Supreme Court of Florida

No. SC04-132

AMENDMENTS TO FLORIDA APPROVED FAMILY LAW FORMS—SEXUAL VIOLENCE FORMS

[March 25, 2004]

PER CURIAM.

The 2003 Florida Legislature amended section 784.046, Florida Statutes (2002), to create a new cause of action for protection against sexual violence and to prohibit the assessment of fees for the filing of petitions for protection against repeat, dating, and sexual violence. See ch. 2003-117, § 2, at 733-40, Laws of Fla. These amendments became effective on July 1, 2003, see ch. 2003-117, § 3, at 740, Laws of Fla., and significantly affect the Florida Supreme Court Approved Family Law Forms, which are used by unrepresented litigants throughout the state to gain meaningful access to the courts.¹

^{1.} We note that this is the second time in two years that statutory changes have required amendments to these forms. See Amendments to Fla. Supreme Court Approved Family Law Forms—Domestic Violence, Repeat Violence and Dating Violence Forms, 849 So. 2d 1003 (Fla. 2003).

Pursuant to the procedures approved by this Court in Amendments to the Florida Family Law Rules of Procedure & Family Law Forms, 810 So. 2d 1, 14 (Fla. 2000), this Court has internally reviewed the Florida Supreme Court Approved Family Law Forms and determined that both new forms and amendments to existing domestic, repeat, and dating violence forms are necessary as a result of the legislation.² Input on this issue was sought and received from the Advisory Workgroup on The Florida Supreme Court Approved Family Law Forms, which provided valuable assistance.

Because the Legislature has prohibited the assessment of a filing fee for petitions for protection against repeat, dating, or sexual violence, we hereby delete Florida Supreme Court Approved Family Law Form 12.980(a), Affidavit and Motion for Waiver of Fees for Petition for Injunction for Protection Against Repeat Violence or Dating Violence. In response to the creation of a new cause of action for sexual violence, we create the following Supreme Court Approved Family Law Forms: Petition for Injunction for Protection Against Sexual Violence, Florida Supreme Court Approved Family Law Form 12.980(q); Temporary Injunction for Protection Against Sexual Violence, Florida Supreme

^{2.} We have jurisdiction. <u>See</u> art. V, § 2(a), Fla. Const.

Court Approved Family Law Form 12.980(r); Final Judgment of Injunction for Protection Against Sexual Violence (After Notice), Florida Supreme Court Approved Family Law Form 12.980(s).³

Form 12.980(b), Petition for Injunction for Protection Against Domestic Violence, has been renumbered as Form 12.980(a).

Form 12.980(c)(1), Order Setting Hearing on Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence Without Issuance of an Interim Temporary Injunction, has been renumbered as Form 12.980(b)(1).

Form 12.980(c)(2), Order Denying Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(b)(2).

Form 12.980(d)(1), Temporary Injunction for Protection Against Domestic Violence With Minor Child(ren), has been renumbered as Form 12.980(c)(1).

Form 12.980(d)(2), Temporary Injunction for Protection Against Domestic Violence Without Minor Child(ren), has been renumbered as Form 12.980(c)(2).

Form 12.980(e)(1), Final Judgment of Injunction for Protection Against Domestic Violence With Minor Child(ren) (After Notice), has been renumbered as Form 12.980(d)(1).

Form 12.980(e)(2), Final Judgment of Injunction for Protection Against Domestic Violence Without Minor Child(ren) (After Notice), has been renumbered as Form 12.980(d)(2).

Form 12.980(f), Order of Dismissal of Temporary Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(e).

Form 12.980(g), Petition for Injunction for Protection Against Repeat Violence, has been renumbered as Form 12.980(f).

Form 12.980(h), Supplemental Affidavit in Support of Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(g).

Form 12.980(i), Petitioner's Request for Confidential Filing of Address, has been renumbered as Form 12.980(h).

^{3.} The deletion of form 12.980(a) and creation of forms 12.980(q), (r), and (s) require the renumbering of the remaining 12.980 forms as follows:

We also adopt various amendments to the following existing Florida

Supreme Court Approved Family Law Forms: Petition for Injunction for

Protection Against Domestic Violence, Florida Supreme Court Approved Family

Law Form 12.980(b); Order Setting Hearing on Petition for Injunction for

Protection Against Domestic Violence, Repeat Violence, or Dating Violence

Without Issuance of an Interim Temporary Injunction, Florida Supreme Court

Form 12.980(j), Motion for Extension of Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(i).

Form 12.980(k), Motion for Modification of Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(j).

Form 12.980(*l*), Temporary Injunction for Protection Against Repeat Violence, has been renumbered as Form 12.980(k).

Form 12.980(m), Final Judgment of Injunction for Protection Against Repeat Violence (After Notice), has been renumbered as Form 12.980(*l*).

Form 12.980(n), Order Extending Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(m).

Form 12.980(o), Petition for Injunction for Protection Against Dating Violence, has been renumbered as Form 12.980(n).

Form 12.980(p), Temporary Injunction for Protection Against Dating Violence, has been renumbered as Form 12.980(o).

Form 12.980(q), Final Judgment of Injunction for Protection Against Dating Violence (After Notice), has been renumbered as Form 12.980(p).

Form 12.980(r), Petition by Affidavit for Order to Show Cause for a Violation of Final Judgment of Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, has been renumbered as Form 12.980(t).

Form 12.980(s), Order to Show Cause, has been renumbered as Form 12.980(u).

Approved Family Law Form 12.980(c)(1); Order Denying Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(c)(2); Temporary Injunction for Protection Against Domestic Violence With Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.980(d)(1); Temporary Injunction for Protection Against Domestic Violence Without Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.980(d)(2); Final Judgment of Injunction for Protection Against Domestic Violence with Minor Child(ren) (After Notice), Florida Supreme Court Approved Family Law Form 12.980(e)(1); Final Judgment of Injunction for Protection Against Domestic Violence Without Minor Child(ren) (After Notice), Florida Supreme Court Approved Family Law Form 12.980(e)(2); Order of Dismissal of Temporary Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(f); Petition for Injunction for Protection Against Repeat Violence, Florida Supreme Court Approved Family Law Form 12.980(g); Supplemental Affidavit in Support of Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(h); Petitioner's Request for Confidential Filing of Address, Florida Supreme Court Approved

Family Law Form 12.980(i); Motion for Extension of Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(j); Motion for Modification of Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(k); Temporary Injunction for Protection Against Repeat Violence, Florida Supreme Court Approved Family Law Form 12.980(*l*); Final Judgment of Injunction for Protection Against Repeat Violence (After Notice), Florida Supreme Court Approved Family Law Form 12.980(m); Order Extending Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(n); Petition for Injunction for Protection Against Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(o); Temporary Injunction for Protection Against Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(p); Final Judgment of Injunction for Protection Against Dating Violence (After Notice), Florida Supreme Court Approved Family Law Form 12.980(q); Petition by Affidavit for Order to Show Cause for a Violation of Final Judgment of Injunction for Protection Against Domestic Violence, Repeat Violence, or Dating Violence, Florida Supreme Court Approved Family Law Form 12.980(r);

and Order to Show Cause, Florida Supreme Court Approved Family Law Form 12.980(s).

Finally, some unrelated, minor technical changes have been made to the abovementioned forms as well as to Florida Supreme Court Approved Family Law Form 12.931(a), Notice of Production from Nonparty, and Florida Supreme Court Approved Family Law Form 12.931(b), Subpoena for Production of Documents from Nonparty.

The forms are adopted as set forth in the appendix to this opinion, fully engrossed, effective for immediate use. However, due to the number of new forms and amendments to existing forms, we direct that these forms be published in <u>The Florida Bar News</u> so that any interested person may file comments with this Court by June 1, 2004. By adoption of these forms, we express no opinion as to their correctness or applicability, or on the substance of the new legislation. This opinion and the forms discussed herein may be accessed and downloaded from this Court's website at www.flcourts.org.

It is so ordered.

ANSTEAD, C.J., and WELLS, PARIENTE, LEWIS, QUINCE, CANTERO, and BELL, JJ., concur.

PARIENTE, J., concurs with an opinion, in which ANSTEAD, C.J., concurs.

THE FILING OF A MOTION FOR REHEARING SHALL NOT ALTER THE

EFFECTIVE DATE OF THESE AMENDMENTS.

PARIENTE, J., concurring.

I concur in the adoption of the amendments to these forms. I write separately to point out the important role the Florida Supreme Court Approved Family Law Forms play in providing meaningful access to the courts for unrepresented litigants, and to acknowledge the work of both this Court's staff and the Office of State Courts Administrator in ensuring that the forms remain current.

Providing forms that are in conformity with the substantive law is essential to this Court's goal of simplifying the process in family law cases. See

Amendments to the Florida Family Law Rules of Procedure & Family Law Forms,

810 So. 2d 1, 1 (Fla. 2000) ("Simplifying the process has been, and continues to be, a primary goal of this Court in the family law context."). As we explained in Amendments to the Florida Family Law Rules, simplifying the process is especially important

in the domestic violence context, wherein a great many of the litigants are unrepresented. As found by the Legislature, "the incidence of domestic violence in Florida is disturbingly high, and despite efforts of many to curb this violence, . . . one person dies at the hands of a spouse, ex-spouse, or cohabitant approximately every 3 days." § 741.32(1), Fla. Stat. (1999) ("Certification of Batterers' Intervention Programs"); see also Weiand v. State, 732 So.2d 1044, 1053 (Fla.1999) ("It is now widely recognized that domestic violence 'attacks are often repeated over time, and escape from the home is

rarely possible without the threat of great personal violence or death.").

With so much at stake, simplicity in seeking, obtaining, and understanding the relief granted in domestic violence injunction cases is absolutely essential, especially in cases involving pro se litigants. We have in the past recognized that "domestic and repeat violence injunctions are an important and significant responsibility of family courts," In re Family Law [Rules of Procedure], 663 So.2d [1047,] 1049 [(Fla. 1995)], and that it is extremely important to have "domestic violence issues addressed in an expeditious, efficient, and deliberative manner." In re Report of the Comm'n on Family Courts, 646 So. 2d 178, 182 (Fla. 1994). We now reiterate that "we do not want these important issues to become bogged down in an administrative morass." Id.

Id. at 2.

In deciding that this Court should be responsible for internally reviewing, revising, and otherwise maintaining the Florida Supreme Court Approved Family Law Forms, we concluded that this was consistent with "our overall vision that 'the vast majority of the forms can be continually evaluated and updated . . ., and . . . can be approved by this Court by opinion whenever necessary." Id. at 14 (quoting In re Amendments to Fla. Family Laws Rules of Procedure, 724 So. 2d 1159, 1160 (Fla. 1998)) (first alteration in original). We further concluded that "this plan frees the [Family Court Steering Committee] to do what this Court originally created it to do." Id. Although I believe that these reasons for placing the responsibility on the Court for the approved family law forms are still valid, I

take this opportunity to comment on the resources required to ensure that litigants have access to forms that are consistent with current legislation.

The task of reviewing legislative amendments to the pertinent statutes each year to determine what changes to the forms are necessary is a labor-intensive process that requires attorneys knowledgeable in these issues, who are employed by the Court, to help ensure that the forms accurately reflect the substantive law.⁴ I have no doubt that the changes made by the Legislature are intended to improve family law matters. Eliminating the filing fee for petitions for protection against repeat, dating, or sexual violence undoubtedly allows greater access to the courts for victims of this type of abuse, while creating a new cause of action for sexual violence provides legal protection to a greater number of individuals. However, for these important legislative amendments to be of value to the greatest number of Florida citizens, this Court must labor to provide up-to-date forms. I reiterate this Court's conclusion in Amendments to the Florida Family Law Rules:

Some might say that, although our goals in the family law context have been simplicity and uniformity, the end result appears to be a proliferation of forms. We acknowledge that there remains significant room for improvement, but we are proud of the fact that Florida remains a leader in this relatively uncharted area.

810 So. 2d at 15.

^{4.} Over one hundred pages of forms were reviewed in this case alone.

ANSTEAD, C.J., concurs.

Original Proceeding - Florida Family Law Rules of Procedure

INSTRUCTIONS FOR SUPREME COURT APPROVED FAMILY LAW FORMS 12.931(a), NOTICE OF PRODUCTION FROM NONPARTY and 12.931(b), SUBPOENA FOR PRODUCTION OF DOCUMENTS FROM NONPARTY

When should these forms be used?

These forms should be used if you need copies of documents (for a purpose relating to your case) from a **nonparty** in your case. Both forms should be typed or printed in black ink. **Notice of Production from Nonparty**, \square Florida Supreme Court Approved Family Law Form 12.931(a), is used to notify the other **party** in your case that in 10 days you are going to subpoena documents from a nonparty. **Subpoena for Production of Documents from Nonparty**, \square Florida Supreme Court Approved Family Law Form 12.931(b), is the actual subpoena directing the nonparty to produce specific documents. You must **file** the originals of these forms with the **clerk of the circuit court**. A copy of these forms must be mailed **or** hand delivered to any other party in your case.

What should I do next?

