## IN THE \_\_\_\_\_, MISSOURI

octo.		
Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
VS.	Related Cases:	
Pagnandant		
Respondent:	Respondent's Home Address:	
Alias/Nicknames:	Home Phone Number:	(Date File Stamp)
Respondent's DOB:	Respondent's Work Address:	(= 0.00 + 1.00 + 0.00.1.1)
Age:	respondents work radioss.	
SSN (if known, last four digits):	Work Phone Number:	
Race: Sex: $\Box$ F $\Box$ M		
	Work Hours:	
Hair Color: Height: Eye Color: Weight:	Other Locations Where Respondent May Be Served:	
·		
(Identifying information for use by Law Enforcement)	Petitioner's Relationship to Respondent pursuant to 18	U.S.C. §§ 921(a)(32)
Visible Identifying Marks (e.g. tattoos, birthmarks,	and 922(g)(8) determination:	
braces, mustache, beard, pierced ear, glasses):	Spouse Child(ren) in common	
g, g	☐ Former spouse ☐ Intimate residing/resided toge	
	☐ Are/were in a continuing social relationship of a roma	antic/intimate nature
	Related by blood. Define relationship:	
	Related by marriage. Define relationship:	
	Residing/resided together; no intimacy	
	Stalking. Define relationship:	
Adult Abuse/Stalkir	ng Ex Parte Order of Protection	
The State of Missouri to Respondent:		
to 455.045, RSMo, the court finds that there is an immediate there is other good cause to issue an Order of Protection  Therefore, the court orders that you,  Commit or threaten to commit domestic violence, stal		er by you or
found.[01 & 04]	and many received in large of ampleyment or each cal	
☐ Enter or stay upon the premises wherever the Petition located at (unless disclosure waived)	ner may reside, place of employment or school	.[04]
Be within (distance) of the Pet	itioner or the Petitioner's children	[∪+]
Communicate with Petitioner in any manner or through		
Other:		[08]
It is further ordered that: Custody of the minor children Child's Name	shall be awarded, until further order of court, as follows: <u>Person Awarded Custody</u> [Respondent-0	6, Petitioner-09]
(Attach additional sheets if necessary)		
It is further ordered that:		
Violetian of this Order was be punished by confinen	sout in initial control of the second second by a fine of co	
	ent in jail for as long as four years and by a fine of as dent is forbidden to enter or stay at Petitioner's resid	
The hearing of this cause will be in Division of t	he Circuit Court of (County (time) on (date	y/City of St. Louis), in
So Ordered:	(uan	<del>- /-</del>
Date	Judge/Commissioner	
If you have a disability requiring special assistance for you	r court appearance, please contact the court at least 48 hou	rs in advance of
the scheduled hearing date and time. Visit www.courts.mo.gov for moi	e information regarding orders of protections.	

### **Notice to Respondent**

You are notified that under section 455.050, RSMo, if the court finds in favor of Petitioner or you default, the court may grant any of the following forms of relief:

- 1. Order you not to commit or threaten to commit domestic violence, stalk, molest or disturb the peace of Petitioner wherever Petitioner may be;
- 2. Order you not to enter upon the premises of the dwelling of Petitioner;
- Order you not to transfer, encumber or otherwise dispose of mutually owned or leased property;
- 4. Grant Petitioner temporary possession of specified personal property;
- 5. Order you to participate in court approved counseling for batterers and/or substance abuse treatment:
- 6. Award custody of minor children;
- 7. Establish a visitation schedule;
- 8. Order you to pay child support and/or maintenance to Petitioner;
- 9. Order you to make an assignment of earnings or other income;
- 10. Order you to pay Petitioner's rent or mortgage;
- 11. Order you to pay for housing or other services provided to Petitioner by a shelter;
- 12. Order you to pay court costs;
- 13. Order you to pay Petitioner's attorney fees;
- 14. Order you 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 you;
- 15. Temporarily enjoin you from communicating with Petitioner in any manner or through any medium.

		Server's Return		
Note to Serving Officer: Service must be at least 3 days before the court date on the summons.  I certify that I served this Order and a copy of the Petition at				
I certify that I served this Order and a c	copy of the Petition at	) on	(date) at (time) by:	
(0	ourity/Oity of Ot. Louis), ivi	5, 011	(date), at (time), by.	
(Check one)				
delivering a copy of the Order				
		g place or usual abode of (name), a person of	(name), 's (name)	
family over the age of 15 years	3.	(name), a person or	3 (Hame)	
other (describe)				
Respondent is under the age of 17 required to appear and bring Resp		ustodial parent, guardian, or o	court appointed GAL was served and is	
Complete any known identifying inform	nation regarding Responde	nt that has not been already	provided:	
		<u>.                                      </u>	Sex:	
			License Plate No.:	
Identifying Marks:				
Printed Name of Sheriff or	Server	Sheriff or Server	Agency ORI	
N	lust be sworn before a n	otary public if not served b	y an authorized officer	
S	Subscribed and sworn to be	efore me on this	(date).	
(Seal)			(0.00)	
N	ly commission expires:	 Date	Notary Public	
Missouri and federal law provide that the cost	s and fees for service of protect		•	
		Out of State Service		
I certify that:	•			
I am authorized to serve pro     My afficial title in				
My official title is  Served in	County. (sta	te). on (da	ate) at (state).	
Subscribed and Sworn To before			(date).	
I am: (check one)	clerk of the court of which	affiant is an officer.		
☐ the	judge of the court of which	affiant is an officer.		
	horized to administer oaths r out-of-state officer)	in the state in which the affia	ant served the above summons. (use	
☐ autl			m . a m\	
(Seal)	norized to administer oaths	. (use for court-appointed se	rver)	
	norized to administer oaths	. (use for court-appointed se	rver)	
	norized to administer oaths	s. (use for court-appointed se		
Missouri and federal law provide that the cost		Signature a	and Title	
·	s and fees for service of protect Directions to Office	Signature a ion orders are not required. (455.0) Making Return on Service	and Title 27 RSMo & 42 U.S.C. Section 3796gg-5)	
A copy of the Order and the Petition Petition when offered to him, the return	s and fees for service of protect  Directions to Officer must be served on each p	Signature a ion orders are not required. (455.0)  Making Return on Service erson. If any person refuses	and Title 27 RSMo & 42 U.S.C. Section 3796gg-5)	
A copy of the Order and the Petition Petition when offered to him, the return person's refusal to receive the same.	s and fees for service of protect  Directions to Officer must be served on each postable be prepared to show	Signature a sion orders are not required. (455.0)  Making Return on Service erson. If any person refuses with offer of the officer to define the signature of the officer to define the signature of the signature	and Title 27 RSMo & 42 U.S.C. Section 3796gg-5) to receive the copy of the Order and the liver the Order and the	
A copy of the Order and the Petition Petition when offered to him, the return person's refusal to receive the same. Service shall be made: (1) On Indiv by delivering a copy of the Order and p	s and fees for service of protect  Directions to Officer must be served on each p n shall be prepared to show idual. On an individual, incontition to the individual pe	Signature a ion orders are not required. (455.0 Making Return on Service erson. If any person refuses to the offer of the officer to defluding an incompetent person resonally or by leaving a copy	and Title 27 RSMo & 42 U.S.C. Section 3796gg-5)  to receive the copy of the Order and the liver the Order and the Petition and the n not having a legally appointed guardian, of the Order and petition at the individual's	
A copy of the Order and the Petition Petition when offered to him, the return person's refusal to receive the same. Service shall be made: (1) On Indiv by delivering a copy of the Order and purely dwelling house or usual place of abode	s and fees for service of protect  Directions to Officer must be served on each p n shall be prepared to show idual. On an individual, incontition to the individual pe	Signature a ion orders are not required. (455.0 Making Return on Service erson. If any person refuses to the offer of the officer to deluding an incompetent person resonally or by leaving a copy family over 15 years of age, or	and Title 27 RSMo & 42 U.S.C. Section 3796gg-5)  to receive the copy of the Order and the liver the Order and the Petition and the n not having a legally appointed guardian, of the Order and petition at the individual's or by delivering a copy of the Order and	
A copy of the Order and the Petition Petition when offered to him, the return person's refusal to receive the same. Service shall be made: (1) On Indiv by delivering a copy of the Order and purely dwelling house or usual place of abode	s and fees for service of protect  Directions to Officer must be served on each p n shall be prepared to show idual. On an individual, incontition to the individual pe with some person of the continuent or required by law	Signature a ion orders are not required. (455.0 Making Return on Service erson. If any person refuses to the offer of the officer to defluding an incompetent person resonally or by leaving a copy family over 15 years of age, of to receive service of process.	and Title 27 RSMo & 42 U.S.C. Section 3796gg-5)  to receive the copy of the Order and the liver the Order and the Petition and the n not having a legally appointed guardian, of the Order and petition at the individual's or by delivering a copy of the Order and s; (2) On Guardian. On an incompetent	

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 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.



# IN THE \_\_\_\_\_, MISSOURI Judgment of the Full Order of Protection (Adult Abuse/Stalking)

Judge or Division:	Case Number:				
	Court ORI Number:				
Petitioner:	MSHP Number:				
	Responsible Law Enforcement ORI:				
	Related Cases: (Date File Stamp)				
Relationship to Respondent (specified on petition):	5				
	SEX	RACE	DOB	HT	WT
vs.					
Possendent: HAIR EYES SOCIAL SECURITY # (las			last four digits)		
Respondent:			- ast rour digits;		
	DRIVERS	S LICENSE #	STATE	E	(P DATE
Address					
	Distinguishing	g Features			
	2.ourigaioriiri	g i cataroo			
CAUTION:					
Weapon Involved					
Concealed Carry Endorsement/Permit Holder					
Appearances: Petitioner  GAL Petitioner's Attorney	Respond		•	ondent Fails to	
<u> </u>		lent's Attorney	Other		
This Judgment shall be eff	ective un	til:			20
ONLY THE	COURT CAN	CHANGE THIS	ORDER		
Violation of this Order may be punished by o	confinement	in jail for as lon	ng as four yea	ars and/or b	y a fine of as
much as five thousand dollars. If so ordered					
Petitioner's residence.					
Visit www.courts.mo.gov for me				of protect	ions.
l. J	URISDICTI	ON & NOTICE			
Petitioner has filed a verified Petition requesting					
hereby finds that it has jurisdiction over the part provided with reasonable notice and an opportu					
date set for the hearing, and the Ex Parte Order					
days prior to today's hearing.		. (II locaca) word	co.vea apor.	rtoopondont	at loadt ando
	II. ENFORC	EABILITY			
This Judgment meets all the requirements of the	e Violence Ag	jainst Women Ad	ct, 18 U.S.C. S	Section 2265	. This court has
jurisdiction of the parties and the subject matter					
heard. This order is enforceable in all 50 states,		· ·			
territories and shall be enforced as if it were an Section 2265.	order of that j	urisalction witho	ut registration	pursuant to	18 U.S.C.
2001011 2200.	III. FIN	DINGS			
This court makes the following finding:					
Evidence adduced. Upon due consideration	n of the matter	. this court finds, r	oursuant to sec	tion 455.040.	RSMo. that
Petitioner has proven allegations of domes					
show that his or her actions alleged to con			stified under the	e law. This co	urt, therefore,
orders and finds the following as described					
Petitioner and Respondent submit a prop				suant to the p	arties' request,
this court finds that Respondent's relationship to			eiOW.		
This court finds that Respondent's relationship to				Posido(d) to a	othor*
	Has child(ren)			Reside(d) tog	
_		ate social relations	•	one (stalking	alleged)
☐ This court further finds that Respondent repres	ents a credible	e threat to the safe	ety of the Petition	oner.*	
* See Section VI Firearms.					

