pa	has juris risdiction Enforce an opporte Orde	diction over the ment A ortunity r of Pro	over the partie ne custody arract, section 452 to participate a tection (if any	es and the su angements of 2.700, RSMo and be heard	ubject in the report of the re	matter. Aninor chi court finopy of the	As to any ildren, as ids that e petition,

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.
☐ 2. Respondent shall not commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected children. [01]
☐ 3. Respondent shall no 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,
enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,,,
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:
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 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 (date).
c. Respondent shall pay \$ to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
Respondent shall execute an income assignment in for: child support maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.528, RSMo)
E. COUNSELING/TREATMENT
_
 1. Respondent shall participate in a court approved counseling program(s) at
F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.

G. OTHER CONDITIONS OR RELIEF ORDERED:	
1. Petitioner's residential address on voter's registra	ation record to be closed to the public.
2. Petitioner to be transferred existing wireless tele attached Wireless Telephone Number Transfer A	phone number(s) and billing responsibility from Respondent. See addendum.
$\ \square$ 3. Possession and care of the pet(s) awarded as fo	llows:
<u>4.</u>	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 \$
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	ees in the amount of \$
$\ \square$ 3. Respondent shall pay the cost of his/her treatme	nt 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 with this court's Judgment. Petitioner need not re	(date), at a.m./p.m. to demonstrate compliance eturn to court to enforce this Judgment.
I\	/. DURATION
This Judgment shall be effective untilthis court.	(date), unless sooner terminated or extended by
for any term of renewal of a full order of protec	the children that this Order shall be automatically renewed tion, making this Order effective until dent requests a hearing at least 30 days prior to the Order's
expiration.	
V	7. FIREARMS
☐ The court finds that:	
 a. as a result of a hearing at which Respondent red b. Respondent is a spouse, former spouse, is or w c. Respondent is a credible threat to the physical suse, attempted use, or threatened use of physical injury against the protected children; and, d. Respondent is restricted from harassing, stalking 	ceived notice and had an opportunity to participate; and, as cohabitating, or has a child in common with Petitioner; and, safety of, or is explicitly prohibited within this Order from the all force that would reasonably be expected to cause bodily g or threatening the protected children or from engaging in any in reasonable fear of bodily injury to him or herself.
· · · · · · · · · · · · · · · · · · ·	IDENT FROM POSSESSING, SHIPPING, TRANSPORTING
	ATION OF THIS JUDGMENT [SEE 18 U.S.C. § 922(g)(8).]
VI. MODIFIC	CATION OF JUDGMENT
The parties cannot change the terms of this Judgm court.	nent on their own. This Judgment may be modified only by this
VII. NOTIFICATION OF JUDGN	MENT 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
	n that the allegations contained in the Petition are true; however, priment. Respondent acknowledges the receipt of this Judgment
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE
PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)	RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)
SO ORDERED:	
Date	Judge
The parties are notified that the foregoing Findings and Recommissioner, and all papers relative to the case or proce have been transferred to a judge of the court. The Findings court upon adoption by order of the judge. Unless waived heard by a commissioner, within 15 days after the mailing	edings, together with the Findings and Recommendations, s and Recommendations shall become the Judgment of the by the parties in writing, a party to the case or proceeding of notice of the filing of the Judgment of the court, may file a for rehearing is not ruled on within 45 days after the motion is
Date	Commissioner
Order and Judgment Adopting Commi It is hereby ordered, adjudged and decreed that the forego commissioner are adopted and confirmed as a final Judgm	
Date	 Judge

Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT Protection Order Number: _____ I certify that I served this Order at ved this Order at ______ (address ______ (County/City of St. Louis), MO, on _____ (date) at _____ (time), by: (address) in (Check one) (name), a person at least 18 years of age residing therein. other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Agency ORI Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this _____ (date). My commission expires: _____ (Seal) Notary Public Respondent's permit surrendered for concealed carry suspension and is attached. 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) **Complete for Out of State Service** I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above order was served. 2) My official title is ______ of _____ County, _____ (state). erved in _____ County, _____ (state), on _____ (date) at _____ (time). Served in Subscribed and Sworn To before me on this (date). I am: (check one) the clerk of the court of which affiant is an officer. the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above order. (use (Seal) for out-of-state officer) authorized to administer oaths. (use for court-appointed server) Signature and Title Respondent's Missouri concealed carry permit has been surrendered for concealed carry suspension and is attached. 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 quardian, 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

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

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.

IN THE _____ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Motion for Renewal of Full Order of Protection – Child

Judge or Divi	sion:	Case Number:	
		Court ORI Number:	
Petitioner:		MSHP Number:	
		Responsible Law Enforcement ORI:	
	VS.	Related Cases:	
Respondent:			
Alias/Nicknan	nes:		
			(Date File Stamp)
Full Order and termin The explanation to the domest in the content of the conten	of Protection - Child that was iss lates on	the protected child(ren) in an immediate and pres	(date)
The foll	owing incidents of domestic viole	ence, stalking, sexual assault, or abuse of a pet ha	
Pursuant to	o section 455.516, RSMo, the requests that the court renew the one year. A finding by the court	☐ Party ☐ Guardian Ad Litem ☐ Court Appointe Full Order of Protection - Child for at least 180 da of a subsequent act of abuse is not required for a	ys and not
I swear/aff	irm under penalty of perjury that	these facts are true according to my best knowled	ge and belief.
NOTICE:	Protection Orders Act is not req	ides that a petitioner seeking protection under the uired to reveal any current address or place of reset provide this information if doing so will enda	idence of the
☐ I certify	this document complies with all	the redaction requirements of Court Operating Ru	le 2.
	Date		
	Movant's Signature	Attorney's Name, Missouri Bar No.,	if Applicable
	Address (Optional)	Address	
	City, State and Zip	City, State and Zip	
	Telephone	Telephone	·····



IN THE ______ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Notice of Hearing – Renewal of Judgment/Full Order of Protection – Child

Judge or Division:	Case Number:		
	Court ORI Number:		
Petitioner:	MSHP Number:		
	Responsible Law Enfo	orcement ORI:	
VS	Related Cases:		(Date File Stamp)
Respondent:	Respondent's Home	Address:	
Alias/Nicknames:			
Respondent's Year of Birth: Age:	Home Phone Number		
SSN (if known, last four digits):	Respondent's Work A		
Race: Sex: F M	1 toopondont o Wonk /	iddi 000.	
Hair Color: Height:			
Eye Color: Weight:			
(Identifying Information for use by Law Enforcement) Visible Identifying Marks (e.g., tattoos,	Work Phone Number: Work Hours:		
pirthmarks, braces, mustache, beard, pierced ear, glasses):	Other Locations When	e Respondent May Be S	erved:
The State of Missouri to Respondent:			
☐ Petitioner ☐ Guardian ☐ Juvenile C Advocate has filed a verified motion (c Child that was issued against you on _	opy attached) reques	ting renewal of the Ful	•
The court has determined that a hearing Order of Protection - Child expires and (copy attached)			
☐ The court has determined that a hearin Order of Protection - Child expires and force and effect until further order of th	the Judgment/Full O		
The hearing on Petitioner's Motion for Rene	wal of the Judgment o	of the Full Order of Pro	tection - Child will be
held in Division of the Circuit Court of	of		(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.