Ten days after you serve the **Notice of Production from Nonparty**, **□** Florida Supreme Court Approved Family Law Form 12.931(a), on the other party in your case (15 days if service is by mail), you should ask the clerk of the court to sign the subpoena. You should contact the deputy sheriff or private process server and have the subpoena **personally served** on the person named in the subpoena.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. Because these papers must also comply with rule 12.280, Florida Family Law Rule of Procedure, and rules 1.280, 1.350, 1.351, and 1.410, Florida Rules of Civil Procedure, you also should read those rules.

Special notes...

If the other party in your case objects in writing within **10 days** (allow an additional 5 days if served by mail) of service of the **Notice of Production from Nonparty**, \square Florida Supreme Court Approved Family Law Form 12.931(a), you may not use this procedure to obtain documents from the nonparty unless and until the court orders otherwise.

The nonparty receiving the subpoena may charge you a reasonable fee for copies of the documents.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on

the bottom of the last page of every form he or she helps you complete.	

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	COUNTY, FLORIDA
	Case No.:
	Division:
	,
Petitione	₹ T ,
and	
Respond	ent.
NOTICE OF PR	RODUCTION FROM NONPARTY
TO:	
{all parties}	
party, to produce the items listed at the the issuance of this subpoena must be for a certify that a copy of this documents of the copy of this documents.	ncy}, who is not a stime and place specified in the subpoena. Objections to filed with the clerk of the circuit court within 10 days . The analysis of the circuit court within 10 days . The analysis of the circuit court within 10 days . The analysis of the circuit court within 10 days . The analysis of the circuit court within 10 days .
Other party or his/her attorney (if repre	<u>esented)</u> <u>Other</u>
Printed Name	Printed Name
Address	Address
City State Z	ip City State Zip
Telephone (area code and number)	Telephone (area code and number)
Fax (area code and number)	Fax (area code and number)
Dated:	
	Signature of Party

	Prin	ted Name:
		ress:
		, State, Zip:
	Tele	phone Number:
	Fax	Number:
IF A NONLAWYER HE FHE BLANKS BELOW		OUT THIS FORM, HE/SHE MUST FILL IN
		} }
		, {city}
		, helped {name}
who is the [$$ one only]_		

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	COUNTY, FLORIDA
	Casa No :
	Case No.: Division:
Petitioner,	
and	
Respondent.	
SUBPOENA FOR PRODUCTION (OF DOCUMENTS FROM NONPARTY
THE STATE OF FLORIDA	
TO:	
YOU MUST go to {place}	, on
{date}, at {time}	
time and place the following:	
These items will be inspected and may be copic original items.	ed at that time. You will not have to leave the
	ing readable copies of the items to be produced to
	ars on this subpoena on or before the scheduled paration of the copies upon payment in advance of
	or deliver the copies to the attorney whose name
appears on this subpoena before the date indica	ated above, you do not have to appear in person.
You may be in contempt of court if y	ou fail to: (1) appear as specified; (2) furnish
the records instead of appearing as provided	
Voy can only be avoyed by the person	whose name appears on this subpospe and unless
excused by that person or the Court, you shall i	whose name appears on this subpoena and, unless respond as directed.
	•
Dated:	

CLERK OF THE CIRCUIT COURT

(SEAL)

(SEAL)	
	By:
	Deputy Clerk
This part to be filled out by the court or f the court:	illed in with information you have obtained from
If you are a person with a disability who nee	ds any accommodation in order to participate in this ou, to the provision of certain assistance. Please
{address}	
,within 2 workin hearing or voice impaired, call TDD 1-800-	g days of your receipt of this subpoena. If you are
subpoena upon a person who is not a party t documents or things without deposition. I a Civil Procedure 1.351 has been received by	ry other party to this action of my intent to serve a to this action directing that person to produce also certify that no objection under Florida Rule of the undersigned within 10 days of service of this propriate facsimile transmission, and within 15 days
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip: Telephone Number:
	Fax Number:
THE BLANKS BELOW: [🚈 fill in all bla	L OUT THIS FORM, HE/SHE MUST FILL IN anks] wyer}
a nonlawyer, located at {street}	
{state}, {phone}	, helped {name},
who is the [$$ one only] petitioner or	respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(a),

PETITION FOR INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE

When should this form be used?

If you are a victim of any act of domestic violence or have reasonable cause to believe that you are in imminent danger of becoming a victim of domestic violence, you can use this form to ask the court for a protective order prohibiting domestic violence. Because you are making a request to the court, you are called the **petitioner**. The person whom you are asking the court to protect you from is called the **respondent**. **Domestic violence includes**: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, false imprisonment, or any other criminal offense resulting in physical injury or death to petitioner by any of petitioner's family or household members. In determining whether you have reasonable cause to believe you are in imminent danger of becoming a victim of domestic violence, the court must consider all relevant factors alleged in the petition, including, but not limited to the following:

- 1. The history between the petitioner and the respondent, including threats, harassment, stalking, and physical abuse.
- 2. Whether the respondent has attempted to harm the petitioner or family members or individuals closely associated with the petitioner.
- 3. Whether the respondent has threatened to conceal, kidnap, or harm the petitioner's child or children.
- 4. Whether the respondent has intentionally injured or killed a family pet.
- 5. Whether the respondent has used, or has threatened to use, against the petitioner any weapons such as guns or knives.
- 6. Whether the respondent has physically restrained the petitioner from leaving the home or calling law enforcement.
- 7. Whether the respondent has a criminal history involving violence or the threat of violence.
- 8. The existence of a verifiable order of protection issued previously or from another jurisdiction.
- 9. Whether the respondent has destroyed personal property, including, but not limited to, telephones or other communications equipment, clothing, or other items belonging to the petitioner.
- 10. Whether the respondent engaged in any other behavior or conduct that leads the petitioner to have reasonable cause to believe that he or she is in imminent danger of becoming a victim of domestic violence.

The domestic violence laws only apply to your situation if the respondent is your **spouse**, former spouse, related to you by blood or marriage, living with you now or has lived with you in the past (if you are or were living as a family), or the other parent of your child(ren) whether or not you have ever been married or ever lived together. With the exception of persons who have a child in common, the family or household members must be currently residing together or have in the past

resided together in the same single dwelling unit. If the respondent is not one of the above, you should look at **Petition for Injunction for Protection Against Repeat Violence**, \Box Florida Supreme Court Approved Family Law Form 12.980(f), to determine if your situation will qualify for an injunction for protection against repeat violence, or **Petition for Injunction for Protection Against Dating Violence**, \Box Florida Supreme Court Approved Family Law Form 12.980(n), to determine if your situation will qualify for an injunction for protection against dating violence, or **Petition for Injunction for Protection Against Sexual Violence**, \Box Florida Supreme Court Approved Family Law Form 12.980(q), to determine if your situation will qualify for an injunction for protection against sexual violence.

If you are under the age of eighteen and you have never been married or had the disabilities of nonage removed by a court, then one of your parents or your legal guardian must sign this petition with you.

This form should be typed or printed in black ink. You should complete this form (giving as much detail as possible) and sign it in front of a **notary public** or the **clerk of the circuit court** in the county where you live. The clerk will take your completed **petition** to a **judge**. You should keep a copy for your records. If you have any questions or need assistance completing this form, the clerk or **family law intake staff** will help you.

What should I do if the judge grants my petition?

If the facts contained in your petition convince the judge that you are a victim of domestic violence or that an **imminent danger of domestic violence** exists, the judge will sign an immediate **Temporary Injunction for Protection Against Domestic Violence with Minor Child(ren)**, Solution Florida Supreme Court Approved Family Law Form 12.980(c)(1). A temporary injunction is issued without notice to the respondent. The clerk will give your petition, the temporary injunction, and any other papers filed with your petition to the sheriff or other law enforcement officer for **personal service** on the respondent. The temporary injunction will take effect immediately after the respondent is served with a copy of it. It lasts until a full **hearing** can be held or for a period of 15 days, whichever comes first. The court may extend the temporary injunction beyond 15 days for a good reason, which may include failure to obtain **service** on the respondent.

The temporary injunction is issued "ex parte." This means that the judge has considered only the information presented by one side — YOU. The temporary injunction gives a date that you should appear in court for a hearing. At that hearing, you will be expected to testify about the facts in your petition. The respondent will be given the opportunity to testify at this hearing, also. At the hearing, the judge will decide whether to issue a **Final Judgment of Injunction for Protection Against Domestic Violence with Minor Child(ren)(After Notice)**, \$\square\$ Florida Supreme Court Approved Family Law Form 12.980(d)(1), which will remain in effect for a specific time period or until modified or dissolved by the court. **If you and/or the respondent do not appear, the temporary injunction may be continued in force, extended, or dismissed, and/or additional orders may**

be granted, including the imposition of court costs.

If the judge signs a temporary or final injunction, the clerk will provide you with the necessary copies. Make sure that you keep one <u>certified copy</u> of the injunction with you at all times!

What can I do if the judge denies my petition?

If your petition is denied on the grounds that it appears to the court that no imminent danger of domestic violence exists, the court will set a full hearing, at the earliest possible time, on your petition. The respondent will be notified by **personal service** of your petition and the hearing. If your petition is denied, you may: amend your petition by filing a **Supplemental Affidavit in Support of Petition for Injunction for Protection Against Domestic Violence, Repeat or Dating Violence**, Tlorida Family Law Form 12.980 (g); attend the hearing and present facts that support your petition; and/or dismiss your petition.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "**bold underline**" are defined in that section. The clerk of the circuit court or family law intake staff will help you complete any necessary domestic violence forms and can give you information about local domestic violence victim assistance programs, shelters, and other related services. You may also call the Domestic Violence Hotline at 1-800-500-1119. For further information, see chapter 741, Florida Statutes, and rule 12.610, Florida Family Law Rules of Procedure.

Special notes...

With this form you may also need to file the following:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Salar Florida Supreme Court Approved Family Law Form 12.902(d), must be completed and filed if you are asking the court to determine issues of temporary custody or visitation with regards to a minor child(ren).
- **Notice of Social Security Number**, **□** Florida Supreme Court Approved Family Law Form 12.902(j), must be completed and filed if you are asking the court to determine issues of temporary child support.
- Family Law Financial Affidavit, Solution Florida Family Law Rules of Procedure Form 12.902(b) or (c), must be completed and filed if you are seeking temporary alimony or temporary child support.
- Child Support Guidelines Worksheet, S□ Florida Family Law Rules of Procedure Form 12.902(e), MUST be filed with the court at or prior to a hearing to establish or modify child support.

Additionally, if you fear that disclosing your address to the respondent would put you in danger, you

Instructions for Florida Supreme Court Approved Family Law Form 12.980(a), Petition for Injunction for Protection Against Domestic Violence (03/04)



Instructions for Florida Supreme Court Approved Family Law Form 12.980(a), Petition for Injunction for Protection Against Domestic Violence (03/04)

IN	THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
		COUNTY, FLORIDA
		Casa No.:
		Case No.: Division:
	Petitioner,	
	and	
	Respondent.	
		R PROTECTION AGAINST DOMESTIC DLENCE
	I, {full legal name}	, being sworn, certify that
the f	following statements are true:	
form		lress}
		mber}
	Physical description of Petitioner:	
	Race: Sex: Male Fema	le Date of Birth:
2.	Petitioner's attorney's name, address, a	nd telephone number is:
	(If you do not have an attorney, write "h	none.")
	CTION II. RESPONDENT (This sections to be completed.)	on is about the person you want to be protected from.
1.	Respondent currently lives at: {street ac	ddress, city, state, and zip code}
	Respondent's Driver's License number	is: {if known}
2. [√a	Respondent is: all that apply]	

	a. the spouse of Petitioner. Date of Marriage:
	b. the former spouse of Petitioner.
	Date of Marriage: Date of Divorce:
	c. related by blood or marriage to Petitioner.
	Specify relationship:
	d. a person who is or was living in one home with Petitioner, as if a family. e. a person with whom Petitioner has a child in common, even if Petitioner and Respondent never were married or living together.
3.	Petitioner has known Respondent since {date}
4.	Respondent's last known place of employment:
	Employment address:
	Working hours:
5.	Physical description of Respondent:
<i>J</i> .	Race: Sex: Male Female Date of Birth:
	Height: Weight: Eye Color: Hair Color:
	Distinguishing marks or scars: Color: Tag Number:
6.	Other names Respondent goes by (aliases or nicknames):
7.	Respondent's attorney's name, address, and telephone number is:
	(If you do not know whether Respondent has an attorney, write "unknown." If Respondent does not have an attorney, write "none.")
	TION III. CASE HISTORY AND REASON FOR SEEKING PETITION (This section be completed.)
1.	Has Petitioner ever received or tried to get an injunction for protection against domestic violence against Respondent in this or any other court?
	Yes No If yes, what happened in that case? (include case number, if known)
2.	Has Respondent ever received or tried to get an injunction for protection against domestic violence against Petitioner in this or any other court?
	Yes No If yes, what happened in that case? (include case number, if known)

<u> </u>	between Petitioner and Respondent {include city, state, and case number, if known}
l I	Petitioner is the victim of an act of domestic violence <u>or</u> has reasonable cause to believe ne or she is in imminent danger of becoming the victim of an act of domestic violence. Below is a brief description of the latest act of violence or threat of violence that can retitioner to honestly fear imminent domestic violence by Respondent. (Use additional sheets if necessary.)
(On {date}, at {location}
	he Respondent
-	
_	
_	
-	
-	
_	
_	
_	
=	
-	
[☐ Check here if you are attaching additional pages to continue these facts.
	Additional Information
ł	hat apply] a. Other acts or threats of domestic violence as described on attached sheet. b. This or other acts of domestic violence have been previously reported to {person or grants
i (ngency]:
(d. Respondent has a drug problem.
	e. Respondent has an alcohol problem. f. Respondent has a history of mental health problems. If checked, answer the follow

	if known. Has Respondent ever been the subject of a Baker Act proceeding? () Yes () No Is Respondent supposed to take medication for mental health problems? () Yes () No If yes, is Respondent currently taking his/her medication? () Yes () No
(Comp	ION IV. TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME lete this section <u>only</u> if you want the Court to grant you temporary exclusive use and sion of the home that you share with the Respondent.)
1.	Petitioner claims the following about the home that Petitioner and Respondent share or that Petitioner left because of domestic violence:
[√all —_	that apply] a. Petitioner needs the exclusive use and possession of the home that the parties share at {street address}
	c. If kept out of the home, Respondent has the money to get other housing or may live without money at {street address}
2. [√ on o	The home is: e only] a. owned or rented by Petitioner and Respondent jointly. b. solely owned or rented by Petitioner. c. solely owned or rented by Respondent.
only if	ION V. TEMPORARY CUSTODY OF MINOR CHILD(REN) (Complete this section you are seeking temporary custody of any minor child. You must be the natural parent, we parent, or guardian by court order of the minor child(ren). If you are asking the court to

determine issues of temporary custody with regards to a minor child, you must also complete and file a Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, ♥□□ Florida Supreme Court Approved Family Law Form 12.902(d).