IV. 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 Protection entered in this cause on (date) and serves as notice of the termination of that Order.  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 <b>SHALL NOT COMMUNICATE</b> with Petitioner, in any manner or through any medium. The use of third parties (including children) to communicate is strictly prohibited. [05]
2. Respondent <b>shall not</b> commit or threaten to commit domestic violence, molest, stalk, or disturb the peace of Petitioner. [01 & 04]
☐ 3. Respondent <b>shall not</b> harass, stalk or threaten Petitioner or engage in other conduct that would place Petitioner in reasonable fear of bodily injury to Petitioner.*
☐ 4. Respondent <b>shall not</b> use, attempt to use, or threaten to use physical force against Petitioner that would reasonably cause bodily injury.* [01]
* See Section VI Firearms.
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
2. Respondent may only enter Petitioner's residence located as listed above 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:
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: [08]
☐ 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 children 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 Petitioner Respondent [06] as follows:
5. The parties shall exchange the minor child(ren) for visitation at

1. Child Support
· ·
☐ The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends that 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 Petitioner must pay Petitioner Respondent per month per week, with the first payment due on (date).
<ul> <li>b. This court finds that child support should be in accordance with the attached Form 14 amount and orders that</li> <li>Respondent</li> <li>Petitioner pay</li> <li>Petitioner</li> <li>Respondent \$</li> <li>per month</li> <li>per week,</li> <li>with the first payment due on</li> <li>(date).</li> </ul>
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 Petitioner's rent or mortgage in the amount of \$ per month per week, with the first payment due on (date) to Petitioner other:
<ul> <li>□ 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, with the first payment due on (date) to □ Petitioner □ other:</li> </ul>
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
<ul> <li>☐ Respondent ☐ Petitioner shall execute an income assignment in favor of ☐ Petitioner ☐ Respondent for:</li> <li>☐ child support ☐ maintenance.</li> </ul>
NOTE: This Judgment does not permanently resolve support issues. (Section 455.060.4, RSMo)
E. COUNSELING/TREATMENT
1. Despendent shall position to in a court approved as used in a program for
☐ 1. Respondent shall participate in a court approved counseling programs for ☐ batterers and/or ☐ substance abuse treatment at beginning on (date).
treatment at beginning on (date).
treatment at
F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)  If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement to this court.
F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)  If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement 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.
F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)  If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement to this court.  G. OTHER CONDITIONS OR RELIEF ORDERED:
F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)  If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement 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.
F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)  If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement 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
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F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)  If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement 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
treatment at
treatment at
treatment at

V. DUF	RATION			
This Judgment shall be effective until this court.	(date), unless sooner terminated or extended by			
☐ This court finds that it is in the parties' best interests year, making this Order effective until hearing by 30 days prior to the expiration. (Note: this that have a duration of one year.)	(date), unless the Respondent requests a			
VI. FIR	EARMS			
<ul> <li>□ The court finds that:</li> <li>a. as a result of a hearing at which the Respondent rece</li> <li>b. Respondent is a spouse, former spouse, is or was co and,</li> <li>c. Respondent is a credible threat to the physical safety use, attempted use, or threatened use of physical forcinjury against the Petitioner; and,</li> <li>d. Respondent is restricted from harassing, stalking or the or a child of the Petitioner's partner, or from engaging reasonable fear of bodily injury to him or her self, the or THEREFORE, FEDERAL LAW PROHIBITS RESPONDEN</li> </ul>	of, or is explicitly prohibited within this Order from the e that would reasonably be expected to cause bodily breatening the Petitioner, the child they have in common in any conduct that would place the Petitioner in child in common, or child of the Petitioner's partner.			
AND/OR RECEIVING ANY FIREARM FOR THE DURATIO 922(g)(8)].				
VII. MODIFICATION	ON OF JUDGMENT			
The parties cannot change the terms of this Judgment on their own. This Judgment may only be modified by this court.				
VIII. NOTIFICATION OF JUDGMENT	OF FULL ORDER TO RESPONDENT			
This Judgment is to be provided to Respondent by:   hai	nd delivery (in court)  personal service  certified mail.			
FOR CONSENT.	JUDGMENT ONLY			
Respondent's consent is not to be considered an admiss however, Respondent consents to this court's issuance of this Judgment of the Full Order of Protection.				
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE			
PETITIONER'S ATTORNEY'S SIGNATURE	RESPONDENT'S ATTORNEY'S SIGNATURE			
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 Finding court upon adoption by order of the judge. Unless waived heard by a commissioner, within fifteen days after the mai file a motion for rehearing by a judge of the court. If the methe motion is filed, the motion is overruled for all purposes  Date  Order and Judgment Adopting Commiss	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 ling of notice of the filing of the Judgment of the court, may otion for rehearing is not ruled on within forty-five days after . SCR 130.13  Commissioner  Sioner's Findings and Recommendations			
It is hereby ordered, adjudged and decreed that the forego commissioner are adopted and confirmed as a final Judge Date				

		0 1 . D . 1		
		s or Server's Retu		/ 11 \
	nis Order at			
(Check one)	(County/City of St. Louis	), MO, on	(date) at	(time), by:
` <u> </u>	y of the Order to			(name);
	of the Order at the dwelling pla			
with	(name), a per	son of	's (name) family ove	r the age of 15 years.
other (describe)				
	the age of 17 and not emancipate and bring Respondent before the		uardian, or court appointed (	GAL was served and
Complete any known ide	ntifying information regarding Res	spondent that has not be	een already provided:	
Age: D.C	D.B.: S.S.N. (last	t four digits):	Race:	Sex:
	Hair Color:			
Taominying Marko:				
Printed Name	of Sheriff or Server	Sheriff or Serv	er	Agency ORI
Mι	ust be sworn before a notary	public if not served	by an authorized office	er.
	Subscribed and sworn to be	fore me on this		(date).
(Seal)	My commission expires:			
, ,		Date	Notai	y Public
•	nt's license has been surrende			
Missouri and federal law provi	ide that the costs and fees for service of			. Section 3796gg-5)
Loortify that:	Complete	for Out of State Se	ervice	
I certify that:	rod to comic process in sivil co	tions within the state of	or torritory, whore the ob-	uo Ordor woo
served.	red to serve process in civil act	tions within the state t	or territory where the abo	ve Order was
	le is	of	County	(state)
Served in	County, _	(state) on	(date)	at (time)
	worn To before me on this			(umo).
I am: (check one)				
,	$\overline{\Box}$ the judge of the court of v	which affiant is an offic	cer.	
	authorized to administer		hich the affiant served th	e above
	summons. (use for out-of	,		
	authorized to administer	oaths. (use for court-a	appointed server)	
(Seal)	<u></u>			
			ture and Title	
	ri concealed carry license/permit lide that the costs and fees for service of			
missouri and lederal law provi		-		. oection or augy-a)
A conv of the	Directions to Offi Order must be served on each	icer Making Return		ony of the Order
	m, the return shall be prepared			

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 to the individual personally or by leaving a copy of the Order at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age, 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.



## IN THE \_\_\_\_ JUDICIAL CIRCUIT COURT, \_\_\_\_\_Adult Abuse/Stalking Petition for Order of Protection

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

Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
vs.	Related Cases:	(Date File Stamp)
Respondent:	Respondent's Home Address:	
Alias/Nicknames:	Home Phone Number:	
Respondent's DOB:	Respondent's Work Address:	
Age:		
SSN (if known, last four digits):	Work Phone Number:	
Race: Sex: $\square$ F $\square$ M	Work Hours:	
Hair Color: Height:		
Eye Color: Weight:	Other Locations Where Respondent May Be Served:	
(Identifying information for use by Law Enforcement)		
Visible Identifying Marks (e.g. tattoos, birthmarks,	Petitioner's Relationship to Respondent pursuant to 18	U.S.C. §§ 921(a)(32)
braces, mustache, beard, pierced ear, glasses):	and 922(g)(8) determination:	
	Spouse Child(ren) in common	4h a
	☐ Former spouse ☐ Intimate residing/resided toge ☐ Are/were in a continuing social relationship of a romation.	
	Related by blood. Define relationship:	
	Related by marriage. Define relationship: Residing/resided together; no intimacy	
	Stalking. Define relationship:	
	Granding. Domino rollation of the	
I. PETI	TIONER INFORMATION	
1. I am Petitioner and  at least 17 ye	ars of age under 17 but emancipated	
2. I reside in	(city),	(state),
in the County of		
II. RESP	ONDENT INFORMATION	
3. Respondent is ☐ at least 17 ye	ars of age or emancipated  under 17	
4. Respondent may be found in	(city),	(state),
in the County of		
III. LOCATION WHERE DOMI	ESTIC VIOLENCE OR STALKING OCCURRED	
An act of domestic violence or stalking occurred	at	
	(city), (state), in the County of	
	_ (************************************	
<del></del>		