Sheriff's or Server's Return RETURN THIS PAGE ONLY TO THE COURT **Document Number:** I certify that I served this Notice, Motion, and Order (if issued) at lotice, Motion, and Order (if issued) at ______ (address) in _____ (County/City of St. Louis), MO, on _____ (date), at _____ (time), by: (Check one) delivering a copy of the notice, motion, and order (if issued) to leaving a copy of the notice, motion, and order (if issued) at the dwelling house or usual place of abode of (name), with (name), a person at least 18 years of age residing therein. other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this (date). (Seal) My commission expires: ____ 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) **Complete for Out of State Service** I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above notice, motion, and order (if issued) were served. 2) My official title is of County, (state). _____ County, _____ (state), on _____ (date) at _____ (time). Subscribed and Sworn To before me on this the clerk of the court of which affiant is an officer. I am: (check one) the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above notice, motion, and order (if issued). (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server) (Seal) Signature and Title 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) to the individual personally 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 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 service is made 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
		'

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

Judge or Division:		Case Number:		
		Court ORI Number:		
Petitioner:		MSHP Number:		
		Responsible Law Enforcement ORI:		
		Related Cases:	(Date File Stamp)	
	VS.	Respondent's Home Address:		
Respondent:				
Alias/Nicknames:		Home Phone Number:		
Respondent's Year of Birth:	Age:	Respondent's Work Address:		
SSN (if known, last four digits):				
Race:	Sex: F M			
Hair Color:	Height:	Work Phone Number:		
Eye Color:	Weight:	Work Hours:		
(Identifying Information for use by L	,			
Visible Identifying Marks (e.g., t				
birthmarks, braces, mustache, tear, glasses):	beard, pierced	Other Locations Where Respondent May Be Served:		
our, gradddy.				
Petitioner has filed a ver	ified petition (co	py attached) requesting a Full Order of Protec	ction - Child	
against you. The hearing	on the verified	petition will be in Division of the Circu	it Court of	
(County/City of St. Louis) in, MO, a				
(time) on (date).				
(time) on		(date).		
Da	ate	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:

- 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** Document Number: _____ I certify that I served this Notice/Summons and Petition at (County/City of St. Louis), MO, on _____ (date), at _____ (Check one) delivering a copy of the notice/summons and petition to ___ (name). leaving a copy of the notice/summons and petition at the dwelling house or usual place of abode of 18 years of age residing therein. (name), with ____ therefore the large state of the control o (name), a person at least other (describe) Respondent is under the age of 18 and not emancipated. A custodial parent, guardian, or court appointed GAL was served and is required to appear and bring Respondent before the court. Printed Name of Sheriff or Server Sheriff or Server Must be sworn before a notary public if not served by an authorized officer. Subscribed and sworn to before me on this _____ (Seal) My commission expires: _____ Notary Public 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) **Complete for Out of State Service** I certify that: 1) I am authorized to serve process in civil actions within the state or territory where the above notice/summons and petition were served. 2) My official title is of County, (state). _____ County, _____ (state), on _____ (date) at ____ (time). Subscribed and Sworn To before me on this _____ I am: (check one) the clerk of the court of which affiant is an officer. the judge of the court of which affiant is an officer. authorized to administer oaths in the state in which the affiant served the above notice/summons and (Seal) petition. (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server) Signature and Title 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/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 to the individual personally or by leaving a copy of the notice/summons and petition at the individual's dwelling house or usual place of abode with some person at least 18 years of age 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 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 service is made 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

Petition for Order of Protection - Child

Notice to Petitioner: Respondent will receive a copy of this petition with service.

Use this form when one child is involved with this case. Use CP42 for two to five children and CP41 for six to ten children. Do not include the name of the child on this form. Include the name on the Confidential Redacted Filing Information Sheet.

Judge or Division:		Case Number:			
Petitioner:		Related Cases:			
Protected Child Initials Only: Age of Protected Child: Sex:	VS.	Protected Child's Relationship to Respondent pursuant to 18 U.S.C. §§ 921(a)(32) and 922(g)(8) determination: Protected Child's Relationship to Respondent: Child Step-Child or Former Step-Child Parent is Unmarried, Intimate Residing/Resided with Respondent Other (specify)			
Alias/Nicknames:					
Respondent's Year of Birth: Age: SSN (if known, last four digits):		Respondent's Home Address:			
Race:	Sex: F M	Home Phone Number:			
	•	Respondent's Work Address: Work Phone Number: Work Hours:			
mustache, beard, pierced ear, grasses).		Other Locations Where Respondent May Be Serve	d:		
	I. PROTECTE	D CHILD INFORMATION			
 I am Petitioner and the: (the child. the child. al advocate fo who is residin who resided w	r the child. g with the child. with the child in the in the injury of the child. g with the child. g with the child. g with the child. □ a household many of the child. □ a person unde	ember under 18 th the child. r 18 stalking the		

3.	The act(s) of domestic violence, stalking, or sexual assault occurred at					
3.6	 a. The county in which this petition is being filed is when respondent may be served respondent may be served served served served assault occurred. (check appropriate boxes) 	•				
4.	There are no prior or pending custody orders for this child. There is a prior or pending custody order for this child.					
5.	The family home of the child is: (check appropriate boxes) owned leased rented By: Respondent Petitioner Other (name) Occupied by: (include name only if different from above)					
6.	6. Respondent has knowingly and intentionally: (check at least one)					
	 □ caused or attempted to cause physical harm to the child □ placed or attempted to place the child in apprehension of immediate physical harm □ coerced the child □ stalked the child □ harassed the child by the following acts: (Include the most recent date(s)) 	sexually assaulted the child unlawfully imprisoned the child followed the child from place to place abused the child's pet(s) threatened to do any of the ab)			
7.	An immediate and present danger of domestic violence exists because: (describe)		 child 			
	II. RESPONDENT INFOR	MATION				
8.	Respondent is at least 18 years of age or emand	cipated 🗌 under 18.				
9.	Respondent may be found in		(city),			
	(state), in the County of					
	III. CUSTODY					
Do	he court cannot change custody if a prior order regarding not include the name of the child on this form. Included Information Filing Sheet.					
10. It is in the best interest of the child that custody be awarded as follows:						
	Child's Initials Only Relationship to Parties Person	on to Receive Custody Temporary	<u>Full</u>			

11. Indicate any prior or pending custody court cases before, or orders entered by, this court or any other court involving the following parties.				
(If none, so state):				
a. Petitioner:				
b. Respondent:				
c. Child (identified in item 10):				
12. Award visitation with the child as follows:				
				
IV. PETITIONER'S REQUESTS				
13. Pursuant to chapter 455, RSMo, it is requested that the court issue an Ex Parte Order of Protection restraining Respondent from: (check boxes that apply)				
☐ Committing or threatening to commit domestic violence, stalking, sexual assault, molesting,				
or disturbing the peace of the protected child.				
Abusing or threatening to abuse the protected child's pet(s).Having any contact with the protected child, except as specifically authorized by this Order.				
☐ Entering the family home of the protected child, located at				
☐ Entering the place of employment or school of the protected child, located at				
Communicating with the protected child in any manner or through any medium.				
Coming within (feet) of the protected child.				
Other:				
 •				
14. It is further requested that the Ex Parte Order of Protection exclude Respondent from the family home of the protected child because:				
 It is in the best interest of the child to remain in the home; 				
 A substantial risk to the child exists unless Respondent is excluded; 				
 A remaining adult family or household member is able to care adequately for the child in the absence of Respondent; and 				
 A commitment has been obtained from the Children's Division to provide appropriate social services to the family or household members during the period of time during which an Order of Protection is in effect. 				
15. Exclusion of Respondent from the family home of the protected child is not being requested.				
Additional Requests:				

Protection - Child enjoining Respondent from the above acts for such time as is necessary to protect the child and that the court: Order Respondent not to commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child or abusing a pet. Order Respondent not to have any contact with the protected child except as specifically authorized by this order. Order Respondent not to enter the family home, place of employment or school of the protected child except as specifically authorized by this order. Award custody of the child to
Child Support/Maintenance
17. ☐ Order Respondent to pay child support in the amount of \$ (check one) ☐ per week ☐ per month.
18. ☐ Order Respondent to pay maintenance in the amount of \$ (check one) ☐ per week ☐ per month.
Other Support
19. ☐ Order Respondent to make or continue to make the rent or mortgage payments to the residence occupied by the protected child in the amount of \$ ☐ per week ☐ per month.
20. Order Respondent to pay a reasonable fee for housing and other services provided to the protected child by a shelter for victims of domestic violence.
21. Order Respondent to pay the cost of medical treatment or services provided to protected child as a result of injuries sustained by an act of domestic violence committed by Respondent.
Counseling/Treatment
22. Order Respondent to participate in a court-approved counseling program designed to help batterers stop violent behavior or a substance abuse program.
Costs/Fees
23. Order Respondent to pay court costs.
24. Order Respondent to pay Petitioner's attorney fees.
<u>Other</u>
25. Order the full order of protection issued for one year be automatically renewed unless Respondent requests a hearing at least 30 days prior to the expiration of the order.
26. Petitioner to receive wireless telephone number(s) and billing responsibilities from Respondent. (Note: If checked, complete the Wireless Telephone Number Transfer Addendum form.)
27. 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).

	will endanger myself or the protected child. (Note: If ction Petitioner and Protected Child Information				
29. Order Petitioner's residential address on voter's registration record be closed to the public.					
30. Other (specify):	·				
V. PETITI	ONER'S SIGNATURE				
I swear/affirm under penalty of perjury that these facts are true according to my best knowledge and belief. I understand that a copy of this petition will be served on Respondent. ☐ I certify this document complies with all the redaction requirements of Court Operating Rule 2.					
Date	Petitioner's Signature				
NOTICE: Section 455.510.3, RSMo, provides that a petitioner seeking protection under the Child Protection Orders Act is not required to reveal any	Address (Optional)				
current address or place of residence of the child on this petition. Do not provide this information if doing so will endanger the child.	Telephone				
	Attorney's Name, Missouri Bar No., if Applicable				
	Address				
	City, State and Zip				
	Telephone				



IN THE _____ JUDICIAL CIRCUIT, _____ Petition for Order of Protection – Child

COUNTY, MISSOURI

Notice to Petitioner: Respondent will receive a copy of this petition with service.