Note: If the paternity of the minor child(ren) listed below has not been established through either marriage or court order, the Court may deny temporary custody, visitation, and/or support.

N.T.	DI 6D: 41	D: 41 1 4	a
Name ————————————————————————————————————	Place of Birth	Birth date	Sex
	whom Petitioner is seeking ter	mporary custody of:	
a. saw the domestic vb. were at the place v	where the domestic violence ha	appened but did not see it	
of domestic violence	by Respondent.		ii previous acts
-			
that apply] a. Petitioner request		· · · · · · · · · · · · · · · · · · ·	
minor child(ren), as fo	ollows:		
exchange through a re	esponsible person designated	by the Court. The follow	ving person is
	that the Court limit visitation b	y Respondent with the m	inor child(ren)
	The minor child(ren) only] a. saw the domestic v b. were at the place v c. were not there where of domestic violence d. have not witnessed Name any other min Include child(ren)'s n Visitation that apply] a. Petitioner requests minor child(ren), as fine b. Petitioner requests exchange through a r suggested as a respon	The minor child(ren) whom Petitioner is seeking tere only] a. saw the domestic violence described in this petition. So were at the place where the domestic violence happer of domestic violence by Respondent. d. have not witnessed domestic violence by Respondent. Mame any other minor child(ren) who were there a linelude child(ren)'s name, age, sex, and parents' nate that apply] a. Petitioner requests that the Court order reason minor child(ren), as follows: b. Petitioner requests that the Court order supervise exchange through a responsible person designated suggested as a responsible person for purposes of supervise supposes the supervise of suggested as a responsible person for purposes of supposes the supervise of suggested as a responsible person for purposes of supposes the supervise of supposes the supervise of supposes the supervise of supposes the supervise of supposes of supervise of supposes the supervise of supposes of supposes the supposes of supposes of supposes the supervise of supposes of sup	The minor child(ren) whom Petitioner is seeking temporary custody of: only] a. saw the domestic violence described in this petition happen. b. were at the place where the domestic violence happened but did not see it c. were not there when the domestic violence happened this time but have see of domestic violence by Respondent. d. have not witnessed domestic violence by Respondent. Name any other minor child(ren) who were there when the domestic violer Include child(ren)'s name, age, sex, and parents' names. Visitation that apply] a. Petitioner requests that the Court order reasonable visitation by Responding requests that the Court order supervised exchange of the minor exchange through a responsible person designated by the Court. The follow suggested as a responsible person for purposes of such exchange. Explain:

Affiday Securit seeking of Proce	ON VI. TEMPORARY SUPPORT (Complete this section only if you are seeking al support from the Respondent. You must also complete and file a Family Law Financial vit, \$\Bigsq \Bigsq Florida Family Law Rules of Procedure Form 12.902(b) or (c), and Notice of Social vy Number, \$\Bigsq \Bigsq \text{Florida Supreme Court Approved Family Law Form 12.902(j), if you are child support. A Child Support Guidelines Worksheet, \$\Bigsq \Bigsq \Bigsq \Bigsq \text{Florida Family Law Rules edure Form 12.902(e), must be filed with the court at or prior to a hearing to establish or child support.)
	that apply] 1. Petitioner claims a need for the money he or she is asking the Court to make Respondent pay, and that Respondent has the ability to pay that money.
	2. Petitioner requests that the Court order Respondent to pay the following temporary alimony to Petitioner. (Petitioner must be married to Respondent to ask for temporary alimony.) Temporary Alimony Requested \$ every () week () other week () month.
	3. Petitioner requests that the Court order Respondent to pay the following temporary child support to Petitioner. (The respondent must be the natural parent, adoptive parent, or guardian by court order of the minor child(ren) for the court to order the respondent to pay child support.) Temporary child support is requested in the amount of \$ every () week () other week () month.
	ON VII. INJUNCTION (This section summarizes what you are asking the Court to in the injunction. This section must be completed.)
	Petitioner asks the Court to enter a TEMPORARY INJUNCTION for protection against domestic violence that will be in place from now until the scheduled hearing in this matter.
	Petitioner asks the Court to enter, after a hearing has been held on this petition, a final judgment on injunction prohibiting Respondent from committing any acts of domestic violence against Petitioner and: a. prohibiting Respondent from going to or within 500 feet of any place the Petitioner lives; b. prohibiting Respondent from going to or within 500 feet of the Petitioner's place(s) of employment or school; the address of Petitioner's place(s) of employment or school is: c. prohibiting Respondent from contacting Petitioner by mail, by telephone, through another person, or in any other manner; d. prohibiting Respondent from knowingly and intentionally going to or within 100 feet of
	Petitioner's motor vehicle. e. prohibiting Respondent from defacing or destroying Petitioner's personal property.

	going to or within 500 feet of the following place(s) d(ren) must go often {include address}:
	clusive use and possession of the home Petitioner and
Respondent share; h. granting Petitioner temporary exc i. establishing visitation rights with j. granting temporary alimony for Pe	
k. granting temporary child support	for the minor child(ren); in treatment, intervention, and/or counseling services;
any other terms the Court deems necessar	y for the protection of Petitioner and/or Petitioner's es to law enforcement agencies, as provided in section
BE NOTIFIED OF THE HEARING, AN I HAVE READ EVERY STATEM STATEMENT IS TRUE AND CORREC	TION, THAT BOTH RESPONDENT AND I WILL D THAT I MUST APPEAR AT THE HEARING. MENT MADE IN THIS PETITION, AND EACH T. I UNDERSTAND THAT THE STATEMENTS ING MADE UNDER PENALTY OF PERJURY, FION 837.02, FLORIDA STATUTES. (initials)
Dated:	
STATE OF FLORIDA COUNTY OF	Signature of Petitioner
.	on by
	NOTARY PUBLIC or DEPUTY CLERK
Personally known	[Print, type, or stamp commissioned name of notary or clerk.]
Produced identification Type of identification produced	

	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
Petitioner,	
and	
Respondent.	
FOR PROTECT () DOMESTIC VIOLENCE () REPER () SEXUAL WITHOUT ISSUANCE OF AN INTERPRETATION OF PROTECT () The Petition for Injunction for Protect () 741.30, Florida Statutes, or Repeat Violence, I () 784.046, Florida Statutes, has been reviewed.	ON PETITION FOR INJUNCTION CTION AGAINST CAT VIOLENCE () DATING VIOLENCE AL VIOLENCE TERIM TEMPORARY INJUNCTION on Against Domestic Violence filed under section Dating Violence, or Sexual Violence under section This Court has jurisdiction of the parties and of the otection Against Repeat, Dating, or Sexual Violence,
2 0 0	being entered at this time but an injunction may be
FINDINGS	
matter, do not demonstrate that Petitioner is a vor that Petitioner has reasonable cause to believe a victim of domestic or dating violence. Therefore the court can enter a <i>Temporary</i> Injunction for Sexual Violence prior to a hearing. A hearing Protection Against Domestic, Repeat, Dating Petitioner may amend or supplement the Pet	I in the Petition alone and without a hearing on the ictim of domestic, repeat, dating, or sexual violence we that he or she is in imminent danger of becoming ore, there is not a sufficient factual basis upon which r Protection Against Domestic, Repeat, Dating, or ng is scheduled on the Petition for Injunction for , or Sexual Violence in section II of this Order. Sexual violence in section is of this order. Sexual violence in section is considered any time to state further reasons why a would be in effect until the hearing scheduled below.
NOTICE OF HEARING	
Injunction for Protection Against Domestic, Re	to appear and testify at a hearing on the Petition for epeat, Dating, or Sexual Violence on {date} on},

at which time the Court will consider whether a Final Judgment of Injunction for Protection Against Domestic, Repeat, Dating, or Sexual Violence should be entered. If entered, the injunction will remain in effect until a fixed date set by the Court or until modified or dissolved by the Court. At the hearing, the Court will determine whether other things should be ordered, including, for example, such matters as visitation and support.

If Petitioner and/or Respondent do not appear, orders may be entered, including the imposition of court costs or an injunction.

All witnesses and evidence, if any, must be presented at this time. In cases where temporary support issues have been alleged in the pleadings, each party is ordered to bring his or her financial affidavit (Florida Family Law Rules of Procedure Form 12.902(b) or (c)), tax return, pay stubs, and other evidence of financial income to the hearing.

NOTICE: Because this is a civil case, there is no requirement that these proceedings be transcribed at public expense.

YOU ARE ADVISED THAT IN THIS COURT:
a. a court reporter is provided by the court. b. electronic audio tape recording only is provided by the court. A party may arrange in advance for the services of and provide for a court reporter to prepare a written transcript of the proceedings at that party's expense. c. in repeat, dating, and sexual violence cases, no electronic audio tape recording or cour reporting services are provided by the court. A party may arrange in advance for the services of and provide for a court reporter to prepare a written transcript of the proceedings at that party's expense
A RECORD, WHICH INCLUDES A TRANSCRIPT, MAY BE REQUIRED TO SUPPORT AN APPEAL. THE PARTY SEEKING THE APPEAL IS RESPONSIBLE FOR HAVING THE TRANSCRIPT PREPARED BY A COURT REPORTER. THE TRANSCRIPT MUST BE FILED WITH THE REVIEWING COURT OR THE APPEAL MAY BE DENIED.
If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact {name}
**Address }, {telephone}, within 2 working days of your receipt of this order. If you are hearing or voice impaired, call TDE 1-800-955-8771.
Nothing in this order limits Petitioner's rights to dismiss the petition.
ORDERED on

CIRCUIT JUDGE COPIES TO: Petitioner: ____ by hand delivery in open Court ____ by U.S. mail Respondent: ___ forwarded to sheriff for service Other: _____ I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of the Clerk of the Circuit Court of _____ County, Florida, and that I have furnished copies of this order as indicated above. CLERK OF THE CIRCUIT COURT (SEAL) By: _______

Deputy Clerk

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
() DOMESTIC VIOLENCE () REP	JUNCTION FOR PROTECTION AGAINST EAT VIOLENCE () DATING VIOLENCE AL VIOLENCE
	Injunction for Protection Against Domestic, Repeat, nd finds that Petitioner has failed to comply with one hat petition including the following:
family or household member as that te	petition for domestic violence that Respondent is a rm is defined by Chapter 741, Florida Statutes. ther than that which is approved by the Court and the components.
3. Petitioner has failed to complete a r	mandatory portion of the petition.
5. Petitioner has failed to allege facts	s sufficient to support the entry of an injunction for ting, or sexual violence because:
6. Other:	
It is therefore, ORDERED AND ADJU to amend or supplement the petition to cure the	JDGED that the Petition is denied without prejudice e above stated defects.
ORDERED ON	

CIRCUIT JUDGE COPIES TO: Petitioner: ____ by hand delivery in open Court ____ by U.S. mail I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of the Clerk of the Circuit Court of _____ County, Florida, and that I have furnished copies of this order as indicated above. CLERK OF THE CIRCUIT COURT (SEAL) By: _____ Deputy Clerk

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
	TECTION AGAINST DOMESTIC VIOLENCE OR CHILD(REN)
Florida Statutes, and other papers filed in this C	on Against Domestic Violence under section 741.30, Court have been reviewed. Under the laws of Florida, and the subject matter and has jurisdiction of the nction.
therefore intended that it be accorded full	ler meet the requirements of 18 U.S.C. § 2265 and faith and credit by the court of another state or order of the enforcing state or of the Indian tribe.
NOTICE	OF HEARING
without prior notice to Respondent, Petitioner a to appear and testify at a hearing regarding this a.m./p.m., when the Court will consider of Injunction for Protection Against Domestic Vor dissolved by the Court, and whether other the	Protection Against Domestic Violence has been issued and Respondent are instructed that they are scheduled as matter on {date}, at
	, Florida. If Petitioner and/or ction may be continued in force, extended, dismissed,
and/or additional orders may be granted, inclu-	ding the imposition of court costs.
support issues have been alleged in the pleadin	t be presented at this time. In cases where temporary ags, each party is ordered to bring his or her financial occdure Form 12.902(b) or (c)), tax return, pay stubs,

NOTICE: Because this is a civil case, there is no requirement that these proceedings be transcribed

and other evidence of financial income to the hearing.