\_, MISSOURI

IV. COMPI	ETE FOR DOMESTIC VIOLENCE PETITION	ONLY	
Relationship with Respondent			
<ol> <li>Respondent and I: (check one or limited in the content of the content o</li></ol>	more)		
previously resided together at			(address),
	(city),		ate), in the
County of	·		
never resided together.			
Residency			
7. The residence in which I live is: (c	· · · · · · · · · · · · · · · · · · ·		
	d or jointly occupied by Respondent and me.		
owned, leased, rented or occu	ipled by me. or occupied by me and someone other than Respon	dent.	
	pied by someone else, and Respondent is my spou		
jointly occupied by me and an	other person, and Respondent has no property inter	est therein.	
Custody			
	and Respondent have in common. The court cannot	t change custody if a prior	order
regarding custody is pending or has be	en made. or children that custody be awarded as follows:		
		. Addr	ess
<u>Child's Name</u>	SSN (last 4 digits only)	Age (If other than	
1			
2			
3			
4			
5			
		C	<u>ustody</u>
Who did each Child reside	Persons to Receive	(check	one or both)
with during last six months	<u>Custody</u>	<u>Tempora</u>	<u>ry</u> <u>Full</u>
1			
2.		П	
3.			
4		U	
5			
(If necessary, attach additional she	ets.)		
V.	COMPLETE FOR STALKING PETITION ONL	.Υ	
9. Respondent is stalking me. Explain	n relationship (example: co-workers, neighbors, etc.	)	
			<del></del>
	VI. COMPLETE FOR ALL CASES		
following parties. Indicate the case	dy court cases before, or orders entered by, this connumbers.	urt or any other court involv	ing the
(If none, so state):			
			<del></del>
•			
c. Unlidren (identified in item 9)			

	Respondent has knowingly and intentionally: (check at least one)  caused or attempted to cause me physical harm placed or attempted to place me in apprehension of immediate physical harm coerced me stalked me harassed me  by the following act(s): (Include the most recent date(s) of each act described.)
12.	I am afraid of Respondent and there is an immediate and present danger of domestic violence to me or other good cause for an emergency temporary order of protection because: (describe)
13.	☐ Photographs/Exhibits are filed as evidence of my injuries.
	VII. PETITIONER'S REQUESTS
14.	Order Petitioner's residential address on voter's registration record to be closed to the public.
	Pursuant to section 455.010 to section 455.085 RSMo, it is requested that the court issue an Ex Parte Order of Protection restraining Respondent from: (check all that apply)  committing or threatening to commit domestic violence, molesting or disturbing the peace of Petitioner wherever Petitioner may be found.  stalking Petitioner. entering the dwelling of Petitioner located at (see notice below)  entering the premises of the Petitioner's school, located at
Ad	ditional Requests:
fron <u>Cus</u>	further requested that, upon the hearing of this cause, the court also issue a Full Order of Protection enjoining Respondent in the above acts for such time as is necessary to protect Petitioner and that the court: (one or more may be selected)  Stody
	Award custody of the minor child(ren) to Petitioner Respondent.
17.	Order visitation with the minor child(ren) to Petitioner Respondent as follows:
	ld Support/Maintenance
	Order ☐ Petitioner ☐ Respondent to pay child support to ☐ Petitioner ☐ Respondent in the amount of \$ (check one) ☐ per week ☐ per month.

20. $\square$				
	Order that Respondent make or continue to make the ren	t or mortgage payments in the amount of \$		
(check one) ☐ per week ☐ per month on the residence occupied by Petitioner.				
21. 🗌	Respondent, in the amount of \$ (check one)  per week  per month.  2. Order Respondent to pay a reasonable fee for housing and other services provided to Petitioner by a shelter for victims of domestic violence.			
22. 🗌				
23. 🗌	Order Respondent to pay the cost of medical treatment or sustained by an act of domestic violence committed by Re			
	al Property Order that Petitioner be given temporary possession of the	e following personal property:		
25. 🗌	Prohibit Respondent from transferring, encumbering, or or or leased with Petitioner:	therwise disposing of the following property mutually owned		
_	eling/Treatment			
	substance abuse.	nseling program designed for ∐ batterers and/or		
Costs/F				
	Order Respondent to pay court costs.			
28.	Order Respondent to pay Petitioner's attorneys fees.			
Other O	orders			
	Order the full order of protection issued for one year be as	utomatically renewed unless Respondent requests a hearing		
	by 30 days prior to the expiration of the order.			
30.	Other (specify):			
30.	Other (specify):			
I swear/a	Other (specify):			
I swear/a	Other (specify):	'S SIGNATURE		
I swear/a	Other (specify):  VIII. PETITIONER?  affirm under penalty of perjury that these facts are true acc this petition will be served on the respondent.	S SIGNATURE cording to my best knowledge and belief. I understand that a		
I swear/a	Other (specify):  VIII. PETITIONER's affirm under penalty of perjury that these facts are true acceptains petition will be served on the respondent.  Date	S SIGNATURE  Fording to my best knowledge and belief. I understand that a  Petitioner's Signature		
I swear/a copy of  OTICE: Petitionel olence A	Other (specify):  VIII. PETITIONER?  affirm under penalty of perjury that these facts are true acceptains petition will be served on the respondent.  Date  Section 455.030.3, RSMo provides that are seeking protection under the Domestic act is not required to reveal any current	Petitioner's Signature  Address (Optional)		
I swear/a copy of DTICE: Petitioner olence A ddress or ovide th	Other (specify):  VIII. PETITIONER?  affirm under penalty of perjury that these facts are true acceptains petition will be served on the respondent.  Date  Section 455.030.3, RSMo provides that are seeking protection under the Domestic act is not required to reveal any current applace of residence on this motion. Do not his information if doing so will	Petitioner's Signature  Address (Optional)  City, State and Zip		
I swear/a copy of Copy	Other (specify):  VIII. PETITIONER?  affirm under penalty of perjury that these facts are true acceptains petition will be served on the respondent.  Date  Section 455.030.3, RSMo provides that are seeking protection under the Domestic act is not required to reveal any current applace of residence on this motion. Do not his information if doing so will	Petitioner's Signature  Address (Optional)  City, State and Zip  Telephone		
I swear/a copy of  OTICE: Petitioner olence Address or	Other (specify):  VIII. PETITIONER?  affirm under penalty of perjury that these facts are true acceptains petition will be served on the respondent.  Date  Section 455.030.3, RSMo provides that are seeking protection under the Domestic act is not required to reveal any current applace of residence on this motion. Do not his information if doing so will	Petitioner's Signature  Address (Optional)  City, State and Zip  Telephone  Attorney's Name, Missouri Bar No., if Applicable		



Judge or Division:

## IN THE \_\_\_\_\_, MISSOURI

**Case Number:** 

Respondent:  Respondent:  Per an Alias/Nicknames:	SHP Number: esponsible Law Enforcement ORI: elated Cases: etitioner's Relationship to Respondent pure descriptions.	(Date File Stamp)
Respondent: Per an Alias/Nicknames:	elated Cases: etitioner's Relationship to Respondent pur	(Date File Stamp)
Respondent: Pe an Alias/Nicknames:	titioner's Relationship to Respondent pur	(Date File Stamp)
Alias/Nicknames:		
	Spouse Child(ren) in composition.  Former spouse Intimate residing/ Are/were in a continuing social relations  Related by blood. Define relationship: Related by marriage. Define relationship Residing/resided together; no intimacy	mon resided together hip of a romantic/intimate nature
	Stalking. Define relationship:	
Notice of Hearing - Modification of A  The State of Missouri to:		Order of Protection
	(Name and Address)	
on (date) has been filed.  The hearing on the Affidavit of Changes in Circumstance Order of Protection will be held in Division of	e and Motion to Modify Adult Abuse/	
of St. Louis), in		
(date).	(oity), iviissouri at	(unle) on
Date	Judge	/Clerk
If you have a disability requiring special assistance	_	

## IN THE \_\_\_\_\_, MISSOURI

Judge or Division:	Case Number:		
	Court ORI Number:		
Petitioner:	MSHP Number:		
	Responsible Law Enforcement ORI:		
vs.	Related Cases:	(Date File Stamp)	
Respondent:	Petitioner's Home Address:		
Alias/Nicknames:	Home Phone Number:		
	Petitioner's Work Address:		
	Work Phone Number:		
	Work Hours:		
	Other Locations Where Petitioner May Be Served:		
	Petitioner's Relationship to Respondent pursuant to 18 U.S.C. §§ 921(a)(32) and 922(g)(8) determination:		
	☐ Spouse ☐ Child(ren) in common		
	☐ Former spouse ☐ Intimate residing/resided together		
	☐ Are/were in a continuing social relationship of a romantic/intimate nature		
	Related by blood. Define relationship:		
	Related by marriage. Define relationship:		
	Residing/resided together; no intimacy		
	Stalking. Define relationship:		
N	otice of Hearing		

### Objection to Automatic Renewal of Adult Abuse/Stalking Full Order of Protection

The State of Missouri to Petitioner:	
Respondent has filed an objection (copy	attached) to the automatic renewal of the Full Order of Protection that was
issued against Respondent on	(date).
☐ The court has determined that a hea	aring cannot be held on the objection before the Adult Abuse/Stalking Judgmen
Full Order of Protection expires and	an Ex Parte Order of Protection has been issued. (copy attached)
☐ The court has determined that a hea	aring can be held on the objection before the Adult Abuse/Stalking Judgment
Full Order of Protection expires and	the Adult Abuse/Stalking Judgment Full Order of Protection remains in full
force and effect until further order of	f the court.
force and effect until further order of	f the court.  of the renewal of the full order of protection will be held in Division of
force and effect until further order of	
force and effect until further order of	of the renewal of the full order of protection will be held in Division of (County/City of St. Louis), in (city),

		Sh	eriff's or Ser	ver's Return		
Note to Servi	•	vice must be must be date of the hearing.	served upon t	he Petitioner imm	ediately and not less tha	n 3 days prior to
certify that I	served this Notic	e, Objection, and Order	r (if issued) at _ St. Louis), MO	, on	(date), at	(address) in (time), by:
Check one)						
	eaving a copy of	the Notice, Objection, a	and Order (if is ne), with	sued) at the dwellin	g place or usual abode of (name), a per	
$\Box$	other (describe)		iame) iamily ov	er the age of 15 ye	al S.	
Prin	nted Name of Sher	iff or Server	Sh	neriff or Server	Age	ency ORI
		Must be sworn be	efore a notary	public if not serve	d by an authorized office	er
(3	Seal)	Subscribed and sw	vorn to before n	ne on this		(date).
		My commission ex	pires:			
	d federal law pr ction 3796gg-5	ovide that the costs a			Notary P orders are not required.	
		Comp	olete for Out	of State Service		
I certify tha	t:					
•		•			nere the above Notice was	
2) My	official title is		of		County,	(state)
Served in _		County,		(state), on	(date) at	(time).
Subscribe	d and Sworn To	before me on this			(date).	
I am: (chec	sk one)	the clerk of the comparison the judge of the comparison authorized to admit (use for out-of-state) authorized to admit authorized to admit the clerk of the comparison the judge of the comparison the judge of th	court of which a ninister oaths in ate officer)	ffiant is an officer. the state in which	the affiant served the abov	e summons.
(Se	eal)				1.774	
				Signat	ure and Title	
	d federal law pr Section 3796gg		nd fees for se	vice of protection	orders are not required.	(455.027 RSMo

### **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 of the family over 15 years of age, 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.