Use this form when six to ten children are involved with this case. Use CP40 for one child and CP42 for two to five children. Do not include the name of each child on this form. Include the name(s) on the Confidential Redacted Filing Information Sheet.

Judge or Division:		Case Number:			
Petitioner:		Related Cases:			
B + + + 10171141 77 1 0 1			(Date File Stamp)		
Protected Child 1 Initials Only:		Protected Children's Relationship to Respondent pursuant to 18			
Age of Protected Child:		U.S.C. §§ 921(a)(32) and 922(g)(8) determination:			
Sex: F M Race:		Protected Child's Relationship to Respondent (Child 1):			
Protected Child 2 Initials Only:		Child Step-Child or Former Step-Child			
Age of Protected Child:		Parent is Unmarried, Intimate Residing/Resided with Respondent			
Sex: F M Race:		Other (specify)			
Protected Child 3 Initials Only:		Protected Child's Relationship to Respondent (Child 2):			
Age of Protected Child:		Child Step-Child or Former Step-Child			
Sex: F M Race:		Parent is Unmarried, Intimate Residing/Resided with Respondent			
Protected Child 4 Initials Only:		Other (specify)			
Age of Protected Child:		Protected Child's Relationship to Respondent (Chil	4 3)·		
Sex: F M Race:		Child Step-Child or Former Step-Child Parent is Unmarried, Intimate Residing/Resided with Respondent Other (specify)			
Protected Child 5 Initials Only:					
Age of Protected Child:					
Sex: F M Race:		Protected Child's Relationship to Respondent (Chil			
Protected Child 6 Initials Only:		☐ Child ☐ Step-Child or Former Ste			
Age of Protected Child:		Parent is Unmarried, Intimate Residing/Resided	Lwith Respondent		
Sex: F M Race:		Other (specify)			
Protected Child 7 Initials Only:					
Age of Protected Child:		Protected Child's Relationship to Respondent (Child 5): Child Step-Child or Former Step-Child Parent is Unmarried, Intimate Residing/Resided with Respondent Other (specify)			
Sex: F M Race:					
Protected Child 8 Initials Only:					
Age of Protected Child:					
Sex: F M Race:		Protected Child's Relationship to Respondent (Chil			
Protected Child 9 Initials Only:					
Age of Protected Child:		Other (specify)	Parent is Unmarried, Intimate Residing/Resided with Respondent		
Sex: F M Race:		, , , , , , , , , , , , , , , , , , , ,			
Protected Child 10 Initials Only:		Protected Child's Relationship to Respondent (Child 7):			
Age of Protected Child:		☐ Child ☐ Step-Child or Former Step-Child ☐ Parent is Unmarried, Intimate Residing/Resided with Respondent			
Sex: F M Race:		Other (specify)			
	VS.				
		Protected Child's Relationship to Respondent (Chil	a 8):		
Respondent:		☐ Child ☐ Step-Child or Former Step-Child ☐ Parent is Unmarried, Intimate Residing/Resided with Respondent			
		Other (specify)	i with respondent		
Alias/Nicknames:			10):		
Deanandant's Veer of Birth		Protected Child's Relationship to Respondent (Chil			
Respondent's Year of Birth:		☐ Child ☐ Step-Child or Former Step-Child ☐ Parent is Unmarried, Intimate Residing/Resided with Respondent			
Age: SSN (if known, last four digits):		Other (specify)	Will Respondent		
	Cave D.F. D.M.				
Race:	Sex: F M	Protected Child's Relationship to Respondent (Chil			
Hair Color:	Height:	☐ Child ☐ Step-Child or Former Ste☐ Parent is Unmarried, Intimate Residing/Resided			
Eye Color:	Weight:	Other (specify)	i with Respondent		
(Identifying Information for use by Law Enfor	·	· · · · · · · · · · · · · · · · · · ·			
Visible Identifying Marks (e.g., tattoos,		Respondent's Home Address:			
mustache, beard, pierced ear, glasses)	•				
		Hama Dhana Nimehan			
			Home Phone Number:		
		Respondent's Work Address:			
		Work Phone Number:			
		Work Hours:			
		Other Locations Where Respondent May Be Served:			
		Other Locations where Respondentivial be Serve	u.		
2 IDC (44 22) CD44		1 of 10	455 500 455 530 DCM		

I. PROTECTED CHILDREN INFORMATION				
Complete questions 1 – 7 for each protected child.				
Protected Child 1:				
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer.			
2.	Respondent is:	a household member under 18 who is		
	 a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child. 	residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child.		
3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (city)	(address) (County/City of St. Louis), MO.		
	The county in which this petition is being filed is where the protected served act(s) of domestic violence, stalking, or sexual assault occur	d child lives 🔲 respondent may be		
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.			
5.	The family home of the child is: (check appropriate boxes) owned leased rented			
6.	Respondent has knowingly and intentionally: (check at least one) caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child stalked the child harassed the child by the following acts: (Include the most recent date(s) of the acts described to the child in the child i	sexually assaulted the child unlawfully imprisoned the child followed the child from place to place abused the child's pet(s) threatened to do any of the above		
7.	An immediate and present danger of domestic violence, stalking, or sex (describe)	rual assault to the child exists because:		
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer.			
2.	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child.	 □ a household member under 18 who is residing with the child. □ a household member under 18 who resided with the child. □ a person under 18 stalking the child. □ sexually assaulting the child. 		

	The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	
3.a.	The county in which this petition is being filed is where the protected served act(s) of domestic violence, stalking, or sexual assault occurr	child lives respondent may be
	☐ There are no prior or pending custody orders for this child. ☐ There is a prior or pending custody order for this child. The family home of the child is: (check appropriate bayes)	
5.	The family home of the child is: (check appropriate boxes) owned leased rented By: Respondent Petitioner Other (name) _ Occupied by: (include name only if different from above)	
3.	Respondent has knowingly and intentionally: (check at least one)	
	 caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child 	sexually assaulted the child unlawfully imprisoned the child followed the child from place to place abused the child's pet(s)
	stalked the child harassed the child by the following acts: (Include the most recent date(s) of the acts descri	threatened to do any of the above
7.	An immediate and present danger of domestic violence, stalking, or sext (describe)	
Pro	otected Child 3:	
	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child.	
	juvenile officer.	
2.	 juvenile officer. Respondent is: □ a household member who is residing with the child. □ a household member who resided with the child in the past. □ an emancipated child who is residing with the child. □ an emancipated child who resided with the child in the past. □ stalking the child. 	 □ a household member under 18 who residing with the child. □ a household member under 18 who resided with the child. □ a person under 18 stalking the child sexually assaulting the child.
2.	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past.	residing with the child. a household member under 18 where resided with the child. a person under 18 stalking the child sexually assaulting the child.
3.	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child.	residing with the child. a household member under 18 where resided with the child. a person under 18 stalking the child. sexually assaulting the child. (addressorre
3.	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city) The county in which this petition is being filed is where the protected.	residing with the child. a household member under 18 where resided with the child. a person under 18 stalking the child. sexually assaulting the child. (addressorre