FINDINGS

within 2 working days of your receipt of this temporary injunction. If you are hearing or voice

impaired, call TDD 1-800-955-8771.

The statements made under oath by Petitioner make it appear that section 741.30, Florida Statutes, applies to the parties. It also appears that Petitioner is a victim of domestic violence by Respondent, and/or Petitioner has reasonable cause to believe he/she is in imminent danger of becoming a victim of domestic violence by Respondent, and that there is an immediate and present danger of domestic violence to Petitioner or persons lawfully with Petitioner.

TEMPORARY INJUNCTION AND TERMS

This injunction shall be effective until the hearing set above and in no event for longer than 15 days, unless extended by court order. If a final order of injunction is issued, the terms of this temporary injunction will be extended until service of the final injunction is effected upon Respondent. This injunction is valid and enforceable in all counties of the State of Florida. The terms of this injunction may not be changed by either party alone or by both parties together. Only the Court may modify the terms of this injunction. Either party may ask the Court to change or end this injunction.

Any violation of this injunction, whether or not at the invitation of Petitioner or anyone else, may subject Respondent to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment. Certain willful violations of the terms of this injunction, such as: refusing to vacate the dwelling that the parties share; going to or being within 500 feet of Petitioner's residence, going to Petitioner's place of employment, school, or other place prohibited in this injunction; telephoning, contacting or communicating with Petitioner if

prohibited by this injunction; knowingly or intentionally coming within 100 feet of Petitioner's motor vehicle, whether or not it is occupied; defacing or destroying Petitioner's personal property; refusing to surrender firearms or ammunition if ordered to do so by the court; or committing an act of domestic violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes. In addition, it is a federal criminal felony offense, punishable by up to life imprisonment, depending on the nature of the violation, to cross state lines or enter Indian country for the purpose of engaging in conduct that is prohibited in this injunction. 18 U.S.C. § 2262.

ORDERED and **ADJUDGED**:

- 1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of domestic violence against Petitioner. Domestic violence includes: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, false imprisonment, or any other criminal offense resulting in physical injury or death to Petitioner or any of Petitioner's family or household members. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.
- 2. No Contact. Respondent shall have no contact with Petitioner unless otherwise provided in this Section, or unless paragraph 14 below provides for contact connected with the temporary custody of and visitation with minor child(ren).

a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax telephone, through another person, or in any other manner. Further, Respondent shall no contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current residence {list address}
or any residence to which Petitioner may move; Petitioner's current or any subsequent place of employment {list address of current employment}
or place where Petitioner attends
school {list address of school}
or the following other places (if requested by Petitioner) where Petitioner or Petitioner's minor child(ren) go often:
Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time
b. Other provisions regarding contact:

 3. Firearms. [Initial all that apply; write N/A if does not apply] a. Respondent shall not use or possess a firearm or ammunition. b. Respondent shall surrender any firearms and ammunition in the Respondent's possession to the County Sheriff's Department until further order of the court c. Other directives relating to firearms and ammunition: 		
PROT REGA 790.23 RESP CONT FEDE OR F FIREA WHICE	E: RESPONDENT IS ADVISED THAT, IF A PERMANENT INJUNCTION FOR TECTION AGAINST DOMESTIC VIOLENCE IS ISSUED FOLLOWING A HEARING ARDING THIS MATTER, IN MOST CASES IT WILL BE A VIOLATION OF § 33, FLORIDA STATUTES, AND A FIRST DEGREE MISDEMEANOR, FOR CONDENT TO HAVE IN HIS OR HER CARE, CUSTODY, POSSESSION OR TROL ANY FIREARM OR AMMUNITION. ADDITIONALLY, IT WILL BE A CRAL CRIMINAL FELONY OFFENSE TO SHIP OR TRANSPORT IN INTERSTATE OREIGN COMMERCE, OR POSSESS IN OR AFFECTING COMMERCE, ANY ARM OR AMMUNITION; OR TO RECEIVE ANY FIREARM OR AMMUNITION CH HAS BEEN SHIPPED OR TRANSPORTED IN INTERSTATE OR FOREIGN MERCE WHILE SUBJECT TO SUCH AN INJUNCTION. 18 U.S.C. § 922(g)(8).	
4.	Mailing Address. Respondent shall notify the Clerk of the Court of any change in his or her mailing address within 10 days of the change. All further papers (excluding the final injunction, if entered without Respondent being present at the hearing, and pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 741.30, Florida Statutes.	
5.	Additional order(s) necessary to protect Petitioner from domestic violence:	
	TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME	
[Initia	l all that apply; write N/A if does not apply]	
6	Possession of the Home. () Petitioner () Respondent shall have temporary exclusive use and possession of the dwelling located at:	
7		

	Name Birth date
12.	Temporary Custody of Minor Child(ren). () Petitioner () Respondent shall have temporary custody of the parties' minor child(ren) listed below:
11.	Jurisdiction. Jurisdiction to determine custody of any minor child(ren) listed in paragraph 12 below is proper under the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA).
	TEMPORARY CUSTODY OF MINOR CHILD(REN)
	Temporary support, if requested by Petitioner in the Petition for Injunction for ection Against Domestic Violence, will be addressed by the Court after notice to ondent and hearing on the matter.
	TEMPORARY SUPPORT
10.	Other:
9 the	()Petitioner () Respondent shall not damage or remove any furnishings or fixtures from parties' former shared premises.
8	Personal Items. () Petitioner () Respondent, in the presence of a law enforcement officer, may return to the premises described above () on, at, at, a.m./p.m., or () at a time arranged with the law enforcement department with jurisdiction over the home, for the purpose of obtaining his or her clothing and items of personal health and hygiene and tools of the trade. A law enforcement officer with jurisdiction over the home from which these items are to be retrieved shall accompany () Petitioner () Respondent to the home and stand by to insure that he/she vacates the premises with only his/her personal clothing, toiletries, tools of the trade, and any items listed in paragraph 10 below. The law enforcement agency shall not be responsible for storing or transporting any property. IF THE RESPONDENT IS NOT AWARDED POSSESSION OF THE HOME AND GOES TO THE HOME WITHOUT A LAW ENFORCEMENT OFFICER, IT IS A VIOLATION OF THIS INJUNCTION.
	over the home shall accompany () Petitioner () Respondent to the home, and shall place () Petitioner () Respondent in possession of the home.

	When requested by the custodial parent, law enforcement officers shall use any and all reasonable and necessary force to physically deliver the minor child(ren) listed above to custodial parent. The noncustodial parent shall not take the child(ren) from the custody of custodial parent or any child care provider or other person entrusted by the custodial parent with the care of the child(ren).
[Initia	al if applies; write N/A if does not apply] Neither party shall remove the minor child(ren) from the State of Florida, which is the jurisdiction of this Court, prior to the hearing on this temporary injunction. Violation of this custody order may constitute a felony of the third degree under sections 787.03 and 787.04, Florida Statutes.
13.	Contact with Minor Child(ren) . Unless otherwise provided in paragraph 14 below, the noncustodial parent shall have no contact with the parties' minor child(ren) until further order of the Court.
14.	Other Additional Provisions Relating to the Minor Child(ren).

OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS

INJUNCTION (Provisions in this injunction that do not include a line for the judge to either

initial	or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)
1.	The Sheriff of County, or any other authorized law enforcement officer, is ordered to serve this temporary injunction upon Respondent as soon as possible after its issuance.
2.	This injunction is valid in all counties of the State of Florida. Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without warrant pursuant to section 901.15, Florida Statutes, for any violation of its provisions which constitutes a criminal act under section 741.31, Florida Statutes.
3.	THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES. The arresting agent shall notify the State Attorney's Office immediately after arrest.
4.	Reporting alleged violations. If Respondent violates the terms of this injunction and there has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation, or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.
	ORDERED on
	CIRCUIT JUDGE
	ES TO:
	of County ner (or his or her attorney): by U. S. Mail by hand delivery in open court
	ndent: forwarded to sheriff for service State Attorney's Office Other:

I CERTIFY the foregoing is a true of	copy of the original as it appears on file in the office of
the Clerk of the Circuit Court of	County, Florida, and that I have furnished copies of
this order as indicated above.	
	CLERK OF THE CIRCUIT COURT
(SEAL)	
	By:
	Deputy Clerk

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
TEMPORARY INJUNCTION FOR PROT	TECTION AGAINST DOMESTIC VIOLENCE
WITHOUT MI	INOR CHILD(REN)
the Court has jurisdiction of the petitioner respondent upon service of the temporary inju It is intended that this protection ord therefore intended that it be accorded full	ler meet the requirements of 18 U.S.C. § 2265 and faith and credit by the court of another state or
Indian tribe and enforced as if it were the o	order of the enforcing state or of the Indian tribe.
NOTICE	OF HEARING
issued without prior notice to Respondent, Pet scheduled to appear and testify at a hearing reg a.m./p.m., when the Court will Judgment of Injunction for Protection Agains	
	, Florida. If Petitioner and/or
Respondent do not appear, this temporary injudismissed, and/or additional orders may be gra	
support issues have been alleged in the pleading	t be presented at this time. In cases where temporary ags, each party is ordered to bring his or her financial ocedure Form 12.902(b) or (c)), tax return, pay stubs, hearing.

NOTICE: Because this is a civil case, there is no requirement that these proceedings be transcribed at public expense.

FINDINGS

The statements made under oath by Petitioner make it appear that section 741.30, Florida Statutes, applies to the parties. It also appears that Petitioner is a victim of domestic violence by Respondent, and/or Petitioner has reasonable cause to believe he/she is in imminent danger of becoming a victim of domestic violence by Respondent, and that there is an immediate and present danger of domestic violence to Petitioner or persons lawfully with Petitioner.

TEMPORARY INJUNCTION AND TERMS

This injunction shall be effective until the hearing set above and in no event for longer than 15 days, unless extended by court order. If a final order of injunction is issued, the terms of this temporary injunction will be extended until service of the final injunction is effected upon Respondent. This injunction is valid and enforceable in all counties of the State of Florida. The terms of this injunction may not be changed by either party alone or by both parties together. Only the Court may modify the terms of this injunction. Either party may ask the Court to change or end this injunction.

Any violation of this injunction, whether or not at the invitation of Petitioner or anyone else, may subject Respondent to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment. Certain willful violations of the terms of this injunction, such as: refusing to vacate the dwelling that the parties share; going to or being within 500 feet of Petitioner's residence, going to Petitioner's place of employment, school, or other place prohibited in this injunction; telephoning, contacting or communicating with Petitioner if prohibited by this injunction; knowingly or intentionally coming within 100 feet of Petitioner's motor vehicle, whether or not it is occupied; defacing or destroying Petitioner's personal

property; refusing to surrender firearms or ammunition if ordered to do so by the court; or committing an act of domestic violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes. In addition, it is a federal criminal felony offense, punishable by up to life imprisonment, depending on the nature of the violation, to cross state lines or enter Indian country for the purpose of engaging in conduct that is prohibited in this injunction. 18 U.S.C. § 2262.

ORDERED and **ADJUDGED**:

3.

1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of domestic violence against Petitioner. Domestic violence includes: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, false imprisonment, or any other criminal offense resulting in physical injury or death to Petitioner or any of Petitioner's family or household members. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.

2. No Contact. Respondent shall have no contact with Petitioner unless otherwise provided in this section.

a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner
Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax
telephone, through another person, or in any other manner. Further, Respondent shall not
contact or have any third party contact anyone connected with Petitioner's employment or
school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise
provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current
residence {list address}
or any residence to which Petitioner may move; Petitioner's current or any subsequent place
of employment {list address of current employment}
or place where Petitioner attends
school {list address of school}
school {list address of school} or the following other places (if requested by Petitioner) where Petitioner or Petitioner's
minor child(ren) go often:
Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time.
b. Other provisions regarding contact:
o. Other provisions regulating contact.
Firearms.
rifeafilis.

a. Respondent shall not use or possess a firearm or ammunition.