## IN THE \_\_\_\_\_, MISSOURI Ex Parte Order of Child Protection

Use this form when two to five children are invol	ved with this case. Use CP10 for one child and CP11	for six to ten children.
Judge or Division:	Case Number:	
	Court ORI Number:	
Petitioner:	MSHP Number:	
	Responsible Law Enforcement ORI:	
Protected Child 1:	Related Cases:	(Date File Stamp)
Age of Protected Child:	Protected Child's Relationship to Respondent p	ursuant to 18 U.S.C.
Sex: F M Race:	§§ 921(a)(32) and 922(g)(8) determination:	1.40
Protected Child 2:	Protected Child's Relationship to Respondent (Child Step-Child or Former Ste	
Age of Protected Child:	☐ Parent is Unmarried, Intimate Residing/Resided	
Sex: F M Race:	Other (specify)	Will Roop of don't
Protected Child 3:	Protected Child's Relationship to Respondent (Child	d 2).
Age of Protected Child:	☐ Child ☐ Step-Child or Former Ste	
Sex: F M Race:	Parent is Unmarried, Intimate Residing/Resided	
Protected Child 4:	Other (specify)	
Age of Protected Child:	Protected Child's Relationship to Respondent (Chile	d 3):
Sex: F M Race: Protected Child 5:	☐ Child ☐ Step-Child or Former Ste	
	Parent is Unmarried, Intimate Residing/Resided	with Respondent
Age of Protected Child: Sex: ☐ F ☐ M Race:	Other (specify)	
Sex.   F   W   Nace.	Protected Child's Relationship to Respondent (Child	
VS.	☐ Child ☐ Step-Child or Former Ste	
Respondent:	☐ Parent is Unmarried, Intimate Residing/Resided ☐ Other (specify)	with Respondent
	· · · · · · · · · · · · · · · · · · ·	1.5)
Alias/Nicknames:	Protected Child's Relationship to Respondent (Child Green Child Step-Child or Former Ste	
Respondent's DOB:	☐ Parent is Unmarried, Intimate Residing/Resided	
Age:	Other (specify)	
SSN (if known, last four digits):	Respondent's Home Address:	
Race: Sex: DF M	·	
Hair Color: Height:		
Eye Color: Weight:	Home Phone Number:	
•	Respondent's Work Address:	
(Identifying Information for use by Law Enforcement)		
Visible Identifying Marks (e.g., tattoos, birthmarks, braces,	Work Phone Number:	
mustache, beard, pierced ear, glasses):	Work Hours:	
	Other Locations Where Respondent May Be Serve	d:
The State of Missouri to Respondent		
Petitioner has filed a verified petition (copy atta	ched) requesting a Full Order of Child Protection	n against you.
Pursuant to chapter 455, RSMo, the court finds that		
violence or stalking by you, to the child(ren) listed a		
of Protection and that no prior order regarding cust	ody is pending or has been made involving thes	se children.
☐ In determining that the respondent is exclud	led from the family home, the court further fi	nds:
-	est interest of the child(ren) remaining in the hor	
	ce present a substantial risk to the child(ren) unl	
is excluded from the family home; and	. ,	•
	nber is able to care adequately for the child(ren)	in the absence
of Respondent.		
•		

	Committee of the Cateria to Committee	domestic violence,	stalk, molest, or disturb the peace of the pro-	otected
	child(ren). [01]			
			manner or through any medium, except as	specifically
	authorized by this Order. (See Enter the family home, place or		hool of the protected child(ren), located at	
			, except as	s specifically
	authorized by this Order. (See		s") [04]	
	Be within			
	Other:			
				[08]
			shall be	appointed
☐ Gua	rdian Ad Litem	d Special Advocate for	r the child(ren).	
It is fu	ther ordered that: Custody shall b	e awarded, until furth	er order of the court, as follows:	
Child's	<u>Name</u>	<u>Age</u>	Person Awarded Custody [Respondent - 06]	, [Petitioner - 09]
•	10			
Specia	l Conditions:			
Violatio	on of this Order may be nunished	hy confinement in	ail for as long as one year and/or by a fine of	as much as
			nt is forbidden to enter or stay at the protect	
reside	<del>_</del>	, ·	•	
The he	aring of this cause shall be in Division	on of th	e Circuit Court of	(County/City
of St. L	ouis) in	, Missouri a	t (time) on	
So Ord				(date).
	ered:		, ,	(date).
00 0.0				(date).
	 Date	stance for your court	Judge/Commissioner	
lf you h	 Date	stance for your court		
If you h	Date ave a disability requiring special assis	Notice to R	Judge/Commissioner ppearance, please contact the court at least 48 ho	urs in advance
If you h of the s	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 458	Notice to R 5.523, RSMo, if the c	Judge/Commissioner ppearance, please contact the court at least 48 ho	urs in advance
If you h of the s  Yo may gra	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 453 and any of the following forms of relief	Notice to R 5.523, RSMo, if the of:	Judge/Commissioner ppearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appearance.	urs in advance ear or not, the court
If you h of the s  Yo may gra	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from comn	Notice to R 5.523, RSMo, if the of:	Judge/Commissioner ppearance, please contact the court at least 48 ho	urs in advance ear or not, the court
If you h of the s  Yo may gra	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 453 and any of the following forms of relief	Notice to R 5.523, RSMo, if the of: nitting or threatening	Judge/Commissioner ppearance, please contact the court at least 48 horespondent ourt finds in favor of Petitioner, whether you appearance commit domestic violence, stalking, molesting	urs in advance ear or not, the court
If you h of the s  Yo may gra 1.	Date ave a disability requiring special assistance and time.  u are notified that, under section 45th any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from havin	Notice to R 5.523, RSMo, if the of: nitting or threatening ing the family home of g any contact with th	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appear to commit domestic violence, stalking, molesting of the protected child(ren); or protected child(ren);	urs in advance ear or not, the court , or disturbing the
If you h of the s  Yo may gra 1.	Date ave a disability requiring special assistance and time.  u are notified that, under section 45th any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from havin Order you not to enter upon the protects.	Notice to R 5.523, RSMo, if the of it initting or threatening ing the family home of g any contact with the	Judge/Commissioner ppearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appear to commit domestic violence, stalking, molesting of the protected child(ren);	urs in advance ear or not, the court , or disturbing the
Yo may gra 1. 2. 3. 4.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 458 and any of the following forms of relief Temporarily enjoin you from compusace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from having Order you not to enter upon the prodistance of the protected child(ren)	Notice to R 5.523, RSMo, if the of it initting or threatening ing the family home of g any contact with the	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appear to commit domestic violence, stalking, molesting of the protected child(ren); or protected child(ren);	urs in advance ear or not, the court , or disturbing the
Yo may gra 1. 2. 3. 4.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 458 and any of the following forms of relief Temporarily enjoin you from compusace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from having Order you not to enter upon the prodistance of the protected child(ren); Award custody of the child(ren);	Notice to R 5.523, RSMo, if the of it initting or threatening ing the family home of g any contact with the	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appear to commit domestic violence, stalking, molesting of the protected child(ren); or protected child(ren);	urs in advance ear or not, the court , or disturbing the
Yo may gra 1. 2. 3. 4.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from having Order you not to enter upon the prodistance of the protected child(ren); Award custody of the child(ren); Award visitation;	Notice to R 5.523, RSMo, if the of it initting or threatening ing the family home of g any contact with the	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appear to commit domestic violence, stalking, molesting of the protected child(ren); or protected child(ren);	urs in advance ear or not, the court , or disturbing the
Yo may gra 1. 2. 3. 4. 5. 6. 7.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from having Order you not to enter upon the prodistance of the protected child(ren); Award custody of the child(ren); Award visitation; Award child support;	Notice to R 5.523, RSMo, if the of it initting or threatening ing the family home of g any contact with the	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appear to commit domestic violence, stalking, molesting of the protected child(ren); or protected child(ren);	urs in advance ear or not, the court , or disturbing the
Yo may gra 1. 2. 3. 4. 5. 6. 7.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from having Order you not to enter upon the prodistance of the protected child(ren); Award custody of the child(ren); Award visitation; Award child support; Award maintenance to Petitioner;	Notice to R 5.523, RSMo, if the of f: nitting or threatening ing the family home of g any contact with th emises of the protect );	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appearance commit domestic violence, stalking, molesting of the protected child(ren); or protected child(ren);	urs in advance ear or not, the court , or disturbing the
Yo may gra 1. 2. 3. 4. 5. 6. 7. 8.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from entering Temporarily enjoin you from havin Order you not to enter upon the prodistance of the protected child(ren); Award custody of the child(ren); Award visitation; Award child support; Award maintenance to Petitioner; Order you to make an assignment order you to pay or to continue to	Notice to R 5.523, RSMo, if the of f: nitting or threatening ing the family home of g any contact with th emises of the protect ); t of earnings or other pay the rent or morton	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appearance commit domestic violence, stalking, molesting of the protected child(ren); approtected child(ren); and child's place of employment or school, or be sincome; age payments on the residence occupied by the	ear or not, the court or disturbing the within a certain
Yo may gra 1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from enteri Temporarily enjoin you from havin Order you not to enter upon the prodistance of the protected child(ren); Award custody of the child(ren); Award visitation; Award child support; Award maintenance to Petitioner; Order you to make an assignment Order you to pay or to continue to child(ren) if you have a duty to support in the protected child from the protecte	Notice to R 5.523, RSMo, if the of f: nitting or threatening ing the family home of g any contact with th emises of the protect ); t of earnings or other pay the rent or morto poort the protected of	Judge/Commissioner  appearance, please contact the court at least 48 hore  espondent  ourt finds in favor of Petitioner, whether you appearance commit domestic violence, stalking, molesting for the protected child(ren); approtected child(ren); and child's place of employment or school, or be sincome; age payments on the residence occupied by the ild(ren) or other dependent household members	ear or not, the court or disturbing the within a certain
Yo may gra 1. 2. 3. 4. 5. 6. 7. 8. 9.	Date ave a disability requiring special assist cheduled hearing date and time.  u are notified that, under section 450 and any of the following forms of relief Temporarily enjoin you from compeace of the protected child(ren); Temporarily enjoin you from havin Order you not to enter upon the prodistance of the protected child(ren) Award custody of the child(ren); Award visitation; Award child support; Award maintenance to Petitioner; Order you to make an assignment Order you to pay or to continue to child(ren) if you have a duty to sup Order you to participate in a court	Notice to R 5.523, RSMo, if the of f: nitting or threatening ing the family home of g any contact with th emises of the protect ); t of earnings or other pay the rent or morto poort the protected of	Judge/Commissioner appearance, please contact the court at least 48 hore espondent ourt finds in favor of Petitioner, whether you appearance commit domestic violence, stalking, molesting of the protected child(ren); approtected child(ren); and child's place of employment or school, or be sincome; age payments on the residence occupied by the	ear or not, the court or disturbing the within a certain
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OSCA (01-15) CP12 2 of 3 455.010, 455.500-455.538, RSMo