6.	Respondent has knowingly and intentionally: (check at least one)
	caused or attempted to cause physical harm to the child sexually assaulted the child
	placed or attempted to place the child in apprehension of unlawfully imprisoned the child immediate physical harm
	coerced the child from place to place
	stalked the child abused the child's pet(s)
	harassed the child threatened to do any of the above
	by the following acts: (Include the most recent date(s) of the acts described.)
7.	An immediate and present danger of domestic violence, stalking, or sexual assault to the child exists because: (describe)
Pr	otected Child 4:
1.	I am Petitioner and the: (check appropriate boxes)
	parent or guardian of the child.
	guardian ad litem for the child.
	court appointed special advocate for the child.
	iuvenile officer.
2.	Respondent is:
	a household member who is residing with the child.
	a household member who resided with the child in the past. residing with the child. a household member under 18 who
	an emancipated child who is residing with the child.
	☐ an emancipated child who resided with the child in the past. ☐ a person under 18 stalking the child.
	stalking the child.
3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (address) (city) (County/City of St. Louis), MO.
3.a	a. The county in which this petition is being filed is where the \square protected child lives \square respondent may be served \square act(s) of domestic violence, stalking, or sexual assault occurred. (check appropriate boxes)
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.
5.	The family home of the child is: (check appropriate boxes)
	owned leased rented
	By: Respondent Petitioner Other (name)
	Occupied by: (include name only if different from above)
6.	Respondent has knowingly and intentionally: (check at least one)
0.	_ · ·
	caused or attempted to cause physical harm to the child sexually assaulted the child
	□ placed or attempted to place the child in apprehension of □ unlawfully imprisoned the child immediate physical harm □ followed the child from place to place
	coerced the child from place to place
	stalked the child abused the child's pet(s)
	harassed the child threatened to do any of the above
	_
	by the following acts: (Include the most recent date(s) of the acts described.)
	•

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7.	An immediate and present danger of domestic violence, stalking, or s	sexual assault to the child exists because:
	(describe)	
		·
	otected Child 5: I am Petitioner and the: (check appropriate boxes)	
١.	parent or guardian of the child.	
	guardian ad litem for the child.	
	court appointed special advocate for the child.	
	juvenile officer.	
2	Respondent is:	
	a household member who is residing with the child.	a household member under 18 who
	a household member who resided with the child in the past.	residing with the child.
	an emancipated child who is residing with the child.	a household member under 18 who
	an emancipated child who resided with the child in the past.	resided with the child. a person under 18 stalking the child
	stalking the child.	sexually assaulting the child.
^	-	_ ;
3.	The act(s) of domestic violence, stalking, or sexual assault occurred a (city)	at(addres
3.a	. The county in which this petition is being filed is where the $\ \square$ protection served $\ \square$ act(s) of domestic violence, stalking, or sexual assault occ	
4.	There are no prior or pending custody orders for this child.	
	☐ There is a prior or pending custody order for this child.	
5.	The family home of the child is: (check appropriate boxes)	
	owned leased rented	
	By: Respondent Petitioner Other (name	e)
	Occupied by: (include name only if different from above)	
6.	Respondent has knowingly and intentionally: (check at least one)	
	caused or attempted to cause physical harm to the child	sexually assaulted the child
	placed or attempted to place the child in apprehension of	unlawfully imprisoned the child
	immediate physical harm	
	coerced the child	followed the child from place to place
	☐ stalked the child	abused the child's pet(s)
	harassed the child	threatened to do any of the above
		7
	by the following acts: (Include the most recent date(s) of the acts des	scribed.)
7.	An immediate and present danger of domestic violence, stalking, or s	sexual assault to the child exists because:
	(describe)	
	(dosonibo)	
		·
	otected Child 6:	
1.	I am Petitioner and the: (check appropriate boxes)	
	parent or guardian of the child.	
	guardian ad litem for the child.	
	court appointed special advocate for the child.	
	juvenile officer.	

	Respondent is:	
	a household member who is residing with the child.	a household member under 18 who
	a household member who resided with the child in the past.	is residing with the child. ☐ a household member under 18 who
	an emancipated child who is residing with the child.	resided with the child.
	an emancipated child who resided with the child in the past.	a person under 18 stalking the child.
	stalking the child.	sexually assaulting the child.
_	-	
3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (city)	(address)
3.a	. The county in which this petition is being filed is where the $\; \square$ protected	
	served \square act(s) of domestic violence, stalking, or sexual assault occurr	ed. (check appropriate boxes)
4.	☐ There are no prior or pending custody orders for this child.	
	☐ There is a prior or pending custody order for this child.	
5.	The family home of the child is: (check appropriate boxes)	
-	owned leased rented	
	-	
^	Occupied by: (include name only if different from above)	•
6.	Respondent has knowingly and intentionally: (check at least one)	_
	caused or attempted to cause physical harm to the child	sexually assaulted the child
	placed or attempted to place the child in apprehension of	unlawfully imprisoned the child
	immediate physical harm	followed the child from place to place
	coerced the child	_
	stalked the child	abused the child's pet(s)
	harassed the child	threatened to do any of the above
	by the following actor. (Include the most recent date(s) of the actordeseri	and)
	by the following acts: (Include the most recent date(s) of the acts descri	oea.)
		· · · · · · · · · · · · · · · · · · ·
_		
7.	An immediate and present danger of domestic violence, stalking, or sexu	ial assault to the child exists because:
	(describe)	
		
Dw		
	otected Child 7:	
Pro 1.	I am Petitioner and the: (check appropriate boxes)	
	I am Petitioner and the: (check appropriate boxes) ☐ parent or guardian of the child.	
	I am Petitioner and the: (check appropriate boxes)	
	I am Petitioner and the: (check appropriate boxes) ☐ parent or guardian of the child.	
	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child.	
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer.	
	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is:	□ a household member under 18 who
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child.	☐ a household member under 18 who is residing with the child.
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past.	
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child.	is residing with the child.
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past.	is residing with the child. a household member under 18 who
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child.	is residing with the child. a household member under 18 who resided with the child.
 2. 	I am Petitioner and the: (check appropriate boxes) □ parent or guardian of the child. □ guardian ad litem for the child. □ court appointed special advocate for the child. □ juvenile officer. Respondent is: □ a household member who is residing with the child. □ a household member who resided with the child in the past. □ an emancipated child who is residing with the child. □ an emancipated child who resided with the child in the past. □ stalking the child.	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child.
1.	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address)
 2. 3. 	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address) (County/City of St. Louis), MO.
 2. 3. 	I am Petitioner and the: (check appropriate boxes) □ parent or guardian of the child. □ guardian ad litem for the child. □ court appointed special advocate for the child. □ juvenile officer. Respondent is: □ a household member who is residing with the child. □ a household member who resided with the child in the past. □ an emancipated child who is residing with the child. □ an emancipated child who resided with the child in the past. □ stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address) (County/City of St. Louis), MO. child lives respondent may be
 2. 3. 	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer. Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address) (County/City of St. Louis), MO. child lives respondent may be
 2. 3. 	I am Petitioner and the: (check appropriate boxes) □ parent or guardian of the child. □ guardian ad litem for the child. □ court appointed special advocate for the child. □ juvenile officer. Respondent is: □ a household member who is residing with the child. □ a household member who resided with the child in the past. □ an emancipated child who is residing with the child. □ an emancipated child who resided with the child in the past. □ stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address) (County/City of St. Louis), MO. child lives respondent may be
1. 2. 3.	I am Petitioner and the: (check appropriate boxes) □ parent or guardian of the child. □ guardian ad litem for the child. □ court appointed special advocate for the child. □ juvenile officer. Respondent is: □ a household member who is residing with the child. □ a household member who resided with the child in the past. □ an emancipated child who is residing with the child. □ an emancipated child who resided with the child in the past. □ stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address) (County/City of St. Louis), MO. child lives respondent may be
 2. 3. 	I am Petitioner and the: (check appropriate boxes) □ parent or guardian of the child. □ guardian ad litem for the child. □ court appointed special advocate for the child. □ juvenile officer. Respondent is: □ a household member who is residing with the child. □ a household member who resided with the child in the past. □ an emancipated child who is residing with the child. □ an emancipated child who resided with the child in the past. □ stalking the child. The act(s) of domestic violence, stalking, or sexual assault occurred at(city)	is residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child. (address) (County/City of St. Louis), MO. child lives respondent may be