[Initial **all** that apply; write N/A **if does not** apply]

<u> </u>	 b. Respondent shall surrender any firearms and ammunition in the Respondent's possession to the County Sheriff's Department until further order of the court. c. Other directives relating to firearms and ammunition:
PROT REGA 790.23 RESP CONT FEDE OR F FIREA WHICE	E: RESPONDENT IS ADVISED THAT, IF A PERMANENT INJUNCTION FOR EECTION AGAINST DOMESTIC VIOLENCE IS ISSUED FOLLOWING A HEARING ARDING THIS MATTER, IN MOST CASES IT WILL BE A VIOLATION OF § 33, FLORIDA STATUTES, AND A FIRST DEGREE MISDEMEANOR, FOR CONDENT TO HAVE IN HIS OR HER CARE, CUSTODY, POSSESSION OR FROL ANY FIREARM OR AMMUNITION. ADDITIONALLY, IT WILL BE A CRAL CRIMINAL FELONY OFFENSE TO SHIP OR TRANSPORT IN INTERSTATE OREIGN COMMERCE, OR POSSESS IN OR AFFECTING COMMERCE, ANY ARM OR AMMUNITION; OR TO RECEIVE ANY FIREARM OR AMMUNITION CH HAS BEEN SHIPPED OR TRANSPORTED IN INTERSTATE OR FOREIGN MERCE WHILE SUBJECT TO SUCH AN INJUNCTION. 18 U.S.C. § 922(g)(8).
4.	Mailing Address. Respondent shall notify the Clerk of the Court of any change in his or her mailing address within 10 days of the change. All further papers (excluding the final injunction, if entered without Respondent being present at the hearing, and pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 741.30, Florida Statutes.
5.	Additional order(s) necessary to protect Petitioner from domestic violence:
	TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME
[Initia	l all that apply; write N/A if does not apply]
6	Possession of the Home. () Petitioner () Respondent shall have temporary exclusive use and possession of the dwelling located at:
7	Transfer of Possession of the Home. A law enforcement officer with jurisdiction over the home shall accompany () Petitioner () Respondent to the home, and shall place () Petitioner () Respondent in possession of the home.

8	Personal Items. () Petitioner () Respondent, in the presence of a law enforcement officer, may return to the premises described above () on, at
	a.m./p.m., or () at a time arranged with the law enforcement department with jurisdiction over the home, for the purpose of obtaining his or her clothing and items of personal health and hygiene and tools of the trade. A law enforcement officer with jurisdiction over the home from which these items are to be retrieved shall accompany () Petitioner () Respondent to the home and stand by to insure that he/she vacates the premises with only his/her personal clothing, toiletries, tools of the trade, and any items listed in paragraph 10 below. The law enforcement agency shall not be responsible for storing or transporting any property. IF THE RESPONDENT IS NOT AWARDED POSSESSION OF THE HOME AND GOES TO THE HOME WITHOUT A LAW ENFORCEMENT OFFICER, IT IS A VIOLATION OF THIS INJUNCTION.
9	_ ()Petitioner () Respondent shall not damage or remove any furnishings or fixtures from the parties' former shared premises.
10	Other:
	TEMPORARY SUPPORT Temporary support, if requested by Petitioner in the Petition for Injunction for ection Against Domestic Violence, will be addressed by the Court after notice to ondent and hearing on the matter.
(This	OTHER SPECIAL PROVISIONS section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)
(Prov	DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INCTION visions in this injunction that do not include a line for the judge to either initial or write N/A considered mandatory provisions and should be interpreted to be part of this injunction.)
1.	The Sheriff of County, or any other authorized law enforcement officer, is ordered to serve this temporary injunction upon Respondent as soon as possible after its issuance.
2.	This injunction is valid in all counties of the State of Florida. Violation of this injunction

should be reported to the appropriate law enforcement agency. Law enforcement officers of

the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without warrant pursuant to section 901.15, Florida Statutes, for any violation of its provisions which constitutes a criminal act under section 741.31, Florida Statutes.

- 3. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES. The arresting agent shall notify the State Attorney's Office immediately after arrest.
- 4. **Reporting alleged violations.** If Respondent violates the terms of this injunction and there has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation, or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.

ORDERED on

	_
CIF	RCUIT JUDGE
COPIES TO:	
Sheriff of County	
Petitioner (or his or her attorney): by U. S. M.	Iail by hand delivery in open court
Respondent: forwarded to sheriff for service	ce
State Attorney's Office	
Other:	<u> </u>
I CERTIFY the foregoing is a true copy of	of the original as it appears on file in the office of
the Clerk of the Circuit Court of Co	ounty, Florida, and that I have furnished copies
of this order as indicated above.	•
CL	ERK OF THE CIRCUIT COURT
(SEAL)	
	Deputy Clerk

IN THE CIRCUIT COURT OF THE IN AND FOR	
	Case No.:
Petitioner,	
and	
Respondent	
FOR PROTECTION A	MENT OF INJUNCTION GAINST DOMESTIC VIOLENCE IILD(REN) (AFTER NOTICE)
•	ection Against Domestic Violence under section 741.30, his Court have been reviewed. The Court has jurisdiction
therefore intended that it be accorded to	order meet the requirements of 18 U.S.C. § 2265 and full faith and credit by the court of another state or he order of the enforcing state or of the Indian tribe.
	HEARING
	for a hearing to determine whether an Injunction for this case should be () issued () modified ()
The hearing was attended by () ()	Petitioner () Respondent Petitioner's Counsel () Respondent's Counsel
	FINDINGS
together with a copy of Petitioner's petition	, a notice of this hearing was served on Respondent on to this Court and the temporary injunction, if issued. orida law, and Respondent was afforded an opportunity
	n party present and of any witnesses, or upon consent of specific facts of this case, that Petitioner is a victim of

domestic violence or has reasonable cause to believe that he/she is in imminent danger of becoming

a victim of domestic violence by Respondent.

INJUNCTION AND TERMS

This injunction	shall be in full force and effect until() further order of the Court or
()(This injunction is valid and enforceab	ole in all counties of the State of
Florida. The terms of	this injunction may not be changed b	y either party alone or by both
parties together. Only	the Court may modify the terms of th	is injunction. Either party may
ask the Court to change	e or end this injunction at any time.	

Any violation of this injunction, whether or not at the invitation of Petitioner or anyone else, may subject Respondent to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment. Certain willful violations of the terms of this injunction, such as: refusing to vacate the dwelling that the parties share; going to or being within 500 feet of Petitioner's residence, going to Petitioner's place of employment, school, or other place prohibited in this injunction; telephoning, contacting or communicating with Petitioner if prohibited by this injunction; knowingly or intentionally coming within 100 feet of Petitioner's motor vehicle, whether or not it is occupied; defacing or destroying Petitioner's personal property; refusing to surrender firearms or ammunition if ordered to do so by the court; or committing an act of domestic violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes. In addition, it is a federal criminal felony offense, punishable by up to life imprisonment, depending on the nature of the violation, to cross state lines or enter Indian country for the purpose of engaging in conduct that is prohibited in this injunction. 18 U.S.C. § 2262.

ORDERED and **ADJUDGED**:

- 1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of domestic violence against Petitioner. Domestic violence includes: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, false imprisonment, or any other criminal offense resulting in physical injury or death to Petitioner or any of Petitioner's family or household members. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.
- 2. No Contact. Respondent shall have no contact with the Petitioner unless otherwise provided in this section, or unless paragraphs 13 through 19 below provide for contact connected with the temporary custody of and visitation with minor child(ren).
 - a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, **Respondent shall not go to, in, or within 500 feet of:** Petitioner's current residence *{list address}}*

provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current esidence { list address }
or any residence to which Petitioner may move; Petitioner's current or any subsequent place of employment { list address of current employment }
or place where Petitioner attends

	school {list address of school};
	or the following other places (if requested by Petitioner) where Petitioner or Petitioner's minor child(ren) go often:
	Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time.
	b. Other provisions regarding contact:
3.	Firearms. Unless paragraph a. is initialed below, Respondent shall not have in his or her care, custody, possession or control any firearm or ammunition. It is a violation of section 790.233, Florida Statutes, and a first degree misdemeanor, for the respondent to have in his or her care, custody, possession or control any firearm or ammunition.
[Initia	a. Respondent is a state or local officer as defined in section 943.10(14), Florida Statutes, who holds an active certification, who receives or possesses a firearm or ammunition for use in performing official duties on behalf of the officer's employing agency and is not prohibited by the court from having in his or her care, custody, possession or control a firearm or ammunition. The officer's employing agency may prohibit the officer from having in his or her care, custody, possession or control a firearm or ammunition. b. Respondent shall surrender any firearms and ammunition in the Respondent's possession to the County Sheriff's Department.
	c. Other directives relating to firearms and ammunition:
OFFI POSS REC TRA	E: RESPONDENT IS ADVISED THAT IT IS A FEDERAL CRIMINAL FELONY ENSE TO SHIP OR TRANSPORT IN INTERSTATE OR FOREIGN COMMERCE, OR SESS IN OR AFFECTING COMMERCE, ANY FIREARM OR AMMUNITION; OR TO EIVE ANY FIREARM OR AMMUNITION WHICH HAS BEEN SHIPPED OR NSPORTED IN INTERSTATE OR FOREIGN COMMERCE WHILE SUBJECT TO H AN INJUNCTION. 18 U.S.C. § 922(g)(8).
4. [Initia	Evaluation/Counseling. al all that apply; write N/A if does not apply] a. The Court finds that Respondent has:
	 i. willfully violated the ex parte injunction; ii. been convicted of, had adjudication withheld on, or pled nolo contendere to a
	crime involving violence or a threat of violence; and/or iii. in this state or any other state, had at any time a prior injunction for protection
	entered against the respondent after a hearing with notice. Note: If respondent meets any of the above enumerated criteria, the Court must order the

	ndent to attend a batterers' intervention program unless it makes written factual gs stating why such a program would not be appropriate. See § 741.30(6)(e), Florida
Statute	es.
Respo Respo	thin ()10 days () days, (but no more than 10 days) of the date of this injunction and thereafter without delay complete the following, and and the shall provide proof of such enrollment to the Clerk of Circuit Court within (lays ()days, (but no more than 30 days) of the date of this injunction: i. A certified batterers' intervention program from a list of programs to be provided by the Court or any entity designated by the Court. Respondent shall also
	successfully complete any substance abuse or mental health evaluation that the assessing program counselor deems necessary as a predicate to completion of the batterers' intervention program. ii. A substance abuse evaluation at:
	or a similarly qualified facility and any substance abuse treatment recommended by that evaluation. iii. A mental health evaluation by a licensed mental health professional at:
	or any other similarly qualified facility and any mental health treatment recommended by that evaluation. iv. Other:
of batt	terers' intervention program would be inappropriate:
	itioner is referred to a certified domestic violence center and is provided with a list of ed domestic violence centers in this circuit, which Petitioner may contact.
mailin requiri Such s	ng Address. Respondent shall notify the Clerk of the Court of any change in his or her ag address within 10 days of the change. All further papers (excluding pleadings ing personal service) shall be served by mail to Respondent's last known address. service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 0, Florida Statutes.
Other	provisions necessary to protect Petitioner from domestic violence:

TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME

-	al if applies; write N/A if not applicable] Possession of the Home. () Petitioner	() Respondent shall have temporary exclusive
		l at:
8		wenforcement officer with jurisdiction over the) Respondent to the home, and shall place () f the home.
9	a.m./p.m., or () at a time arrange jurisdiction over the home, accompanied by of obtaining his or her clothing and items trade. A law enforcement officer with jurisdictioner () Respondent to the home premises with only his/her personal clothing in paragraph 10 below. The law enforcement transporting any property. IF THE RESPO	pondent, in the presence of a law enforcement bed above () on, at a ged with the law enforcement department with a law enforcement officer only, for the purpose of personal health and hygiene and tools of the risdiction over the premises shall go with () and stand by to insure that he/she vacates the g, toiletries, tools of the trade, and any items listed ent agency shall not be responsible for storing or NDENT IS NOT AWARDED POSSESSION OF OME WITHOUT A LAW ENFORCEMENT IS INJUNCTION.
10	The following other personal possession this time:	s may also be removed from the premises at
11	Other:	
T	EMPORARY CUSTODY OF AND VIS	TATION WITH MINOR CHILD(REN)
12.		stody of and visitation with any minor child(ren) er the Uniform Child Custody Jurisdiction and
13.	Temporary Custody of Minor Child(retemporary custody of the parties' minor custody of the partie	
	Name	Birth date