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

	Sheri	ff's or Server's Retur	'n	
I certify that I served th	nis Order at			(address)
in	(County/City of St. Lo	uis), MO, on	(date) at	(time), by:
(Check one)		,, ,	, ,	
delivering a copy	of the Order to			(name);
leaving a copy of	the Order at the dwelling pl	ace or usual abode of		(name)
with	(name), a pe	erson of	's (name) family over the	ne age of 15 years.
other (describe) _				
	the age of 17 and not emancipa and bring Respondent before t		ıardian, or court appointed G	AL was served and
Complete any known ide	ntifying information regarding F	Respondent that has not bee	en already provided:	
Age: D.C	D.B.: S.S.N. (	last four digits):	_ Race:	Sex:
Height: Weight:	Hair Color:	Eye Color:	License Pla	te No.:
Identifying Marks:				
Printed Name	of Sheriff or Server	Sheriff or Serve	 r	Agency ORI
	ust be sworn before a nota			• •
	Subscribed and sworn to	• •	•	
				(date).
(Seal)	My commission expires: _	Doto	Notary	Public
☐ Responder	nt's license has been surren			
	ide that the costs and fees for service		•	
served.	red to serve process in civil		or territory where the abov	
2) My omciai uu	le is County	OI	County,	(State).
				t (time).
	worn To before me on this			
ram. (check one)	the clerk of the court o			
	<u> </u>		hich the affiant served the	ahove
	summons. (use for out		men the amant served the	above
		er oaths. (use for court-a	ppointed server)	
(Coo!)		· ·		
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Responder	nt's Missouri license has bee			d is attached.
	ide that the costs and fees for service			
		Officer Making Return o		
offered to him, the r to receive the same Service shall be appointed guardian the individual's dwe delivering a copy of	e made: (1) On Individual. On the Common the Common the Common the Common the Common the Common the Order to an agent author an incompetent person who	ow the offer of the officer to n an individual, including a Drder to the individual pers abode with some person of ized by appointment or re-	to deliver the order and the an incompetent person not sonally or by leaving a copy of the family over 15 years quired by law to receive se	person's refusal having a legally of the Order at of age, or by rvice of process;

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.



## IN THE \_\_\_\_\_ JUDICIAL CIRCUIT COURT, \_\_\_\_\_\_ Judgment of the Full Order of Child Protection

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

Judge or Division:	Case Numb	ase Number:					
PETITIONER:	Court ORI Number:						
	MSHP Number:						
	Responsible	Law Er	nforcement OF	RI:			
	Related Cas	es:				(Date F	File Stamp)
Protected Child 1: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:  Protected Child 3: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:  Protected Child 5: Relationship to Respondent (specified on petition): Protected Child 5: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: F M Race:		Protected Child 2: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Race:  Protected Child 4: Relationship to Respondent (specified on petition): Protected Child Identifiers: Age: Sex: ☐ F ☐ M Race:  Protected Child Identifiers: Age: Race:					
RECOUNTY.			Les CC este				vs.
RESPONDENT:			dentifiers:		I		
	S	EΧ	RACE	DOB		HT	WT
Address:							
	EY	ES	HAIR	SOCIAL SE	CURIT	Y # (last	four digits)
						T	
CAUTION:		IVERS L	ICENSE #	STATE		EXI	PDATE
☐ Weapon Involved							
☐ Concealed Carry Endorsement/Permit Holder		Distinguishing Features					
Respondent is at least 17 years old or emand	inated		Respondent is	under the ac	no of 1	7	
	Respondent	<u> </u>	vespondent is	Guardian A			
	Respondent's	Attorne	ey 🗌	Court Appoi		,	dvocate
Respondent Fails to Appear Other							
This Judgment shall be eff	ective unt	il:			_, 20_		
ONLY THE Violation of this Order may be punished by comuch as one thousand dollars. If so ordered by protected child's residence.  Visit www.courts.mo.gov for most	by the court	n jail fo , Respo	or as long as ondent is forb	idden to en	ter or	stay at t	
	RISDICTION						

Petitioner has filed a verified Petition requesting the issuance of a Judgment of a Full Order of Protection. Pursuant to section 455.032, RSMo, this court hereby finds that it has jurisdiction over the parties and the subject matter. As to any children addressed in this Judgment, this court has jurisdiction over the custody arrangements of the minor child(ren), as defined by the Uniform Child Custody Jurisdiction and Enforcement Act, section 452.700, RSMo. This court finds that Respondent was provided with reasonable notice and an opportunity to participate and be heard in that 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 and/or stalking:
□ 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 and/or stalking against Respondent. This court, therefore, orders and finds the following as described in Section III below.
Petitioner and Respondent submit a proposed Consent Judgment to this court. Pursuant to the parties' request, this court orders and finds the following as described in Section III below.
Parent Guardian Juvenile Officer Guardian Ad Litem Court Appointed Special Advocate: Has filed a motion for renewal of the full order of protection. Notice of the date set for hearing, together with a copy of the motion, was served on all parties to the proceeding as provided by law. The matter was heard and submitted to the court which, after due consideration, finds pursuant to section 455.516, RSMo, that the full order of protection should be renewed.
☐ This court further finds that Respondent represents a credible threat to the safety of the protected child(ren).  III. TERMS (Only Checked Provisions Apply)
· · · · · · · · · · · · · · · · · · ·
This court orders:
☐ This Order replaces and supersedes the Ex Parte Order of Child Protection entered in this cause on (date) and serves as notice of termination of that Order.
This Order renews the Full Order of Child Protection entered in this cause on (date) and serves as notice of renewal of that Order.
<ul> <li>A. CONTACT</li> <li>1. Respondent SHALL NOT COMMUNICATE with the protected child(ren), in any manner or through any medium, except as specifically authorized by this Order. See "Special Conditions" on page 4. The use of third parties (including children) to communicate is strictly prohibited.</li> </ul>
2. Respondent shall not commit or threaten to commit domestic violence, molest, stalk, or disturb the peace of the protected child(ren). [01]
☐ 3. Respondent is restricted from harassing, stalking or threatening the protected child(ren), or from engaging in other conduct that would place the protected child(ren) in reasonable fear of bodily injury to Petitioner or the protected child(ren).
4. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner or the protected child(ren) that would reasonably cause bodily injury.
☐ 5. Respondent shall not have any contact with the protected child(ren), except as specifically authorized by this Order. See "Special Conditions" on page 4. [05]
It is no defense for Respondent to contact Petitioner in response to Petitioner's making or attempting to make an initial contact with Respondent. Respondent may <u>not</u> return Petitioner's telephone calls, e-mail, text messages or other forms of communication (unless expressly permitted by another term in this Judgment). Petitioner does not have the authority to change the terms of this Judgment. Only the court can change the terms of this Judgment.
B. GEOGRAPHICAL RESTRICTIONS
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at
not enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,
2. Respondent may only enter Petitioner's residence located as listed above on (date), between a.m./p.m. and a.m./p.m., for the purpose of removing his/her clothing, toiletries, tools of trade, and the following personal property. Respondent must be accompanied by a law enforcement officer.
This court finds that, in order to ensure the protected child(ren)'s safety, Respondent shall not:
enter the family home of the protected child(ren) located at[04]
enter onto the premises of the protected child's school, located at
enter onto the premises of the protected child's place of employment, located at
come within feet of the protected child(ren).
☐ Other:
Respondent must not be present in the restricted locations at any time (unless expressly permitted by another term in this Judgment). It is no defense for Respondent to be present at any of the restricted locations, even with the agreement or at the invitation of Petitioner. Petitioner does not have the authority to change the terms of this Judgment. Only the court can change the terms of this Judgment.

OSCA (01-15) CP22

C. CUSTODY
1. The parties have no unemancipated children in common.
☐ 2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore, pursuant to section 455.523.2, RSMo, this court cannot change the previous custodial arrangements through this Judgment.
☐ 3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made.
Custody of the child(ren) shall be awarded as follows:
<u>Child's Name</u> <u>Person Awarded Custody</u> [Respondent-06, Petitioner-09]
4. A visitation schedule shall be established for the child(ren) as follows [Respondent - 06]:
☐ 5. The parties shall exchange the minor child(ren) for visitation at
IOTE: This Judgment does not permanently resolve child custody issues. (Sections 455.060.4 and 455.060.6, RSMo)
). SUPPORT
1. Child Support
☐ The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends that 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/week, with the first payment due on (date).
<ul> <li>b. This court finds that child support should be in accordance with the attached Form 14 amount and orders that Respondent pay child support in the amount of \$ per month/week, with the first payment due on (date).</li> </ul>
2. Maintenance
Respondent shall pay \$ per month/week in maintenance to Petitioner, with the first payment due on (date).
3. Other Support
a. Respondent shall pay the rent or mortgage payments on the residence occupied by the protected child(ren) in the amount of \$ per month/week to, with the first payment due on (date).
b. Respondent shall pay for housing or other services provided to the protected child(ren) by a shelter for victims of domestic violence in the amount of \$ per month/week to, with the first payment due on (date).
c. Respondent shall pay \$ to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
Respondent shall execute an income assignment in for: Child support maintenance.
IOTE: This Judgment does not permanently resolve support issues. (Section 455.060.4, RSMo)
COUNSELING/TREATMENT
<ul> <li>1. Respondent shall participate in a court approved counseling programs at</li></ul>