	The family home of the child is: (check appropriate boxes)	
	owned leased rented	
		ne)
	Occupied by: (include name only if different from above)	
6.	Respondent has knowingly and intentionally: (check at least one)	<u></u>
	aused or attempted to cause physical harm to the child	sexually assaulted the child
	placed or attempted to place the child in apprehension of	unlawfully imprisoned the child
	immediate physical harm	followed the child from place to place
	coerced the child	abused the child's pet(s)
	stalked the child	threatened to do any of the above
	harassed the child	·
	by the following acts: (Include the most recent date(s) of the acts de	escribed.)
7.	An immediate and present danger of domestic violence, stalking, or	sexual assault to the child exists because:
	(describe)	
		·
	otected Child 8:	
1.	I am Petitioner and the: (check appropriate boxes)	
	parent or guardian of the child.	
	guardian ad litem for the child.court appointed special advocate for the child.	
	juvenile officer.	
2	Respondent is:	
2.		a household member under 18 who is
	a household member who is residing with the child.a household member who resided with the child in the past.	residing with the child.
	an emancipated child who is residing with the child.	a household member under 18 who
	an emancipated child who is residing with the child in the past.	resided with the child.
	stalking the child.	☐ a person under 18 stalking the child.☐ sexually assaulting the child.
2	_	_ , ,
3.	The act(s) of domestic violence, stalking, or sexual assault occurred (city)	l at (address (County/City of St. Louis), MO.
3.a	a. The county in which this petition is being filed is where the $\ \square$ proteserved $\ \square$ act(s) of domestic violence, stalking, or sexual assault of	
4.	There are no prior or pending custody orders for this child.	courred. (Greek appropriate boxes)
٦.	☐ There is a prior or pending custody order for this child.	
5.	The family home of the child is: (check appropriate boxes)	
0.	owned leased rented	
	<u> </u>	ne)
	O)
6.	Respondent has knowingly and intentionally: (check at least one)	
	☐ caused or attempted to cause physical harm to the child	sexually assaulted the child
	 placed or attempted to place the child in apprehension of immediate physical harm 	unlawfully imprisoned the child
	· ·	followed the child from place to place
	coerced the child	
	stalked the child	abused the child's pet(s)

7.	An immediate and present danger of domestic violence, stalking, or sexual assault to the child exists because: (describe)
Pro	otected Child 9:
1.	I am Petitioner and the: (check appropriate boxes) ☐ parent or guardian of the child. ☐ guardian ad litem for the child. ☐ court appointed special advocate for the child. ☐ juvenile officer.
	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. an emancipated child who resided with the child in the past. stalking the child. a household member under 18 who resided with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child.
3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (address) (County/City of St. Louis), MO.
	. The county in which this petition is being filed is where the ☐ protected child lives ☐ respondent may be served ☐ act(s) of domestic violence, stalking, or sexual assault occurred. (check appropriate boxes)
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.
5.	The family home of the child is: (check appropriate boxes) owned leased rented By: Respondent Petitioner Other (name) Occupied by: (include name only if different from above)
6.	Respondent has knowingly and intentionally: (check at least one) caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child stalked the child harassed the child harassed the child by the following acts: (Include the most recent date(s) of the acts described.)
7.	An immediate and present danger of domestic violence, stalking, or sexual assault to the child exists because: (describe)
	
	Detected Child 10: I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer.

	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child.	 □ a household member under 18 who is residing with the child. □ a household member under 18 who resided with the child. □ a person under 18 stalking the child. □ sexually assaulting the child.
3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (city)	(address) (County/City of St. Louis), MO.
3.a.	The county in which this petition is being filed is where the $\ \square$ protected served $\ \square$ act(s) of domestic violence, stalking, or sexual assault occurrence.	
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.	
5.	The family home of the child is: (check appropriate boxes) owned leased rented By: Respondent Petitioner Other (name) Occupied by: (include name only if different from above)	
6.	Respondent has knowingly and intentionally: (check at least one) caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child stalked the child harassed the child	sexually assaulted the child unlawfully imprisoned the child followed the child from place to place abused the child's pet(s) threatened to do any of the above
	by the following acts: (Include the most recent date(s) of the acts descri	ibed.)
7.	An immediate and present danger of domestic violence, stalking, or sex (describe)	
	II. RESPONDENT INFORMATION	
8.	Respondent is at least 18 years of age or emancipated under	18.
9.	Respondent may be found in	(city),
	(state), in the County of	·

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III. CUSTODY						
			is pending or has been made. onfidential Redacted Informa			
10. It is in	10. It is in the best interest of the children that custody be awarded as follows:					
	<u>l's Initials Only</u>	•	Person to Receive Custody	Temporary Full		
	-					
	-					
	· · · · · · · · · · · · · · · · · · ·					
				_ ⊔ ⊔		
t. c	Respondent: Children (identified in	n item 10):				
				·		
		IV. PETITIONER'S R	EQUESTS			
 13. Pursuant to chapter 455, RSMo, it is requested that the court issue an Ex Parte Order of Protection restraining Respondent from: (check boxes that apply) Committing or threatening to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected children. Abusing or threatening to abuse the protected children's pet(s). Having any contact with the protected children, except as specifically authorized by this Order. 						
	-	e of the protected children, loc employment or school(s) of the	ated at e protected children, located at	· · · · · · · · · · · · · · · · · · ·		
	Coming within	protected children in any man (feet) of the protected c	nildren.			

	requested that the Ex Parte Order of Protection exclude Respondent from the family home of each children because:
•	pest interest of the children to remain in the home;
	al risk to the children exists unless Respondent is excluded;
	g adult family or household member is able to care adequately for the children in the absence of
Responden	
	ent has been obtained from the Children's Division to provide appropriate social services to the busehold members during the period of time during which an Order of Protection is in effect.
15. Exclusion of	of Respondent from the family home of the protected children is not being requested.
Additional Reques	sts:
	uested that, upon the hearing of this cause, the court also issue a Full Order of Protection - Child
	ondent from the above acts for such time as is necessary to protect the children and that the court:
	pondent not to commit or threaten to commit domestic violence, stalking, sexual assault, molesting, g the peace of the protected children, or abusing a pet.
	condent not to have any contact with the protected children except as specifically authorized by this
	pondent not to enter the family home, place of employment or school of the protected children specifically authorized by this order.
	ody of the protected children to
_	
Child Support/Mai	
	pondent to pay child support in the amount of \$ (check one) _ per week _ per month.
18. Order Resp	pondent to pay maintenance in the amount of \$ (check one) \square per week \square per month.
Other Support	
	condent to make or continue to make the rent or mortgage payments to the residence occupied ected children in the amount of \$
20. Order Resp by a shelter	condent to pay a reasonable fee for housing and other services provided to the protected children r for victims of domestic violence.
	condent to pay the cost of medical treatment or services provided to protected children as a result sustained by an act of domestic violence committed by Respondent.
Counseling/Treatn	nent
	pondent to participate in a court-approved counseling program designed to help batterers stop
	avior or a substance abuse program.
Costs/Fees	
23. Order Resp	pondent to pay court costs.
24. Order Resp	pondent to pay Petitioner's attorney fees.
<u>Other</u>	
	ull order of protection issued for one year he automatically renewed upless Beanandant requests a
	ull order of protection issued for one year be automatically renewed unless Respondent requests a east 30 days prior to the expiration of the order.
26. Petitioner to	o receive wireless telephone number(s) and billing responsibilities from Respondent. (Note: If
	omplete the Wireless Telephone Number Transfer Addendum form.)
	session and care of any pet(s), along with any moneys necessary to cover medical costs that may led from abuse of the pet(s).

28. I believe that revealing my address will endanger m complete the Child Protection Petitioner and Protection			
29. Order Petitioner's residential address on voter's reg	istration record be closed to the public.		
30. Other (specify):	·		
V. PETITIONER'S	SIGNATURE		
I swear/affirm under penalty of perjury that these facts are to I understand that a copy of this petition will be served or			
☐ I certify this document complies with all the redaction rec	quirements of Court Operating Rule 2.		
Date	Petitioner's Signature		
NOTICE: Section 455.510.3, RSMo, provides that a petitioner seeking protection under the Child Protection Orders Act is not required to			
reveal any current address or place of residence Oity, State and Zip of the children on this petition. Do not provide			
this information if doing so will endanger the children.	Telephone		
	Attorney's Name, Missouri Bar No., if Applicable		
	Address		
	City, State and Zip		
	Telephone		



IN THE _____ JUDICIAL CIRCUIT, ____

Petition for Order of Protection - Child

Notice to Petitioner: Respondent will receive a copy of this petition with service.