	When requested by the custodial parent, law enforcement officers shall use any and all reasonable and necessary force to physically deliver the minor child(ren) listed above to custodial parent. The noncustodial parent shall not take the child(ren) from the custody of custodial parent or any child care provider or other person entrusted by the custodial parent with the care of the child(ren).
14.	Type of Contact/Visitation with Minor Child(ren) . The noncustodial parent shall have: one only]
	 a. no contact with the parties minor child(ren) until further order of the Court. b. the following specified visitation with the parties' minor child(ren), subject to any limitations set out below: {specify days and times}
15. [Initial	Limitations on Visitation. The above specified visitation shall be: all that apply; write N/A if does not apply] a. unsupervised.
	b. supervised by the following specified responsible adult:c. at a supervised visitation center located at:
	and shall be subject to the available times and rules of the supervised visitation center. The cost of such visits shall be paid by () custodial parent () noncustodial parent () both:
16. [Initial	Arrangements for Contact/Visitation with Minor Child(ren). all that apply; write N/A if does not apply]
<u> </u>	 a. A responsible person shall coordinate the visitation arrangements of the minor child(ren). If specified, the responsible person shall be: {name} b. Other conditions for visitation arrangements as follows:

	exchange of Minor Child(ren).
_	ll that apply; write N/A if does not apply]
	The parties shall exchange the child(ren) at () school or daycare, or () at the
10	ollowing location(s):
1.	A
p	. A responsible person shall conduct all exchanges of the child(ren). The noncustodial arent shall not be present during the exchange. If specified, the responsible person shall be: name}
c	. Other conditions for visitation exchange as follows:
- 18. C	Other Additional Provisions Relating to the Minor Child(ren).
_	
_	
_	
-	
_	
_	
	TEMPORARY SUPPORT
	emporary Alimony.
_	ll that apply; write N/A if does not apply]
R te	The court finds that there is a need for temporary alimony and that () Petitioner () respondent (hereinafter Obligor) has the present ability to pay alimony and shall pay emporary alimony to () Petitioner () Respondent (hereinafter Obligee) in the amount f \$
m	per nonth, payable () in accordance with Obligor's employer's payroll cycle, and in any event, t least once a month () other {explain}
u ir	eginning {date} This alimony shall continue until modified by court order, ntil a final judgment of dissolution of marriage is entered, until Obligee dies, until this njunction expires, or until {date},
w b fo	whichever occurs first. () Petitioner () Respondent shall be required to maintain health insurance coverage or the other party. Any uncovered medical costs for the party awarded alimony shall be ssessed as follows:
_	Other provisions relating to alimony:

20.	Temporary Child Support.
	all that apply; write N/A if does not apply]
	a. The Court finds that there is a need for temporary child support and that the noncustodial
	parent (hereinafter Obligor) has the present ability to pay child support. The amounts in the
	Child Support Guidelines Worksheet, ♥☐ Florida Family Law Form12.902(e), filed by ()
	Petitioner () Respondent are correct OR the Court makes the following findings: The
	Petitioner's net monthly income is \$, (Child Support Guidelines _\%). The
	Respondent's net monthly income is \$
	Monthly child care costs are \$
	Monthly health/dental insurance costs are \$
	b. Amount. Obligor shall pay temporary child support in the amount of \$, pe
	month payable () in accordance with Obligor's employer's payroll cycle, and in any event
	at least once a month () other {explain}:
	beginning {date}, and continuing until further order of the court, or until
	{date/event}
	{explain}
	If the child support ordered deviates from the guidelines by more than 5%, the factual
	findings which support that deviation are:
	c. () Petitioner () Respondent shall be required to maintain () health () dental insurance coverage for the parties' minor child(ren) so long as reasonably available. OR () Health () dental insurance is not reasonably available at this time. d. Any reasonable and necessary uninsured medical/dental/prescription drug costs for the minor child(ren) shall be assessed as follows:
	e. So Florida Supreme Court Approved Family Law Form 12.902(j), Notice of Social
	Security Number , is incorporated herein by reference.
	f. Other provisions relating to child support:
21.	Method of Payment.
[Initial	one only]
	a. Obligor shall pay any temporary child support/alimony ordered through income deduction,
	and such support shall be paid to the state disbursement unit. Obligor is individually
	responsible for paying this support obligation in the event that all or any portion of said
	support is not deducted from Obligor's income. Obligor shall also pay the applicable state
	disbursement unit service charge. Until child support/alimony payments are deducted from
	Obligor's paycheck pursuant to the Income Deduction Order, Obligor is responsible for
	making timely payments directly to the state disbursement unit.

b. Temporary child support/alimony sha	an de pard diffough the state disdursement unit in
office of the {name of county}	County Clerk of Circuit Court. Obl
	sement unit service charge. Income deduction is r
in the best interests of the child(ren) bed	cause:
· ,	
c. Other provisions relating to method	of payment:
c. Other provisions relating to method	of payment:
c. Other provisions relating to method	of payment:
c. Other provisions relating to method	of payment:

OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION

(Provisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)

- 1. This injunction is valid in all counties of the State of Florida. Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without warrant pursuant to section 901.15, Florida Statutes, for any violation of its provisions, except those regarding child support and/or alimony, which constitutes a criminal act under section 741.31, Florida Statutes. When inconsistent with this order, any subsequent court order issued under Chapter 61, Florida Statutes, shall take precedence over this order on all matters relating to property division, alimony, child custody, or child support.
- 2. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA, AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES. The arresting agent shall notify the State Attorney's Office immediately after arrest.
- 3. **Reporting alleged violations.** If Respondent violates the terms of this injunction and there has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation, or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.

4. Respondent, upon service of this injunction, shall be deemed to have knowledge of and to be bound by all matters occurring at the hearing and on the face of this injunction. 5. The temporary injunction, if any, entered in this case is extended until such time as service of this injunction is effected upon Respondent. ORDERED on ______. CIRCUIT JUDGE COPIES TO: Sheriff of County Petitioner (or his or her attorney): ____ by U. S. Mail by hand delivery in open court (Petitioner must acknowledge receipt in writing on the face of the original order - see below.) Respondent (or his or her attorney): forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below.) by certified mail (may only be used when Respondent is present at the hearing and Respondent fails or refuses to acknowledge the receipt of a certified copy of this injunction.) ____ State Attorney's Office ____ Batterer's intervention program (if ordered) ____ Central Governmental Depository (if ordered) ____ Department of Revenue ____ Other: _____ I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of the Clerk of the Circuit Court of _____ County, Florida, and that I have furnished copies of this order as indicated above. CLERK OF THE CIRCUIT COURT (SEAL) By: ______ Deputy Clerk

ACKNOWLEDGMENT

I, {Name of Petitioner}______,acknowledge receipt of a certified copy of this Injunction for Protection.

Petitioner	
ACKNOWLEDGMI	ENT
I, {Name of Respondent}certified copy of this Injunction for Protection.	, acknowledge receipt of a
Respondent	

IN THE CIRCUIT COURT OF THE IN AND FOR	
	Case No.: Division:
Petitioner,	_,
and	
Respondent.	
FOR PROTECTION A	MENT OF INJUNCTION GAINST DOMESTIC VIOLENCE CHILD(REN) (AFTER NOTICE)
	ction Against Domestic Violence under section 741.30, is Court have been reviewed. The Court has jurisdiction
therefore intended that it be accorded for	order meet the requirements of 18 U.S.C. § 2265 and all faith and credit by the court of another state or a order of the enforcing state or of the Indian tribe.
	HEARING
	for a hearing to determine whether an Injunction for this case should be () issued () modified ()
The hearing was attended by () I () I	Petitioner () Respondent Petitioner's Counsel () Respondent's Counsel
	FINDINGS
with a copy of Petitioner's petition to this Co	notice of this hearing was served on Respondent together ourt and the temporary injunction, if issued. Service was d Respondent was afforded an opportunity to be heard.
Respondent, the Court finds, based on the	party present and of any witnesses, or upon consent of specific facts of this case, that Petitioner is a victim of o believe that he/she is in imminent danger of becoming

a victim of domestic violence by Respondent.

INJUNCTION AND TERMS

	This injunction shall be in full force and effect until () further order of the Court
()	This injunction is valid and enforceable in all counties of the
State o	of Florida. The terms of this injunction may not be changed by either party alone or by
both p	parties together. Only the Court may modify the terms of this injunction. Either party
may a	sk the Court to change or end this injunction at any time.

Any violation of this injunction, whether or not at the invitation of Petitioner or anyone else, may subject Respondent to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment. Certain willful violations of the terms of this injunction, such as: refusing to vacate the dwelling that the parties share; going to or being within 500 feet of Petitioner's residence, going to Petitioner's place of employment, school, or other place prohibited in this injunction; telephoning, contacting or communicating with Petitioner if prohibited by this injunction; knowingly or intentionally coming within 100 feet of Petitioner's motor vehicle, whether or not it is occupied; defacing or destroying Petitioner's personal property; refusing to surrender firearms or ammunition if ordered to do so by the court; or committing an act of domestic violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes. In addition, it is a federal criminal felony offense, punishable by up to life imprisonment, depending on the nature of the violation, to cross state lines or enter Indian country for the purpose of engaging in conduct that is prohibited in this injunction. 18 U.S.C. § 2262.

ORDERED and ADJUDGED:

- 1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of domestic violence against Petitioner. Domestic violence includes: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, false imprisonment, or any other criminal offense resulting in physical injury or death to Petitioner or any of Petitioner's family or household members. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.
- 2. No Contact. Respondent shall have no contact with the Petitioner unless otherwise provided in this section.
 - a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, **Respondent shall not go to, in, or within 500 feet of:** Petitioner's current residence {list address}

or any residence to which Petitioner may move; Petitioner's current or any subsequent place

	of employment { list address of current employment }
	of employment {list address of current employment}or place where Petitioner attends school {list
	address of school}; or the following other places (if requested by Petitioner) where Petitioner or Petitioner's
	or the following other places (if requested by Petitioner) where Petitioner's minor child(ren) go often:
	Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time.
	b. Other provisions regarding contact:
3.	Firearms. Unless paragraph a. is initialed below, Respondent shall not have in his or her care, custody, possession or control any firearm or ammunition. It is a violation of section 790.233, Florida Statutes, and a first degree misdemeanor, for the respondent to have in his or her care, custody, possession or control any firearm or ammunition.
[Initial	if applies; write N/A if not applicable]
	a. Respondent is a state or local officer as defined in section 943.10(14), Florida Statutes, who holds an active certification, who receives or possesses a firearm or ammunition for use in performing official duties on behalf of the officer's employing agency and is not prohibited by the court from having in his or her care, custody, possession or control a firearm or ammunition. The officer's employing agency may prohibit the officer from having in his or her care, custody, possession or control a firearm or ammunition.
	b. Respondent shall surrender any firearms and ammunition in the Respondent's possession to the County Sheriff's Department.
	c. Other directives relating to firearms and ammunition:
OFFE POSSI RECE TRAN	E: RESPONDENT IS ADVISED THAT IT IS A FEDERAL CRIMINAL FELONY NSE TO SHIP OR TRANSPORT IN INTERSTATE OR FOREIGN COMMERCE, OR ESS IN OR AFFECTING COMMERCE, ANY FIREARM OR AMMUNITION; OR TO LIVE ANY FIREARM OR AMMUNITION WHICH HAS BEEN SHIPPED OR ISPORTED IN INTERSTATE OR FOREIGN COMMERCE WHILE SUBJECT TO I AN INJUNCTION. 18 U.S.C. § 922(g)(8).
4.	Evaluation/Counseling.
[Initial	all that apply; write N/A if does not apply]
	a. The Court finds that Respondent has:i. willfully violated the ex parte injunction;
	ii. been convicted of, had adjudication withheld on, or pled nolo contendere to a crime involving violence or a threat of violence; and/or
	iii. in this state or any other state, had at any time a prior injunction for protection

entered against the respondent after a hearing with notice. Note: If respondent meets any of the above enumerated criteria, the Court must order the Respondent to attend a batterers' intervention program unless it makes written factual findings stating why such a program would not be appropriate. See § 741.30(6)(e), Florida Statutes. b. Within ()10 days () days, (but no more than 10 days) of the date of this injunction, Respondent shall enroll in and thereafter without delay complete the following, and Respondent shall provide proof of such enrollment to the Clerk of Circuit Court within)30 days ()_____ days, (but no more than 30 days) of the date of this injunction: i. A certified batterers' intervention program from a list of programs to be provided by the Court or any entity designated by the Court. Respondent shall also successfully complete any substance abuse or mental health evaluation that the assessing program counselor deems necessary as a predicate to completion of the batterers' intervention program. ii. A substance abuse evaluation at: or a similarly qualified facility and any substance abuse treatment recommended by that evaluation. iii. A mental health evaluation by a licensed mental health professional at: or any other similarly qualified facility and any mental health treatment recommended by that evaluation. iv. Other: c. Although Respondent meets the statutory mandate of attendance at a batterers' intervention program, the Court makes the following written findings as to why the condition of batterers' intervention program would be inappropriate: d. Petitioner is referred to a certified domestic violence center and is provided with a list of certified domestic violence centers in this circuit, which Petitioner may contact. **Mailing Address.** Respondent shall notify the Clerk of the Court of any change in his or her mailing address within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 741.30, Florida Statutes. Other provisions necessary to protect Petitioner from domestic violence:

5.

6.

TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME

	if applies; write N/A if not applicable] Possession of the Home. () Petitioner () Respondent shall have temporary exclusive use and possession of the dwelling located at:
8	Transfer of Possession of the Home. A law enforcement officer with jurisdiction over the home shall accompany () Petitioner () Respondent to the home, and shall place () Petitioner () Respondent in possession of the home.
9	Personal Items. () Petitioner () Respondent, in the presence of a law enforcement officer, may return to the premises described above () on, ata.m./p.m., or () at a time arranged with the law enforcement department with jurisdiction over the home, accompanied by a law enforcement officer only, for the purpose of obtaining his or her clothing and items of personal health and hygiene and tools of the trade. A law enforcement officer with jurisdiction over the premises shall go with () Petitioner () Respondent to the home and stand by to insure that he/she vacates the premises with only his/her personal clothing, toiletries, tools of the trade, and any items listed in paragraph 10 below. The law enforcement agency shall not be responsible for storing or transporting any property. IF THE RESPONDENT IS NOT AWARDED POSSESSION OF THE HOME AND GOES TO THE HOME WITHOUT A LAW ENFORCEMENT OFFICER, IT IS A VIOLATION OF THIS INJUNCTION.
10	_The following other personal possessions may also be removed from the premises at this time:
11.	Other:
	TEMPORARY SUPPORT
12. [Initial	Temporary Alimony. all that apply; write N/A if does not apply] a. The court finds that there is a need for temporary alimony and that () Petitioner () Respondent (hereinafter Obligor) has the present ability to pay alimony and shall pay temporary alimony to () Petitioner () Respondent (hereinafter Obligee) in the amount of \$

	beginning {date} This alimony shall continue until modified by court order,
	until a final judgment of dissolution of marriage is entered, until Obligee dies, until this
	injunction expires, or until {date},
	whichever occurs first.
	b. () Petitioner () Respondent shall be required to maintain health insurance coverage
	for the other party. Any uncovered medical costs for the party awarded alimony shall be
	assessed as follows:
	assessed as follows.
	c. Other provisions relating to alimony:
13.	Method of Payment.
[Initial	one only]
	a. Obligor shall pay any temporary alimony ordered through income deduction, and such
	support shall be paid to the Central Government Depository inCounty.
	Obligor is individually responsible for paying this support obligation in the event that all or
	any portion of said support is not deducted from Obligor's income. Obligor shall also pay
	the applicable Central Government Depository service charge. Until alimony payments are
	deducted from Obligor's paycheck pursuant to the Income Deduction Order, Obligor is
	responsible for making timely payments directly to the Central Government Depository.
	b. Temporary alimony shall be paid through the Central Government Depository in the
	office of the {name of county}County Clerk of Circuit Court. Obligor
	shall also pay the applicable Central Government Depository service charge.
	c. Other provisions relating to method of payment:

OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION

(Provisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)

1. **This injunction is valid in all counties of the State of Florida.** Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without warrant pursuant to section 901.15,

Florida Statutes, for any violation of its provisions, except those regarding child support and/or alimony, which constitutes a criminal act under section 741.31, Florida Statutes. When inconsistent with this order, any subsequent court order issued under Chapter 61, Florida Statutes, shall take precedence over this order on all matters relating to property division, alimony, child custody, or child support.

- 2. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA, AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES. The arresting agent shall notify the State Attorney's Office immediately after arrest.
- 3. **Reporting alleged violations.** If Respondent violates the terms of this injunction and there has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation, or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.
- 4. Respondent, upon service of this injunction, shall be deemed to have knowledge of and to be bound by all matters occurring at the hearing and on the face of this injunction.
- 5. The temporary injunction, if any, entered in this case is extended until such time as service of this injunction is effected upon Respondent.

ORDERED on	.
	CIRCUIT JUDGE
COPIES TO: Sheriff of County	
Petitioner (or his or her attorney):	by U. S. Mail by hand delivery in open court (Petitioner must acknowledge receipt in writing on the face of the original order - see below.)
Respondent (or his or her attorney):	forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below.) by certified mail (may only be used when Respondent is present at the hearing and Respondent fails or refuses to acknowledge the receipt of a certified copy of this injunction.)
State Attorney's Office	

Batterer's intervention program	n (if ordered)	
Central Governmental Deposito	ory (if ordered)	
Department of Revenue		
Other:		
I CERTIFY the foregoing is a the Clerk of the Circuit Court of of this order as indicated above.		_
(SEAL)		
	By:	
	Deputy Clerk	
A	ACKNOWLEDGMENT	
I, {Name of Petitioner}		,acknowledge receipt of a
certified copy of this Injunction for F	Protection.	
	Petitioner	
A	ACKNOWLEDGMENT	
I, {Name of Respondent}certified copy of this Injunction for F		,acknowledge receipt of a
	Respondent	·

	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	_,
and	
Respondent.	_,
PROTECTION AGAINST () DOM	OF TEMPORARY INJUNCTION FOR IESTIC VIOLENCE () REPEAT VIOLENCE CNCE () SEXUAL VIOLENCE
	rt on {date}, upon otection against domestic violence, repeat, dating, or urt as follows:
The evidence presented is insufficient Florida Statutes) to allow the Court repeat, dating, or sexual violence.	out desires to voluntarily dismiss this action. ent under Florida law (section 741.30 or 784.046, to issue an injunction for protection against domestic,
Accordingly, the case is dismissed without	prejudice.
ORDERED on	
CIF	RCUIT JUDGE
COPIES TO:	
Sheriff of County Petitioner by U.S. Mail by hand or	daliyary in open court
Respondent by U.S. Mail by hand by ha	d delivery in open court
	copy of the original as it appears on file in the office of County, Florida, and that I have furnished copies
	ERK OF THE CIRCUIT COURT
(SEAL)	
	Deputy Clerk

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(f),

PETITION FOR INJUNCTION FOR PROTECTION AGAINST REPEAT VIOLENCE

When should this form be used?

If you or a member of your immediate family are a victim of **repeat violence**, you can use this form to ask the court for a protective order prohibiting repeat violence. Repeat violence means that **two** incidents of violence have been committed against you or a member of your immediate family by another person, **one of which must have been within 6 months of filing this petition.** Repeat violence includes assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Because you are making a request to the court, you are called the **petitioner**. The person whom you are asking the court to protect you from is called the **respondent**. If you are under the age of eighteen and have never been married or had the disabilities of nonage removed by a court, one of your parents or your legal guardian must sign this petition on your behalf.

The parent or legal guardian of any minor child who is living at home may seek an injunction for protection against repeat violence on behalf of the minor child. With respect to a minor child who is living at home, the parent or legal guardian must have been an eye-witness to, or have direct physical evidence or **affidavits** from eye-witnesses of, the specific facts and circumstances that form the basis of the petition.

If the respondent is your <u>spouse</u>, former spouse, related to you by blood or marriage, living with you now or has lived with you in the past (if you are or were living as a family), or the other parent of your child(ren), whether or not you have ever been married or ever lived together, you should use **Petition for Injunction for Protection Against Domestic Violence**, \Box Florida Supreme Court Approved Family Law Form 12.980(a), rather than this form.

This form should be typed or printed in black ink. You should complete this form (giving as much detail as possible) and sign it the presence of a notary or in front of the <u>clerk of the circuit court</u> in the county were you live. The clerk will take your completed petition to a <u>judge</u>. You should keep a copy for your records. If have any questions or need assistance completing this form, the clerk or <u>family law intake staff</u> will help you.

What should I do if the judge grants my petition?

If the facts contained in your petition convince the judge that you or a member of your immediate family are a victim of repeat violence and that an **immediate and present danger of repeat violence** to you or that family exists, the judge will sign a **Temporary Injunction for Protection Against Repeat Violence**, \square Florida Supreme Court Approved Family Law Form 12.980(k). A temporary injunction is issued without notice to the respondent. The clerk will give your **petition**, the temporary injunction, and any other papers filed with your petition to the sheriff or other law enforcement officer for **personal service** on the respondent. The temporary injunction will take effect immediately after the respondent is served with a copy of it. It lasts until a full **hearing** can

be held or for a period of 15 days, whichever comes first. The court may extend the temporary injunction beyond 15 days for a good reason, which may include failure to obtain **service** on the respondent.

The temporary injunction is issued "<u>ex parte</u>." This means that the judge has considered only the information presented by one side — YOU. Section I of the temporary injunction gives a date that you should appear in court for a hearing. You will be expected to testify about the facts in your petition. The respondent will be given the opportunity to testify at this hearing, also. At the hearing, the judge will decide whether to issue a **Final Judgment of Injunction for Protection Against Repeat Violence** (After Notice), Solutional Supreme Court Approved Family Law Form 12.980(*l*), which will remain in effect for a specific time period or until modified or dissolved by the court. If you and/or the respondent do not appear, the temporary injunction may be continued in force, extended, or dismissed, and/or additional orders may be granted, including the imposition of court costs.

If the judge signs a temporary or final injunction, the clerk will provide you with the necessary copies. Make sure that you keep one certified copy of the injunction with you at all times!

What can I do if the judge denies my petition?

If your petition is denied on the grounds that it appears to the court that no immediate and present danger of repeat violence exists, the court will set a full hearing on your petition. The respondent will be notified by **personal service** of your petition and the hearing. If your petition is denied, you may: amend your petition by filing a **Supplemental Affidavit in Support of Petition for Injunction for Protection**, Thorida Supreme Court Approved Family Law Form 12.980 (g); attend the hearing and present facts that support your petition; and/or dismiss your petition.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "**bold underline**" are defined in that section. The clerk of the circuit court or **family law intake staff** will help you complete any necessary forms. For further information, see section 784.046, Florida Statutes, and rule 12.610, Florida Family Law Rules of Procedure.

IN T	ΓΗΕ CIRCUIT COURT OF THE $_$		JUDICIAL CIRCUIT,
	IN AND FOR		COUNTY, FLORIDA
		Case N	[o.:
		Divisio	on:
	Petitioner,		
	and		
	Respondent	·•	
PET	TITION FOR INJUNCTION FOR	PROTE	CTION AGAINST REPEAT VIOLENCE
	I, {full legal name}		, being sworn, certify that the
follow	ving statements are true:		
SECT	ΓΙΟΝ Ι. PETITIONER (Τ	his section	is about you. It must be completed.)
	`		-
1.	Petitioner currently lives at: {addre	ess, city, s	tate, zip code}
	[√ if applies]		
			or protection on behalf of a minor child.
	Petitioner is the parent or le a minor child who is living		ian of {full legal name},
	a minor cinia who is nying	, at nome.	
2.	Petitioner's attorney's name, address	ss, and tel	ephone number is:
	(If you do not have an attorney, wr	rite "none.	<u> </u>
OF O			
	FION II. RESPONDENT (*) It must be completed.)	This section	on is about the person you want to be protected
11 01111	20 111400 00 00111p100041,		
1.	Respondent currently lives at: {add	dress, city,	state, and zip code}
	Respondent's Driver's License nur	mber is: {i	f known}
2.	Petitioner has known Respondent	since: {da	te}
3.	Respondent's last known place of employment:		
	Employment address:		
	working nours:		
4.	Physical description of Responden	ıt:	
			Date of Birth:
	Height: Weight: Eye	e Color:	Hair Color:

	Distinguishing marks and/or s	scars:	
	Vehicle: (make/model)	Color:	Tag Number:
5.	Other names Respondent goes	s by (aliases or nickna	mes):
6.	Respondent's attorney's name	, address, and telepho	ne number is:
	(If you do not know whether I does not have an attorney, write	-	orney, write "unknown." If Respondent
	FION III. CASE HISTORY As be completed.)	AND REASON FOR	SEEKING PETITION (This section
1.	violence, repeat violence, dati any other court?	ng violence, or sexual	nction for protection against domestic violence against Respondent in this or case? [include case number, if known]
2.	violence, repeat violence, dating other court?	ng violence, or sexual	unction for protection against domestic violence against Petitioner in this or any case? {include case number, if known}
3.	Describe any other court casbetween Petitioner and Resp		on now or that happened in the past enumber, if known}:
4.	assault, battery, aggravated by stalking, kidnaping, or false injury or death against Petition two incidents of "violence" has The most recent incident (included on {date}	pattery, sexual assaultimprisonment, or any er or a member of Petits occurred within 6 moduling date and location, at {location}	violence," meaning assault, aggravated t, sexual battery, stalking, aggravated criminal offense resulting in physical tioner's immediate family. One of these onths of the date of filing of this petition. on) is described below.