F. CONCEALED CARRY ENDORSEMENT (Pursuant to section 571.104, RSMo)
If Respondent has a concealed carry permit/endorsement, he/she must immediately surrender the permit or his/her driver's (or non-driver's) license containing the Concealed Carry Endorsement to this court.
G. OTHER CONDITIONS OR RELIEF ORDERED:
H. SPECIAL CONDITIONS ORDERED:
I. COSTS/FEES
☐ 1. Respondent shall pay to Petitioner attorney's fees in the amount of \$
2. Respondent shall pay to the Guardian ad Litem fees in the amount of \$
☐ 3. Respondent shall pay the cost of his/her treatment and the treatment of the protected child(ren).
4. Respondent shall pay the following court costs:
J. COMPLIANCE REVIEW DATE
1. Respondent must return to court on (date), ata.m./p.m. to demonstrate compliance with this Court's Judgment. Petitioner need not return to court to enforce this Judgment.
IV. DURATION
This Judgment shall be effective until (date), unless sooner terminated or extended by this court.
☐ This court finds that it is in the parties' best interests that this Order shall automatically renew after one year, making this Order effective until (date), unless the Respondent requests a hearing by 30 days prior to the expiration. (Note: this provision only applies to full orders of protection that have a duration of one year.)
V. FIREARMS
The court finds that:
<ul> <li>a. as a result of a hearing at which the Respondent received notice and had an opportunity to participate; and,</li> <li>b. Respondent is a spouse, former spouse, is or was cohabitating, or has a child in common with the Petitioner; and,</li> </ul>
<ul> <li>c. Respondent is a credible threat to the physical safety of, or is explicitly prohibited within this Order from the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury against the protected child(ren); and,</li> </ul>
d. Respondent is restricted from harassing, stalking or threatening the protected child(ren) or from engaging in any conduct that would place the protected child(ren) in reasonable fear of bodily injury to him or her self.
THEREFORE, FEDERAL LAW PROHIBITS RESPONDENT FROM POSSESSING, SHIPPING, TRANSPORTING AND/OR RECEIVING ANY FIREARM FOR THE DURATION OF THIS JUDGMENT [SEE 18 U.S.C. SECTION 922(g)(8).
VI. MODIFICATION OF JUDGMENT
The parties cannot change the terms of this Judgment on their own. This Judgment may only be modified by this court.

VII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT				
This Judgment is to be provided to Respondent by:   have been detailed as the provided to Respondent by:   have been deta	and delivery (in court)  personal service  certified mail			
FOR CONSENT	JUDGMENT ONLY			
	sion that the allegations contained in the Petition are true; of this Judgment. Respondent acknowledges the receipt of			
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE			
PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)	RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)			
SO ORDERED:				
 Date	 Judge			
Notice of Findings and Recommendations & Notice of Right to Rehearing The parties are notified that the foregoing Findings and Recommendations have been entered this date by a commissioner, and all papers relative to the case or proceedings, together with the Findings and Recommendations, have been transferred to a Judge of the Court. The Findings and Recommendations shall become the Judgment of the Court upon adoption by order of the Judge. Unless waived by the parties in writing, a party to the case or proceeding heard by a commissioner, within fifteen 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 forty-five days after the motion is filed, the motion is overruled for all purposes. SCR 130.13				
Date	Commissioner			
Order and Judgment Adopting Commissioner's Findings and Recommendations It is hereby ordered, adjudged and decreed that the foregoing Findings and Recommendations entered by the commissioner are adopted and confirmed as a final Judgment of the Court.				
Date	Judge			

		She	eriff's or Server's Retu	ırn	
I certify	that I served th	is Order at		· · · · · · · · · · · · · · · · · · ·	(address)
in		(County/City of St.	Louis), MO, on	(date) at	(time), by:
(Check		, , ,			, , , , , , , , , , , , , , , , , , ,
☐ de	livering a copy	of the Order to		<del> </del>	(name);
l Hea	aving a conv of t	the Order at the dwelling	place or usual abode of		(name)
wit	h	(name), a	person of	's (name) family ove	er the age of 15 years.
∐ oth	ner (describe) _		ncipated. A custodial parent		
∐ Res	spondent is unde	r the age of 17 and not ema	incipated. A custodial parent	t, guardian, or court appoin	ted GAL was served
		ppear and bring Responder			
Complet	e any known ider	itifying information regardin	g Respondent that has not b	een already provided:	
Age:	D.O	.B.: S.S.N	. (last four digits):	Race:	Sex:
Height: _	Weight: _	Hair Color:	Eye Color:	License	Plate No.:
Identifyir	ng Marks:				
	Printed Name	of Sheriff or Server	Sheriff or Ser		Agency ORI
					• •
	IVIU		otary public if not serve	-	
		Subscribed and sworn	to before me on this		(date).
	(Seal)	My commission expires	: Date	<del></del>	
					tary Public
		<del>_</del> ·	e surrendered for concea	•	
Missouri a	ind federal law provid		vice of protection orders are not r		S.C. section 3796gg-5)
1	er de e	Comp	lete for Out of State S	iervice	
	tify that:				
1)	I am authorize served.	ed to serve process in civ	vil actions within the state	or territory where the at	oove Order was
2)	My official title	e is	of	County,	(state).
			nty, (state), on _		
			is		(* - )
	(check one)		t of which affiant is an offi	` ,	
	(	=	rt of which affiant is an off		
			ister oaths in the state in v		the above
		summons. (use for o	out-of-state officer)		
		authorized to admin	ister oaths. (use for court-	-appointed server)	
	<b>(2</b> 1)				
	(Seal)		Cian	atura and Title	
□ Peen	ondent's Missour	i concealed carry license/ne		ature and Title	sion and is attached
•	Respondent's Missouri concealed carry license/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. (455.027 RSMo & 42 U.S.C. Section 3796gg-5)				
			Officer Making Retur		
	A copy of the C		each person. If any perso		conv of the Order
	A COPY OF LIFE C	AUDI HIUDE DE DELVEU UIT	odon pordon, il ally persu	11 1010303 to 1606146 HIG	JUDY OF LITE OF LITE

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, 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 to the individual personally or by leaving a copy of the Order at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age, 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.



## IN THE \_\_\_\_\_, MISSOURI

### **Petition for Order of Child Protection**

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.

Judge or Division:		Case Number:		
		Court ORI Number:		
Petitioner:		MSHP Number:		
		Responsible Law Enforcement ORI:	_	
Protected Child 1:		Related Cases:	(Date File Stamp)	
Age of Protected Child:		Protected Child's Relationship to Respondent	pursuant to 18 U.S.C.	
Sex: F M Race:		§§ 921(a)(32) and 922(g)(8) determination:		
		Protected Child's Relationship to Respondent (Chi		
Age of Protected Child: Sex: ☐ F ☐ M Race:		☐ Child ☐ Step-Child or Former Ste	ep-Child	
Sex:  F M Race: Protected Child 3:		Parent is Unmarried, Intimate Residing/Resided	d with Respondent	
Age of Protected Child:		Other (specify)		
Sex: F M Race:		Protected Child's Relationship to Respondent (Chi		
Protected Child 4:		Child Step-Child or Former Ste		
Age of Protected Child:		Parent is Unmarried, Intimate Residing/Resided Other (specify)	a with Respondent	
Sex: F M Race:				
Protected Child 5:		Protected Child's Relationship to Respondent (Chi		
Age of Protected Child:		Child Step-Child or Former Ste		
Sex: F M Race:		Parent is Unmarried, Intimate Residing/Resided Other (specify)	a with Respondent	
COX. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
		Protected Child's Relationship to Respondent (Chi	ld 4):	
	VS.	☐ Child ☐ Step-Child or Former Ste	ep-Child	
Respondent:		↑ ☐ Parent is Unmarried, Intimate Residing/Resided ☐ Other (specify)	a with Respondent	
Alias/Nicknames:		Protected Child's Relationship to Respondent (Chi		
Respondent's DOB:		☐ Child ☐ Step-Child or Former Step-Child ☐ Parent is Unmarried, Intimate Residing/Resided with Respondent ☐ Other (specify)		
Age:				
SSN (if known, last four digits):		Respondent's Home Address:		
Race:	Sex: G F M	Treepondent e Home Addresse.		
Hair Color:	Height:	Home Phone Number:		
Eye Color:	Weight:	Respondent's Work Address:		
(Identifying Information for use by Law Enforce	ement)	·		
Visible Identifying Marks (e.g., tattoos, bi	rthmarks, braces,			
mustache, beard, pierced ear, glasses):		Work Phone Number:		
		Work Hours:		
		Other Locations Where Respondent May Be Serve	ed:	
	I. PROTECT	TED CHILD INFORMATION		
Complete questions 1 – 6 for each	protected child.			
Protected Child 1:	•			
I am Petitioner and the: (che	ock appropriate how	voe)		
		AGS)		
parent or guardian of the				
guardian ad litem for the				
court appointed special a	advocate for the ch	hild.		
juvenile officer.				
2. Respondent is:				
a household member wh	o is residing with t	WE CINC.	nber under 17 who is	
a household member wh	•	child in the past residing with the o		
			nber under 17 who	
an emancipated child wh				
an emancipated child wh	io resided with the	e child in the past. $\square$ a person under 1	7 stalking the child.	
stalking the child.				