Use this form when two to five children are involved with this case. Use CP40 for one child and CP41 for six to ten children.

Do not include the name of each child on this form. Include the name(s) on the Confidential Redacted Filing Information Sheet.

COUNTY, MISSOURI

Judge or Division:	Case Number:		
	Related Cases:		
Petitioner:			
Protected Child 1 Initials Only:		(Date File Stamp)	
Age of Protected Child: Sex: F M Race:	Protected Children's Relationship to Responder		
_	U.S.C. §§ 921(a)(32) and 922(g)(8) determination		
Protected Child 2 Initials Only: Age of Protected Child:	Protected Child's Relationship to Respondent (Child		
Sex: F M Race:	☐ Child ☐ Step-Child or Former Step-Child ☐ Parent is Unmarried, Intimate Residing/Resided with Respondent		
Protected Child 3 Initials Only:	Other (specify)	With Roopondoni	
Age of Protected Child:	Protected Child's Relationship to Respondent (Child	d 3)·	
Sex: F M Race:	☐ Child ☐ Step-Child or Former Ste		
Protected Child 4 Initials Only:	Parent is Unmarried, Intimate Residing/Resided with Respondent		
Age of Protected Child:	Other (specify)	·	
Sex: F M Race:	Protected Child's Relationship to Respondent (Chile	d 3):	
Protected Child 5 Initials Only:	☐ Child ☐ Step-Child or Former Ste	p-Ćhild	
Age of Protected Child:	Parent is Unmarried, Intimate Residing/Resided	with Respondent	
Sex: F M Race:	Other (specify)		
COX. 1 1 III Place.	Protected Child's Relationship to Respondent (Child	d 4):	
VS.	☐ Child ☐ Step-Child or Former Ste		
Respondent:	Parent is Unmarried, Intimate Residing/Resided	with Respondent	
·	Other (specify)		
Alias/Nicknames:	Protected Child's Relationship to Respondent (Child Child		
Respondent's Year or Birth:	☐ Child ☐ Step-Child or Former Step-Child ☐ Parent is Unmarried, Intimate Residing/Resided with Respondent		
Age:	Other (specify)		
-			
SSN (if known, last four digits):	Respondent's Home Address:		
Race: Sex: F M			
Hair Color: Height:	Home Phone Number:		
Eye Color: Weight:	Respondent's Work Address:		
(Identifying Information for use by Law Enforcement)	·		
Visible Identifying Marks (e.g., tattoos, birthmarks, braces,			
mustache, beard, pierced ear, glasses):	Work Phone Number:		
•	Work Hours:		
	Other Locations Where Respondent May Be Served:		
	Carlot Econations Whole Respondent May Be conte	u .	
I. PROTECTED	CHILDREN INFORMATION		
Complete questions 1 – 7 for each protected child.			
Protected Child 1:			
1. I am Petitioner and the: (check appropriate box	(es)		
parent or guardian of the child.			
guardian ad litem for the child.			
court appointed special advocate for the ch	nild.		
juvenile officer.			
2. Respondent is:			
a household member who is residing with t	he child. a household mem	ber under 18 who is	
a household member who is residing with the	regiding with the e		
an emancipated child who is residing with the	resided with the ch		
an emancipated child who resided with the	child in the past.	stalking the child.	
stalking the child.	☐ sexually assaulting	-	
		•	

3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (city)	•
	The county in which this petition is being filed is where the protected served act(s) of domestic violence, stalking, or sexual assault occur	d child lives ☐ respondent may be
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.	
	The family home of the child is: (check appropriate boxes) owned leased rented By: Respondent Petitioner Other (name) Occupied by: (include name only if different from above)	
	Respondent has knowingly and intentionally: (check at least one) caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child stalked the child harassed the child by the following acts: (Include the most recent date(s) of the acts described.)	sexually assaulted the child unlawfully imprisoned the child followed the child from place to place abused the child's pet(s) threatened to do any of the above ibed.)
	An immediate and present danger of domestic violence, stalking, or sex	
	tected Child 2: I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer.	
2.	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child.	 a household member under 18 who residing with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child.
3. ·	The act(s) of domestic violence, stalking, or sexual assault occurred at (city)	
	The county in which this petition is being filed is where the \Box protected served \Box act(s) of domestic violence, stalking, or sexual assault occur	d child lives 🔲 respondent may be
	_	
٠.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.	

6.	Respondent has knowingly and intentionally: (check at least one) caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child stalked the child harassed the child harassed the child threatened to do any of the above
	by the following acts: (Include the most recent date(s) of the acts described.)
7.	An immediate and present danger of domestic violence, stalking, or sexual assault to the child exists because: (describe)
Pro	otected Child 3:
	I am Petitioner and the: (check appropriate boxes) parent or guardian of the child. guardian ad litem for the child. court appointed special advocate for the child. juvenile officer.
2.	Respondent is: a household member who is residing with the child. a household member who resided with the child in the past. an emancipated child who is residing with the child. an emancipated child who resided with the child in the past. stalking the child. a household member under 18 who resided with the child. a household member under 18 who resided with the child. a person under 18 stalking the child. sexually assaulting the child.
3.	The act(s) of domestic violence, stalking, or sexual assault occurred at (address) (city) (County/City of St. Louis), MO.
3.a	The county in which this petition is being filed is where the \Box protected child lives \Box respondent may be served \Box act(s) of domestic violence, stalking, or sexual assault occurred. (check appropriate boxes)
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.
5.	The family home of the child is: (check appropriate boxes) owned leased rented By: Respondent Petitioner Other (name) Occupied by: (include name only if different from above)
6.	Respondent has knowingly and intentionally: (check at least one) caused or attempted to cause physical harm to the child placed or attempted to place the child in apprehension of immediate physical harm coerced the child stalked the child harassed the child harassed the child threatened to do any of the above
	by the following acts: (Include the most recent date(s) of the acts described.)

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7. An immediate and present dar	nger of domestic violence, stalking, o	or sexual assault to the child exists because:
(describe)		
		·
Protected Child 4:		
1. I am Petitioner and the: (check	appropriate boxes)	
parent or guardian of the	child.	
guardian ad litem for the d	child.	
court appointed special ac	dvocate for the child.	
juvenile officer.		
2. Respondent is:		
a household member who	is residing with the child.	a household member under 18 who is
a household member who	resided with the child in the past.	residing with the child.
an emancipated child who	is residing with the child.	a household member under 18 who
an emancipated child who	resided with the child in the past.	resided with the child.
stalking the child.		☐ a person under 18 stalking the child.☐ sexually assaulting the child.
3. The act(s) of domestic violence	e, stalking, or sexual assault occurre	_ ,
3. The act(s) of domestic violence	(city)	(County/City of St. Louis), MO.
		tected child lives respondent may be
		occurred. (check appropriate boxes)
4. There are no prior or pendi	ng custody orders for this child.	
☐ There is a prior or pending	-	
	•	
5. The family home of the child is		
☐ owned ☐ le By: ☐ Respondent	eased	ne)
		ne)
	d intentionally: (check at least one)	
	use physical harm to the child	sexually assaulted the child
immediate physical harm	ce the child in apprehension of	unlawfully imprisoned the child
coerced the child		followed the child from place to place
stalked the child		abused the child's pet(s)
harassed the child		☐ threatened to do any of the above
_		
by the following acts: (Include	the most recent date(s) of the acts d	lescribed.)
		·····
7 An immediate and present de	ager of demostic violence, stalking, s	ar acyual account to the shild evicts because
•		or sexual assault to the child exists because:
(describe)		
		·
Protected Child 5:		
1. I am Petitioner and the: (check	र appropriate boxes)	
parent or guardian of the	child.	
guardian ad litem for the c	child.	
court appointed special ac	dvocate for the child.	
juvenile officer.		