3.	The act(s) of domestic violence or stalking occurred at	
	Missouri. (city)	(County/City of St. Louis),
_		
	The county in which this petition is being filed is where the $\ \square$ protects served $\ \square$ act(s) of domestic violence or stalking occurred. (check ap	
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	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	threatened to do any of the above
	stalked the child	Introduction 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 or stalking to the	he child exists because: (describe)
		()
•		
•		
	Atacted Child 2:	
Pro	otected Child 2:	
Pro	I am Petitioner and the: (check appropriate boxes)	
Pro	I am Petitioner and the: (check appropriate boxes)  parent or guardian of the child.	
Pro	I am Petitioner and the: (check appropriate boxes)  parent or guardian of the child.  guardian ad litem for the child.	
Pro	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.	
<b>Pro</b> 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.	
<b>Pro</b> 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 under 17 who
<b>Pro</b> 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 17 who residing with the child.
<b>Pro</b> 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.	a household member under 17 who
<b>Pro</b> 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.	residing with the child.  a household member under 17 who resided with the child.
<b>Pro</b> 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.	residing with the child.  a household member under 17 who
<b>Pro</b> 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.	residing with the child.  a household member under 17 who resided with the child.
<b>Pro</b> 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.	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.
<b>Pro</b> 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 or stalking occurred at	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.
<b>Pro</b> 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.	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.
<b>Pro</b> 1. 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.  The act(s) of domestic violence or stalking occurred at	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),
Pro 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 or stalking occurred at	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),
Pro 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 or stalking occurred at(city)	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),
Pro 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 or stalking occurred at	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),
Pro 1. 2. 3.a. 4.	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 or stalking occurred at(city)	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),
Pro 1. 2. 3.a. 4.	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 or stalking occurred at(city)	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),
Pro 1. 2. 3.a. 4.	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 or stalking occurred at	residing with the child.  a household member under 17 who resided with the child.  a person under 17 stalking the child.  (address (County/City of St. Louis),

6.	Respondent has knowingly and intentionally: (check at least one)	
	<ul> <li>caused or attempted to cause physical harm to the child</li> <li>placed or attempted to place the child in apprehension of immediate physical harm</li> <li>coerced the child</li> <li>stalked the child</li> <li>harassed the child</li> <li>by the following acts: (Include the most recent date(s) of the acts determined to the child</li> </ul>	sexually assaulted the child unlawfully imprisoned the child followed the child from place to place threatened to do any of the above
7.	An immediate and present danger of domestic violence or stalking to	o the child exists because: (describe)
Pro	otected Child 3:	
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.	<ul> <li>a household member under 17 who is residing with the child.</li> <li>a household member under 17 who resided with the child.</li> <li>a person under 17 stalking the child.</li> </ul>
3.	The act(s) of domestic violence or stalking occurred at (city)	
3.a	Missouri.  The county in which this petition is being filed is where the ☐ proteserved ☐ act(s) of domestic violence or stalking occurred. (check a	cted child lives
4.	<ul><li>☐ There are no prior or pending custody orders for this child.</li><li>☐ There is a prior or pending custody order for this child.</li></ul>	
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)	ne)
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 threatened to do any of the above

7.	An immediate and present danger of domestic violence or stalking to the child exists because: (describe)
D	otootod Child A
	otected Child 4:.  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 17 who resided with the child. a household member under 17 who resided with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who is residing with the child. a household member under 17 who resided with the child. a household member under 17 who resided with the child. a household member under 17 who resided with the child. a person under 17 stalking the child.
3.	The act(s) of domestic violence or stalking occurred at (address) (city) (County/City of St. Louis), Missouri.
3.a	a. The county in which this petition is being filed is where the $\ \square$ protected child lives $\ \square$ respondent may be
4.	served act(s) of domestic violence or stalking occurred. (check appropriate boxes)  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 or stalking to the child exists because: (describe)
	otected Child 5:  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 under 17 who is			
	a household member who resided with the child in the past.	residing with the child.  ☐ a household member under 17 who			
	an emancipated child who is residing with the child.				
	an emancipated child who resided with the child in the past.	a person under 17 stalking the child.			
	stalking the child.	_ a person ander 11 etailing the enimal			
3.	The act(s) of domestic violence or stalking occurred at (city)	(County/City of St. Louis)			
	Missouri.	(County/Gity of St. Louis),			
3.a	The county in which this petition is being filed is where the proserved act(s) of domestic violence or stalking occurred. (check				
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)				
0.	owned leased rente	ed			
		ame)			
	Occupied by: (include name only if different from above)				
6.	Respondent has knowingly and intentionally: (check at least one)				
	acaused 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	threatened to do any of the above			
	stalked the child	integrate led to do any of the above			
	harassed the child				
	by the following acts: (Include the most recent date(s) of the acts $% \left( 1\right) =\left( 1\right) \left( 1\right)$	described.)			
7.	An immediate and present danger of domestic violence or stalking	g to the child exists because: (describe)			
	II. RESPONDENT INFORMATION	ON			
8.	Respondent is at least 17 years of age or emancipated u	nder 17			
9.	Respondent may be found in	(city),			
	(state), in the County of	,			
	(state), in the obtainty of	<del></del> -			
	III. CUSTODY				
The o	court cannot change custody if a prior order regarding custody is pe	ending or has been made.			
10	It is in the best interest of the child(ren) that custody be awarded a	as follows:			
10.	· , ,	on to Receive Custody Temporary Full			
		🗆 🗆			
		пп			
	- <u></u>				
		ПП			

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(ren) (identified in item 9):	
12. Award visitation with the child(ren) as follows:	
IV. PETITIONER'S REQUESTS	
<ol> <li>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)</li> </ol>	
Committing or threatening to commit domestic violence, stalking, molesting, or disturbing the peace of the	
protected child(ren)).  Having any contact with the protected child(ren), except as specifically authorized by this Order.	
Entering the family home of the protected child(ren), located at	
☐ Entering the place of employment or school of the protected child(ren), located at	
Communicating with the protected child(ren) in any manner or through any medium.	
Come within (feet) of the protected child(ren).	
Other:	
14.  It is further requested that the Ex Parte Order of Protection exclude Respondent from the family home of the protected child(ren) because:	
<ul> <li>It is in the best interest of the child(ren) remaining in the home;</li> </ul>	
A substantial risk to the child(ren) exists unless Respondent is excluded;	
<ul> <li>A remaining adult family or household member is able to care adequately for the child(ren) in the absence of Respondent; and</li> </ul>	
<ul> <li>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.</li> </ul>	
15.   Exclusion of the Respondent from the family home of the protected child(ren) 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 Child Protection enjoining Respondent from the above acts for such time as is necessary to protect the protected child(ren) and that the court:	
Order Respondent not to commit or threaten to commit domestic violence, stalk, molest, or disturb the peace of the protected child(ren).	
<ul> <li>Order Respondent not to have any contact with the protected child(ren), except as specifically authorized by this order.</li> </ul>	
<ul> <li>Order Respondent not to enter the family home, place of employment or school of the protected child(ren), except as specifically authorized by this order.</li> </ul>	
Award custody of the child(ren) to	
Child Support/Maintenance	
<u>Child Support/Maintenance</u> 17. ☐ Order Respondent to pay child support in the amount of \$ (check one) ☐ per week ☐ per month	1_
18. ☐ Order Respondent to pay maintenance in the amount of \$ (check one) ☐ per week ☐ per month	

Other Support				
	make the rent or mortgage payments to the residence amount of \$ Der week Der month.			
20. Order Respondent to pay a reasonable fee child(ren) by a shelter for victims of domest	for housing and other services provided to the protected ic violence.			
21. Order Respondent to pay the cost of medic result of injuries sustained by an act of dom	al treatment or services provided to protected child(ren) as a nestic violence committed by Respondent.			
Counseling/Treatment				
22. Order Respondent to participate in a court-violent behavior or a substance abuse prog	approved counseling program designed to help batterers stop gram.			
Costs/Fees				
23. Order Respondent to pay court costs.				
24.  Order Respondent to pay Petitioner's attorn	neys fees.			
<u>Other</u>				
25. Order the full order of protection issued for requests a hearing by 30 days prior to the e	one year be automatically renewed unless Respondent expiration of the order.			
26. Other (specify):				
	anger myself or the protected child(ren). (Note: If checked, d Protected Child Information (Confidential Record) form.)  eer's registration record be closed to the public.			
V. PEIII	TIONER'S SIGNATURE			
I swear/affirm under penalty of perjury that these fact understand that a copy of this petition will be s	cts are true according to my best knowledge and belief. served on the Respondent.			
Date	Petitioner's Signature			
NOTICE: Section 455.510.3, RSMo, provides that a Petitioner seeking protection under the Child Protection Orders Act is not	Address (Optional)			
required to reveal any current address or place of residence of the child(ren) on this petition. Do not provide this information if doing so will endanger the child(ren).  City, State and Zip  Telephone				
	Address			
	City, State and Zip			



# IN THE \_\_\_\_\_ JUDICIAL CIRCUIT COURT, \_\_\_\_\_\_, MISSOURI Notice of Hearing - Modification of Full Order of Child Protection Use this form when two to five children are involved with this case. Use CP60 for one child and CP62 for six to ten children.

Judge or Division:	Case Number:		
	Court ORI Number:		
Petitioner:	MSHP Number:		
	Responsible Law Enforcement ORI:		
Protected Child 1:	Related Cases:	(Date File Stamp)	
Age of Protected Child:	Protected Child's Relationship to Respondent p	ursuant to 18 U.S.C.	
Sex: F M Race:	§§ 921(a)(32) and 922(g)(8) determination:	d 1\.	
Protected Child 2:	Protected Child's Relationship to Respondent (Chill Child Step-Child or Former Ste		
Age of Protected Child:	Parent is Unmarried, Intimate Residing/Resided with Respondent		
Sex: F M Race:	Other (specify)		
Protected Child 3:	Protected Child's Relationship to Respondent (Chil	d 2):	
Age of Protected Child: Sex:  F M Race:	☐ Child ☐ Step-Child or Former Ste		
Sex:  F M Race: Protected Child 4:	Parent is Unmarried, Intimate Residing/Resided	with Respondent	
Age of Protected Child:	Other (specify)	>	
Sex: F M Race:	Protected Child's Relationship to Respondent (Chill Child Step-Child or Former Ste		
Protected Child 5:	☐ Child ☐ Step-Child or Former Ste☐ Parent is Unmarried, Intimate Residing/Resided	p-Child   with Respondent	
Age of Protected Child:	Other (specify)		
Sex: F M Race:	Protected Child's Relationship to Respondent (Chil		
	☐ Child ☐ Step-Child or Former Ste	p-Child	
VS.	Parent is Unmarried, Intimate Residing/Resided	with Respondent	
Respondent:	Other (specify)		
	Protected Child's Relationship to Respondent (Chil		
Alias/Nicknames:	☐ Child ☐ Step-Child or Former Ste☐ Parent is Unmarried, Intimate Residing/Resided		
	Other (specify)		
The State of Missouri to:			
	(Name and Address)		
Petitioner Guardian Juvenile Officer Guardian	dian ad Litem ∐ Court Appointed Special Advo	cate   Respondent	
has filed a verified motion (copy attached) requesting n	nodification of the Full Order of Child Protection	that was issued	
against Respondent on (da	ate).		
(a.			
The Leader and Angles for Mark Conference (F. III Onle	of OUR Bureathy and the Lattic Births	. ( )	
The hearing on the Motion for Modification of Full Orde			
Court of (Coun	ty/City of St. Louis), in	(city),	
Missouri, at (time) on	(date).		
,, ,	(		
Date	Judge/Clerk		
	9		
If you have a disability requiring special assistance for	your court appearance, please contact the court a	at least 48 hours in	
advance of the scheduled hearing date and time.			