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2.	Respondent is:	
	a household member who is residing with the child.	a household member under 18 who is
	a household member who resided with the child in the past.	residing with the child.
	an emancipated child who is residing with the child.	a household member under 18 who
	an emancipated child who resided with the child in the past.	resided with the child.
	stalking the child.	☐ a person under 18 stalking the child.☐ sexually assaulting the child.
3.	The act(s) of domestic violence, stalking, or sexual assault occurred a (city)	
3.a	The county in which this petition is being filed is where the $\ \square$ protect served $\ \square$ act(s) of domestic violence, stalking, or sexual assault occ	
4.	☐ There are no prior or pending custody orders for this child.☐ There is a prior or pending custody order for this child.	
_		
5.	The family home of the child is: (check appropriate boxes) owned leased rented	
	— — —	
	Occupied by: (include name only if different from above)	
6.	Respondent has knowingly and intentionally: (check at least one)	
	aused or attempted to cause physical harm to the child	sexually assaulted the child
	placed or attempted to place the child in apprehension of	unlawfully imprisoned the child
	immediate physical harm	☐ followed the child from place to place
	coerced the child	abused the child's pet(s)
	stalked the child	threatened to do any of the above
	harassed the child	·
	by the following acts: (Include the most recent date(s) of the acts desc	cribed.)
7.	An immediate and present danger of domestic violence, stalking, or s (describe)	
	II. RESPONDENT INFORMATIO	N
8.	Respondent is at least 18 years of age or emancipated under	er 18.
9.	Respondent may be found in	(city),
	(state), in the County of	
	III. CUSTODY	
	ourt cannot change custody if a prior order regarding custody is pendire of each child on this form. Include the name(s) on the Confident	
40		
10.	It is in the best interest of the children that custody be awarded as foll	
	<u>Child's Initials Only</u> <u>Relationship to Parties</u> <u>Person to Person to Perso</u>	to Receive Custody Temporary Full

11. Indicate any prior or pending custody court cases before, or orders entered by, this court or any other court	
involving the following parties. (If none, so state):	
a. Petitioner:	
b. Respondent:	
c. Children (identified in item 10):	
12. Award visitation with the children as follows:	
	
	
IV DETITIONED'S DECUESTS	
IV. PETITIONER'S REQUESTS 12. Durascent to about a 455 DSMs. it is requested that the acceptains and 55 Depte Order of Ducto stiers receiving	
13. Pursuant to chapter 455, RSMo, it is requested that the court issue an Ex Parte Order of Protection restraining Respondent from: (check boxes that apply)	
Committing or threatening to commit domestic violence, stalking, sexual assault, molesting, or disturbing	
the peace of the protected children.	
 Abusing or threatening to abuse the protected children's pet(s). Having any contact with the protected children, except as specifically authorized by this Order. 	
☐ Entering the family home of the protected children, located at	
Entering the place(s) of employment or school(s) of the protected children, located at	
Communicating with the protected children in any manner or through any medium.	
Coming within (feet) of the protected children.Other:	
- Guidi.	
14. It is further requested that the Ex Parte Order of Protection exclude Respondent from the family home of	_
the protected children because:	
It is in the best interest of the children to remain in the home;	
 A substantial risk to the children exists unless Respondent is excluded; A remaining adult family or household member is able to care adequately for the children in the absence of 	
Respondent; and	
A commitment has been obtained from the Children's Division to provide appropriate social services to the	
family or household members during the period of time during which an Order of Protection is in effect.	
15. Exclusion of Respondent from the family home of the protected children is not being requested.	
Additional Requests:	
16. It is further requested that, upon the hearing of this cause, the court also issue a Full Order of Protection - Child	
enjoining Respondent from the above acts for such time as is necessary to protect the children and that the court	
Order Respondent not to commit or threaten to commit domestic violence, stalking, sexual assault, molesting or disturbing the peace of the protected children or abusing a pet.	,
Order Respondent not to have any contact with the protected children except as specifically authorized by the	s
order.	
 Order Respondent not to enter the family home, place of employment or school of the protected children except as specifically authorized by this order. 	
Award custody of the protected children to	
	_
Child Support/Maintenance	
17. Order Respondent to pay child support in the amount of \$ (check one) per week per mont	
18. ☐ Order Respondent to pay maintenance in the amount of \$ (check one) ☐ per week ☐ per mont	11.

Other Support				
19. Order Respondent to make or continue to make t by the protected children in the amount of \$				
 Order Respondent to pay a reasonable fee for ho children by a shelter for victims of domestic violer 				
21. Order Respondent to pay the cost of medical trea result of injuries sustained by an act of domestic	ntment or services provided to protected children as a violence committed by Respondent.			
Counseling/Treatment				
22. Order Respondent to participate in a court-approviolent behavior or a substance abuse program.	ved counseling program designed to help batterers stop			
Costs/Fees				
23. Order Respondent to pay court costs.				
24. Order Respondent to pay Petitioner's attorney fee	es.			
<u>Other</u>				
25. Order the full order of protection issued for one year requests a hearing at least 30 days prior to the expension of the				
26. Petitioner to receive wireless telephone number(s checked, complete the Wireless Telephone Number)				
27. Award possession and care of any pet(s), along way have resulted from abuse of the pet(s).	vith any moneys necessary to cover medical costs that			
28. I believe that revealing my address will endanger myself or the protected children. (Note: If checked, complete the Child Protection Petitioner and Protected Child Information (Confidential Record) form.)				
29. Order Petitioner's residential address on voter's r	egistration record be closed to the public.			
30. Other (specify):				
	·			
V. PETITIONER	2'S SIGNATURE			
I swear/affirm under penalty of perjury that these facts are				
☐ I certify this document complies with all the redaction r	requirements of Court Operating Rule 2.			
Date	Petitioner's Signature			
NOTICE: Section 455.510.3, RSMo, provides that a petitioner seeking protection	Address (Optional)			
under the Child Protection Orders Act is not required to reveal any current address or place of residence of the children on this	City, State and Zip			
petition. Do not provide this information if doing so will endanger the children.	Telephone			
doing 30 will endanger the children.	Attorney's Name, Missouri Bar No., if Applicable			
	Address			
	City, State and Zip			
	Telephone			



IN THE _____ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Affidavit of Changes in Circumstance and Motion to Modify Judgment/Full Order of Protection – Child

Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
Vs.	Related Cases:	
Respondent:		
Alias/Nicknames:		
		(Data File Otassa)
A Judgment of the Full Order of Protection	Child was entered in	(Date File Stamp)
		· · · · · · · · · · · · · · · · · · ·
(County/City of St. Louis), MO, on	(date).	
A .h h		
	es of the child(ren) or his/her/their custodian	
modification is necessary to serve the best	t interests of the child(ren). Below are the spe	ecific facts,
including dates and times, which $\hfill\square$ Petitic	oner 🗌 Respondent 🗌 Guardian ad Litem 🗌	Court
Appointed Special Advocate believes form	s grounds for modification of the court's judg	ment:
	, ,	
		·
I request that the court find grounds for mo	odification of:	
(check the box that applies)		
☐ Installments of maintenance or suppo	rt.	nication
	_	ilcation.
Custody.	☐ Conditions regarding contact.	
☐ Visitation.		
Other (specify):		
		_
The specific modification that I am request	ing is:	

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I swear /affirm under penalty of belief.	perjury that these f	acts are true	e according to my best kn	owledge and
☐ I certify this document comp	lies with all the reda	action requir	ements of Court Operatir	ng Rule 2.
Date			Your Signature	
NOTICE: Section 455.510.3, R	SMo provides			
that a petitioner seeking protect	• •		Your Street Address	
Child Protection Orders Act is n			rour offeet Address	
reveal any current address or p				
of the child(ren) on this affidavit		City	State	Zip
not provide this information i				
endanger the child(ren).			Your Telephone Number	
			Tour Telephone Number	
In witness thereof:				
				· · · · · · · · · · · · · · · · · · ·
Date		Clerk Witnessing Signature		
Subsc	cribed and sworn to	before me o	on this	(date).
(Seal)		2010101110		(ddt0):
	nmission expires:			
		Date	Notary Public	С
	Directions fo	or Completi	ng	
This affidavit must be comple	eted and signature	witnessed	by a court clerk or nota	ary before

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IN THE _____ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Request to Dismiss Petition for Order of Protection – Child