\_, MISSOURI

IN THE \_\_\_\_\_ JUDICIAL CIRCUIT COURT, \_\_\_\_\_, MISSOURI Notice of Hearing – Objection to Automatic Renewal of Full Order of Child Protection

Use this form when two to five children are involved with this case. Use CP60 for one child and CP62 for six to ten children.

Sex:	Judge or Division:	Case Number:	
Responsible Law Enforcement ORI:		Court ORI Number:	
Related Cases:	Petitioner:	MSHP Number:	
Protected Child 1: Age of Protected Child: Sex:   F   M Race: Protected Child Separate Residing/Resided with Respondent Parameter Sept. Child   Step-Child or Former Step-Child   Sex:   F   M Race: Protected Child 3: Age of Protected Child: Sex:   F   M Race:   Child   Step-Child or Former Step-Child   Sex:   Child   Step-Child or Former Step-Child   Sex:   F   M Race:   Child   Step-Child or Former Step-Child   Child   Step-Child   Ste			
Age of Protected Child: Sex:   F   M Race: Protected Child 2: Age of Protected Child 3: Age of Protected Child 4: Child   Step-Child or Former Step-Child or	Drotootod Child 1.		
Mace:   Protected Child 2:   Age of Protected Child   Sep-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Sep-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Sep-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Other (specify)   Ws.   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Other (specify)   The State of Missouri to Petitioner:   Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Other (specify)   The State of Missouri to Petitioner:   Respondent   Child   Step-Child or Former Step-Child   Parent is Ummarried, Intimate Residing/Resided with Respondent   Other (specify)   The State of Missouri to Petitioner:   Respondent   Other (specify)   The State of Missouri to Petitioner:   Respondent   Other (specify)   The State of Missouri to Petitioner:   Respondent   Other (specify)   The Court has determined that a hearing cannot be held on the objection before the Judgment of the Full Order of Child Protection expires and an Ex Parte Order of Protection has been issued. (copy attached)   The court has determined that a hearing can be held on the objection before the Judgment of the Full Order of Chil	Age of Protected Child:		ursuant to 18 U.S.C.
Age of Protected Child: Sex:   F   M Race: Protected Child 3: Age of Protected Child 4: Age of Protected Child 4: Age of Protected Child 5: Sex:   F   M Race: Protected Child 5: Sex:   F   M Race: Protected Child 6: Sex:   F   M Race: Protected Child 7: Sex:   F   M Race: Protected Child 5: Sex:   F   M Race: Protected Child 6: Sex:   F   M Race: Protected Child 7: Sex:   F   M Race: Protected Child 7: Sex:   F   M Race: Protected Child 8: Sex:   F   M Race: Protected Child 9: Child   Step-Child or Former Step-Child 9: Child   Step-Child o		Protected Child's Relationship to Respondent (Chil	
Sex			
Protected Child 3: Age of Protected Child: Sex:   F   M Race:   Protected Child's Relationship to Respondent (Child 2): Age of Protected Child 4: Age of Protected Child 4: Sex:   F   M Race:   Protected Child 5: Sex:   F   M Race:   Protected Child 5: Age of Protected Child 5: Sex:   F   M Race:   Protected Child 5: Sex:   Sex	·		•
Age of Protected Child:    Protected Child   Step-Child or Former Step-Child	<del>_</del> _		
Sex:			
Other (specify)   Other (spe			
Age of Protected Child: Sex:			with Respondent
Sex: F M Race:   Flotteded Child 5:   Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 5:   Protected Child 5:   Protected Child 5:   Protected Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9:   Protected Child's Relationship to Respondent (Child 4):   Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 5:   Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 5:   Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 5:   Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9 Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9 Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9 Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9 Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9 Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Child 9 Step-Child or Former Step-Child   Step-Child or Former Step-Child   Step-Child or Former Step-Child   Child 9 Step-Child or Former Step-Child   Step-Child or Former Step-Child   Step-Child or Former Step-Child   Child 9 Step-Child or Former Step-Child   Step-Child or Former Step-Chil			
Protected Child 5: Age of Protected Child: Sex:   F   M   Race:   Protected Child:   Protected Child:   Other (specify)   Protected Child:   Sex:   Unmarried, Intimate Residing/Resided with Respondent   Other (specify)	·		
Age of Protected Child: Sex:   F   M   Race:		☐ Child ☐ Step-Child or Former Ste	p-Uniia Lwith Bospondont
Sex:   F   M Race:   Protected Child's Relationship to Respondent (Child 4):   Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Other (specify)   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)   Other (specify)   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)	Age of Protected Child:		with Kespondent
Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Other (specify)	Sex: ☐ F ☐ M Race:		d 4).
Parent is Unmarried, Intimate Residing/Resided with Respondent   Other (specify)   Other (specify)   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)   Other (specify)   Other (specify)      The State of Missouri to Petitioner:   Respondent has filed an objection (copy attached) to the automatic renewal of the Full Order of Child Protection that was issued against Respondent on			
Other (specify)	VS.		
Alias/Nicknames:    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)      The State of Missouri to Petitioner:    Respondent has filed an objection (copy attached) to the automatic renewal of the Full Order of Child Protection that was issued against Respondent on	Respondent:		
Alias/Nicknames:    Child   Step-Child or Former Step-Child   Parent is Unmarried, Intimate Residing/Resided with Respondent   Other (specify)      The State of Missouri to Petitioner:    Respondent has filed an objection (copy attached) to the automatic renewal of the Full Order of Child Protection that was issued against Respondent on	·	Protected Child's Relationship to Respondent (Child	d 5).
The State of Missouri to Petitioner:  Respondent has filed an objection (copy attached) to the automatic renewal of the Full Order of Child Protection that was issued against Respondent on	Alias/Nicknames:	☐ Child ☐ Step-Child or Former Ste	p-Child
The State of Missouri to Petitioner:  Respondent has filed an objection (copy attached) to the automatic renewal of the Full Order of Child Protection that was issued against Respondent on			
Respondent has filed an objection (copy attached) to the automatic renewal of the Full Order of Child Protection that was issued against Respondent on		Other (specify)	
<ul> <li>□ The court has determined that a hearing cannot be held on the objection before the Judgment of the Full Order of Child Protection expires and an Ex Parte Order of Protection has been issued. (copy attached)</li> <li>□ The court has determined that a hearing can be held on the objection before the Judgment of the Full Order of Child Protection expires and the Judgment Full Order of Child Protection remains in full force and effect until further order of the court.</li> <li>The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division of the Circuit Court of (County/City of St. Louis), in (city)</li> <li>Missouri at (time) on (date).</li> </ul>	Respondent has filed an objection (copy attached)		nild Protection that
Child Protection expires and an Ex Parte Order of Protection has been issued. (copy attached)  The court has determined that a hearing can be held on the objection before the Judgment of the Full Order of Child Protection expires and the Judgment Full Order of Child Protection remains in full force and effect until further order of the court.  The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division of the Circuit Court of (County/City of St. Louis), in (city)  Missouri at (time) on (date).	was issued against Respondent on	(date).	
Child Protection expires and an Ex Parte Order of Protection has been issued. (copy attached)  The court has determined that a hearing can be held on the objection before the Judgment of the Full Order of Child Protection expires and the Judgment Full Order of Child Protection remains in full force and effect until further order of the court.  The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division of the Circuit Court of (County/City of St. Louis), in (city)  Missouri at (time) on (date).	☐ The court has determined that a hearing canno	t be held on the objection before the Judgment	of the Full Order of
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Child Protection expires and the Judgment Full Order of Child Protection remains in full force and effect until further order of the court.  The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division o the Circuit Court of (County/City of St. Louis), in (city) Missouri at (time) on (date).	<u> </u>		
further order of the court.  The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division o the Circuit Court of (County/City of St. Louis), in (city) Missouri at (time) on (date).	☐ The court has determined that a hearing can be	e held on the objection before the Judgment of t	he Full Order of
further order of the court.  The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division o the Circuit Court of (County/City of St. Louis), in (city) Missouri at (time) on (date).	Child Protection expires and the Judgment Full	Order of Child Protection remains in full force a	and effect until
The hearing on Respondent's objection of the renewal of the full order of protection will be held in Division o the Circuit Court of (County/City of St. Louis), in (city) Missouri at (time) on (date).	, , , , , , , , , , , , , , , , , , ,		
the Circuit Court of (County/City of St. Louis), in (city)  Missouri at (time) on (date).	further order of the court.		
the Circuit Court of (County/City of St. Louis), in (city)  Missouri at (time) on (date).	The hearing on Respondent's objection of the rene	wal of the full order of protection will be held in	Division of
Missouri at (time) on (date).  Date Judge/Clerk	·	·	
Date Judge/Clerk			(0.1)
	wissouri at (time) on	(uate).	
If you have a disability requiring angular angulatone for your accordance misses contact the accordance to be a contact.	Date	Judge/Clerk	
	If you have a disability requiring angular against and for	vour court appearance places contact the second	ot looot 40 hours !

		She	riff's or Serv	er's Return		
Note to Serving Officer: Service must be must be served upon the Petitioner immediately and not less than 3 days prior to the date of the hearing.						
I certify that	served this Notice	e, Objection, and Order (	(if issued) at	on	(date), at	(address) in
(Check one)		(Oddity/Oity of o	ot. Louis), Mo,	OII	(uale), al	(time), by.
		(nam	nd Order (if iss	ued) at the dwellin	ng place or usual abode of (name), a per	(name); son of
	other (describe)					
P	rinted Name of Sher	iff or Server	Sh	eriff or Server	Age	ncy ORI
		Must be sworn befo	ore a notary p	oublic if not serve	ed by an authorized office	r
	(Seal)	Subscribed and swo	orn to before m	e on this		(date).
		My commission expi	ires:	Date	Notary P	uhlia
	nd federal law pro ection 3796gg-5)		d fees for serv	24.0	orders are not required.	
		Compl	ete for Out o	of State Service		
I certify th	at:					
1) la	am authorized to s	erve process in civil action	ons within the	state or territory wh	here the above Notice was	served.
2) M	y official title is		of		County,	(state)
Served in		County,		_ (state), on	(date) at	(time).
Subscrib	ed 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 summons. (use for out-of-state officer) authorized to administer oaths. (use for court-appointed server)						
(\$	Seal)			Signat	ture and Title	
	nd federal law pro . Section 3796gg		d fees for serv	vice of protection	orders are not required.	(455.027 RSMo

### **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 of the family over 15 years of age, 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.