Judge or Division:	Case Number:	
duage of Division.	Court ORI Number:	
Petitioner:	MSHP Number:	
T dillonor.	Responsible Law Enforcement ORI:	
	Related Cases:	
VS.	Troidied Oddes.	
Respondent:		
Alias/Nicknames:		
		(Date File Stamp)
Petitioner requests dismissal of the Petition for Petitioner or others in order to determine if dis		may inquire of
☐ I certify this document complies with all the	e redaction requirements of Court Opera	ating Rule 2.
	Petitioner's Signatu	
	, cancer o organism	
	Data	
	Date	
Recomme	ndation of Dismissal	
On motion of Petitioner, cause dismissed with	out prejudice	
Off motion of a cuttorier, dauge distributed with	iout projudioe.	
SO ORDERED:		
 Date	Commissioner	
Duto	Gommissioner	
Judgm	nent of Dismissal	
☐ It is hereby ordered, adjudged, and decree	ed that the foregoing Recommendation	entered by the
Commissioner is adopted and confirmed as		,
On motion of Petitioner, cause dismissed v	without prejudice.	
Date	Judge	
Instru	uctions to Clerk	
The court shall forward a copy of this Judgme	ent to the local law enforcement agency	
Joan onan forward a copy of time dadgine	to the local law emercement agency.	·

	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
	Related Cases:	
VS.		
Respondent:		
Alias/Nicknames:		
		(Date File Stamp)
Motion to Term	inate Full Order of Protection - Child	
•	full order of protection entered against Respond terminating any order of protection, the court m ne whether the dismissal is voluntary.	
☐ I certify this document complies wit	h all the redaction requirements of Court Opera	ting Rule 2.
Date	Petitioner's Signature	
	Judgment of Termination	
Pursuant to section 455.060.5, RSMo, the full order of protection is terminated. The clerk shall forward a copy of this Order to the local law enforcement agency for updating MULES.		
SO ORDERED:		
Date	Judge	
Notice of Findings and R	ecommendations & Notice of Right to Rehea	aring
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 Adopti	ng Commissioner's Findings and Recomme	ndations
	creed that the foregoing Findings and Recomme	endations
	ned and committed as a final Judgment of the co	ourt.



IN THE _____ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Notice of Hearing - Modification of Full Order of Protection - Child

idge or Division:	Case Numbe		1
lage of Division.	Case Number		
etitioner:	MSHP Number		
Stationer.		.aw Enforcement ORI:	
	Related Case		
	VS.		
espondent:			
ias/Nicknames:			
			(Date File Stamp)
ne State of Missouri to:	· · · · · · · · · · · · · · · · · · ·	(Name and Address)	
		(Name and Address)	
☐ Petitioner ☐ Guardian ☐	Luvenile Officer] Guardian ad Litem	ointed Special
			•
Advocate Respondent has	s filed a verified Affi	davit of Changes in Circumstance	and Motion to
Modify Judgment of the Full (Order of Protection	- Child (copy attached) requesting	modification of
the Full Order of Protection -	Child that was issu	ed against Respondent on	
		ou agamet respondent en	
(date).		
The hearing on the Affidavit of	of Changes in Circu	mstance and Motion to Modify Jud	dgment of the
Full Order of Protection - Chi	ld will be held in Div	vision of the Circuit Court o	of
		city of St. Louis), in	
(1)			, 1410 ,
at (time)	on	(date).	

contact the court at least 48 hours in advance of the scheduled hearing date and time.

(
	Judge or I

IN THE _____ JUDICIAL CIRCUIT, ____ COUNTY, MISSOURI Order to Modify Judgment of the Full Order of Protection – Child

Judge or Division:	Case Number:			
	Court ORI Number:			
Petitioner:	MSHP Number:			
	Responsible Law Enforcement ORI:			
VS.	Related Cases:			
Respondent:				
Alias/Nicknames:				
		(Date File Stamp)		
A Judgment of the Full Order of Protection - of St. Louis), MO, on ((County/City		
The court finds that a change has occurred i custodian and the modification is necessary	` ,	/her/their		
The court orders the following be modified in against Respondent as follows:	n the full order of protection that was previo	usly entered		
☐ Installments of maintenance or support.	☐ Conditions regarding communi	cation.		
Custody.	☐ Conditions regarding contact.			
<u> </u>				
☐ Visitation.				
Other (specify):				
		_		
The specific modification of:				
The court shall issue a new full order of prote	ection with these modifications.			
SO ORDERED:				
Date	Judge			

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IN THE _____ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Notice of Hearing – Objection to Automatic Renewal of Full Order of Protection – Child

Judge or Division:	Case Number:				
	Court ORI Number:				
Petitioner:	MSHP Number:				
	Responsible Law Enforcement ORI:				
	Related Cases:				
VS.					
Respondent:					
Alias/Nicknames:					
Alias/Nickriames.		(Data File Ctarre)			
		(Date File Stamp)			
The State of Missouri to Petitioner:	(1)				
	(Name and Address)**				
Other Address(es) for Service**:					
**See Instructions to Clerk					
Respondent has filed an objection (copy atta Full Order of Protection - Child that was issu	•	•			
The court has determined that a hearing the Full Order of Protection - Child expire (copy attached)	•	_			
The court has determined that a hearing Full Order of Protection - Child expires a remains in full force and effect until further	nd the Judgment of the Full Order of Pr	•			
The hearing on Respondent's objection of th	e renewal of the full order of protection	will be held in			
Division of the Circuit Court of	•				
	t (time) on				
, ive, a	(4.11.6) 611	(dato).			
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.					
Instructions to Clerk If Petitioner has a confidential address, do NOT include address information on this form. Provide					

If Petitioner has a confidential address, do NOT include address information on this form. Provide service information to the sheriff or server using a confidential service information document.

	She	eriff's or Serve	er's Return			
Note to Serving Officer: Serving officer: Serving				t less than 3 days prior to th de the service address on th		
I certify that I served this Notic	e, Objection, and Order (County/City of S	(if issued) at St. Louis), MO, c	n	(date), at	(address) in _ (time), by:	
(Check one)		,, ,				
delivering a copy of t	he notice, objection, and nam)	l order (if issued) at the dwelling hou	name se or usual place of abode of (name), a person at l		
of age residing the ☐ other (describe)	erein.				<u> </u>	
Printed Name of Sher	iff or Server	SI	neriff or Server	Agency OR	RI	
	Must be sworn bet	fore a notary ρι	blic if not served b	oy an authorized officer		
(Seal)	Subscribed and swo	orn to before me	on this		(date).	
	My commission exp	ires:	 Date	Notary Public		
				·		
Missouri and federal law provide th	at the costs and fees for serv	ice of protection or	ders are not required. (\$	Section 455.027, RSMo, & 34 U.S.C. §	10450)	
I certify that:	Comp	lete for Out of	State Service			
-		:41-: 414-4	tit	the charaction chiestian an	/:f	
issued) were served.	ve process in civil action	is within the stat	e or territory where	the above notice, objection, ar	ia oraer (ii	
2) My official title is		of		County,	(state).	
Served in	Co	ounty,	(state), on	(date) at	(time).	
Subscribed and Sworn To	before me on this			(date).		
I am: (check one)	the clerk of the cour the judge of the cou	t of which affiant ort of which affian hister oaths in the ond order (if issue	is an officer. It is an officer. Is state in which the a d). (use for out-of-st	affiant served the above summ ate officer)	ons	
(Seal)	(Seal) Signature and Title					
Missouri and federal law provide th	at the costs and fees for serv	rice of protection or	-	Section 455.027, RSMo, & 34 U.S.C. §	10450)	
of the notice, objection, and or deliver the notice, objection, an Service shall be made: (1 guardian, by delivering a copy notice, objection, and order (if age residing therein, or by delivering a copy of the notice, Service may be made by such service is made.	ction, and order (if issued der (if issued) when offe and order (if issued) and the control of the notice, objection, issued) at the individual vering a copy of the notice of process; (2) On Gobjection, and order (if an officer or deputy auth	d) must be served to him/her, the person's refudividual, includir and order (if issued, so deeling house, objection, and issued) to the guorized by law to	ne return shall be prisal to receive the salig an incompetent pued) to the individual or usual place of a diorder (if issued) to incompetent person lardian personally.	r. If any person refuses to rece repared to show the offer of the ame. erson not having a legally app Il personally or by leaving a co bode with some person at leas o an agent authorized by appoi	e officer to ointed py of the st 18 years of ntment or uardian, by rritory where	

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.