	G Check here if you are attaching additional pages to continue these facts.
	Other prior incidents (including dates and location) are described below: On {date}, at {location},
	Respondent
	G Check here if you are attaching additional pages to continue these facts.
	Petitioner genuinely fears repeat violence by Respondent. Explain:
	A 1124 1 T . 6 4
11	Additional Information that apply]
	a. Respondent owns, has, and/or is known to have guns or other weapons.Describe weapon(s):
	b. This or prior acts of repeat violence have been previously reported to: {person or agency
1	TION IV. INJUNCTION (This section must be completed.)
	Petitioner asks the Court to enter an injunction prohibiting Respondent from committing any
	acts of violence against Petitioner and: a. prohibiting Respondent from going to or within 500 feet of any place Petitioner lives;
	b. prohibiting Respondent from going to or within 500 feet of Petitioner's place(s) of employment or the school that Petitioner attends; the address of Petitioner's place(s) of employment and/or school is:
	;
	c. prohibiting Respondent from contacting Petitioner by telephone, mail, by e-mail, in writing, through another person, or in any other manner;

d. ordering Respondent not to $[\sqrt{\mathbf{all}}]$ that apply	use or possess any guns or firearms;
e. prohibiting Respondent fr	om going to or within 500 feet of the following place(s) liate family must go to often:
	knowingly and intentionally going to or within 100 feet of any other terms the Court deems necessary for the safety of ediate family.
TO HOLD A HEARING ON THIS F	FILING THIS PETITION, I AM ASKING THE COURT PETITION, THAT BOTH THE RESPONDENT AND I EARING, AND THAT I MUST APPEAR AT THE
THE TRUTHFULNESS OF THE C	M SWEARING OR AFFIRMING UNDER OATH TO LAIMS MADE IN THIS PETITION AND THAT THE MAKING A FALSE STATEMENT INCLUDES FINES
Dated:	
	Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
STATE OF FLORIDA COUNTY OF	_
Sworn to or affirmed and signed before	e me on by
	NOTARY PUBLIC or DEPUTY CLERK
Personally knownProduced identificationType of identification produced	[Print, type, or stamp commissioned name of notary or clerk.]
rype or identification produced	<u> </u>

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(g),

SUPPLEMENTAL AFFIDAVIT IN SUPPORT OF PETITION FOR INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE, REPEAT VIOLENCE, DATING VIOLENCE, OR SEXUAL VIOLENCE

When should this form be used?

You may use this form if your **Petition for Injunction for Protection Against Domestic Violence**, ♥□ Florida Supreme Court Approved Family Law Form 12.980(a), or your **Petition for Injunction** for Protection Against Repeat Violence, So ☐ Florida Supreme Court Approved Family Law Form 12.980(f), or your **Petition for Injunction for Protection Against Dating Violence**, **♥**□ Florida Supreme Court Approved Family Law Form 12.980(n), or your **Petition for Injunction for Protection Against Sexual Violence, ©** □ Florida Supreme Court Approved Family Law Form 12.890(q), was denied by the **iudge**. You should use this supplemental **affidavit** to add facts or clarify the facts you wrote in your original **petition**. For a domestic violence case, you should include FACTS that establish that you have been a victim of violence or are in **imminent** danger of becoming a victim of violence from the **respondent**. For a repeat violence case, you should include FACTS that establish that you or a member of your immediate family have or has been a victim of at least two prior incidents of violence, that one of those incidents occurred within the last six months and that there is an immediate and present risk of danger to you or a member of your immediate family. For a dating violence case, you should include FACTS that establish that you have been a victim of violence or are in imminent danger of becoming a victim of violence from the **respondent** who is an individual with whom you have or have had a continuing and significant relationship of a romantic or intimate nature, to be determined by consideration of such facts as the dating relationship existed within the past six months, the nature of the relationship included an expectation of affection or sexual involvement and the frequency and type of interaction between you and the individual included involvement over time and on a continued basis. Dating violence does not include violence in a casual acquaintanceship or violence between individuals who only have engaged in ordinary fraternization in a business or social context. For a sexual violence case, you should include FACTS that establish that you are a victim of sexual violence or the parent of a minor child living at home who is a victim of sexual violence, that you have reported the sexual violence to law enforcement and are cooperating in the criminal proceeding if there is one. You should attach the law enforcement agency incident report. If the respondent was in state prison for sexual violence against you or the minor child and respondent is out of prison or is getting out within 90 days of the petition, include that information in your supplemental affidavit, along with a copy of the notice of inmate release.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or the <u>clerk of the circuit court</u>. You should then <u>file</u> the original with the clerk in the county where the petition was filed and keep a copy for your records.

What should I do next?

After you complete this supplemental affidavit, the clerk will attach it to your original petition and all the documents will be submitted to the judge as your "Amended Petition."



IN	THE CIRCUIT COURT OF THE $_$	JUDICIAL CIRCUIT,
		COUNTY, FLORIDA
		Core No :
		Case No.:
	Petitioner,	
	and	
	Respondent	
(INJUNCTION FO) DOMESTIC VIOLENCE () R	VIT IN SUPPORT OF PETITION FOR OR PROTECTION AGAINST EPEAT VIOLENCE () DATING VIOLENCE XUAL VIOLENCE
	I. {full legal name}	, being sworn, certify that the
follov	wing statements are true:	
1.	On Idatal at	t {place and address}
1.	, an	i (piace ana adaress)
	Respondent said or did the follow family and made me afraid for my	ing things that hurt me or a member of my immediate or my family member's safety:
	□ Check here if you are attaching a	additional pages to continue these facts.
2.	On {date}, at	{place and address}
	the following event(s) took place:	

	☐ Check here if you are attaching add	ditional pages to continue these facts.
3.	received for injuries referred	g copies of medical records for treatment you may have to in your petition or in this supplemental affidavit, reports concerning incidents of violence involving you e of inmate release.
false st		or affirming under oath to the truthfulness of the t and that the punishment for knowingly making a isonment.
Dated.		
		Cionatona of Datition on
STATE	E OF FLORIDA	Signature of Petitioner
	TY OF	
Sworn	to or affirmed and signed before me of	on by
		NOTARY PUBLIC or DEPUTY CLERK
		[Print, type, or stamp commissioned name of notary or clerk.]
	Personally known	
	Produced identification	
	Type of identification produced	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(h), PETITIONER'S REQUEST FOR CONFIDENTIAL FILING OF ADDRESS

When should this form be used?

If you are the <u>petitioner</u> in a <u>petition</u> for injunction for protection against domestic violence action and you fear that disclosing your address to the <u>respondent</u> would put you in danger, you should complete this form and <u>file</u> it with the <u>clerk of the circuit court</u>.

You cannot use this form in a petition for injunction for protection against repeat, dating, or sexual violence action.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the clerk of the circuit court in the county where your petition was filed and keep a copy for your records.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT, COUNTY, FLORIDA
IN AND FOR	COUNTI, PLONIDA
	Case No.:
	Division:
Petitioner,	_•
and	
Respondent.	
PETITIONER'S REQUEST FOI	R CONFIDENTIAL FILING OF ADDRESS
	, Petitioner in the above violence action, request that the Court maintain and
Address	
City Sta	tteZip
	purpose of keeping the location of my residence pursuant to section 741.30, Florida Statutes.
Sign	nature of Petitioner
CONFIDENTIA	S TO PETITIONER'S REQUEST FOR AL FILING OF ADDRESS
I,	, as Clerk of the Circuit Court, do hereby certify that the above address confidential, subsequent to further tiality.
CL	ERK OF THE CIRCUIT COURT
(SEAL)	
Ву:	Deputy Clerk

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(i).

MOTION FOR EXTENSION OF INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE, REPEAT VIOLENCE, DATING VIOLENCE, OR SEXUAL VIOLENCE

When should this form be used?

If you are the <u>petitioner</u> on a previously entered injunction for protection against domestic violence, repeat violence, dating violence, or sexual violence and that injunction will soon expire, you may use this form to request that the court **extend the injunction. You must file a motion for extension BEFORE the previously entered order expires.**

This form should be typed or printed in black ink. After completing this form, you should sign it before a notary public or the <u>clerk of the circuit court</u>. You should then <u>file</u> the original with the clerk in the county where the petition was filed and keep a copy for your records. If you have any questions or need assistance completing this form, the clerk or <u>family law intake staff</u> will help you.

What should I do next?

For your case to proceed, you will need to set a **hearing** on your motion. You must properly notify the other party of the motion and hearing. You should check with the clerk of court for information on the local procedure for scheduling a hearing. When you know the date and time of your hearing, you should file **Notice of Hearing (General)**, Torida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form. You will need to serve a copy of your motion and Notice of Hearing to the other party. Service of your motion must be in a manner that is reasonably calculated to apprise the other party of your motion and the hearing. *Please note that if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. If you want to be sure, you should consider using certified mail, return receipt requested, or having the motion personally served. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for **Summons: Personal Service on an Individual,** Telorida Family Law Rules of Procedure Form 12.910(a).

You will need to appear at the hearing on your motion. After the hearing, if the judge grants your motion, he or she will prepare an **Order Extending Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, or Sexual Violence,** Splorida Supreme Court Approved Family Law Form 12.980(m). After the judge signs the order, the clerk will provide you with the necessary copies. **Make sure that you keep a certified copy of the previously entered injunction AND a certified copy of the order extending that injunction with you at all times.**

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" are defined in

that section. The clerk of the circuit court or family law intake staff will help you complete any necessary domestic, repeat, dating, or sexual violence forms and will answer any question that you may have.

Special notes...

With this form you may also file the following:

- **Petitioner's Request for Confidential Filing of Address**, **®**□ Florida Supreme Court Approved Family Law Form 12.980(h), if your petition is for protection against domestic violence and you wish to keep your address confidential.
- When completing this form, you should make sure that your reasons for requesting that the injunction be extended are stated clearly and that you include all relevant facts.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
	.,
Petitioner,	
and	
Respondent.	
() DOMESTIC VIOLENCE () RE	JUNCTION FOR PROTECTION AGAINST EPEAT VIOLENCE () DATING VIOLENCE UAL VIOLENCE
I {full leval name}	, being sworn, certify that the
following statements are true:	, semg sworm, certary that the
Confidential Filing of Address, Sa☐ Flori 12.980(h), and write "confidential" in the sp telephone number.)	a should complete and file Petitioner's Request for da Supreme Court Approved Family Law Form pace provided on this form for your address and
1. Petitioner currently lives at: {street of the lives at the state and zin code.}	address}
Telephone Number: {area code and	number}
2. Petitioner's attorney's name, address	and telephone number is:
(If you do not have an attament white	" " " " " " " " " " " " " " " " " " "
(If you do not have an attorney, writ	e none.")
SECTION II. RESPONDENT (This strom. It must be completed.)	section is about the person you want to be protected
<u> </u>	the current injunction was issued: (If known, write ment, physical description, vehicle, aliases or

SECTION III. CASE HISTORY AND REASON FOR SEEKING EXTENSION OF INJUNCTION

	Describe any attempts since the date of the current injunction by either Petitioner or Respondent to get an injunction for protection in this or any other court (other than the injunction you are asking to extend in this motion).
	Describe any other court cases (including city, state, and case numbers, if known) since the date of the current injunction between Petitioner and Respondent, including any cases involving the parties' minor child(ren), divorce, juvenile dependency, guardianship, or other civil or criminal cases.
	Petitioner requests that the previously entered injunction for protection against domestic violence, repeat violence, dating, or sexual violence be extended for the following specific reasons: {State <u>in detail</u> why you wish the injunction to remain in effect.}
	G Check here if you are attaching additional pages to continue these facts.
	Petitioner genuinely fears the continued threat of violence by Respondent.
ľ	ON IV. REQUESTED RELIEF
	Petitioner understands that the Court will hold a hearing on this motion and that he or she must appear at the hearing.
	Petitioner asks the Court to enter an order in this case that extends the previously entered injunction for a period of () or () until modified or dissolved by the court.

mailed () mailed by certified mail, return	nt was [√ one only] () mailed () faxed and n receipt requested, () furnished to a law
•	the person(s) listed below on {date}
Other party or his/her attorney:	
Name:	<u> </u>
Address:	
City, State, Zip:	
Fax Number:	
9	or affirming under oath to the truthfulness of the punishment for knowingly making a false nment.
Dated:	
	Signature of Petitioner
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me	e on by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk]
Personally known	
Produced identification	
Type of identification produced	
Type of identification produced	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(j),

MOTION FOR MODIFICATION OF INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE, REPEAT VIOLENCE, DATING VIOLENCE, OR SEXUAL VIOLENCE

When should this form be used?

This form may be used if you are a **party** to a previously entered injunction for protection against domestic violence, repeat violence, dating violence, or sexual violence and you want the court to **modify the terms** of the injunction. If you use this form, you are called the moving party.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or the <u>clerk of the circuit court</u>. You should then file the original with the clerk in the county where the original petition was filed and keep a copy for your records. **You must file a motion for modification <u>before</u> the previously entered order expires.** If you have any questions or need assistance completing this form, the clerk or <u>family law intake staff</u> will help you.

What should I do next?

For your case to proceed, you will need to set a <a hreating on your motion. You must properly notify the other party of the motion and hearing. You should check with the clerk of court for information on the local procedure for scheduling a hearing. When you know the date and time of your hearing, you should file Notice of Hearing (General), Thorida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form. You will need to serve a copy of your motion and Notice of Hearing to the other party. Service of your motion must be in a manner that is reasonably calculated to apprise the other party of your motion and the hearing. Please note that if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. If you want to be sure, you should consider using certified mail, return receipt requested, or having the motion personally served. If you are not represented by an attorney in this action, you must file proof that the other party personally received notice of your motion. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for Summons: Personal Service on an Individual, Thorida Family Law Rules of Procedure Form 12.910(a).

You will need to appear at a hearing on your motion for modification of injunction. After the hearing, if the judge grants your motion, he or she will prepare a new injunction for protection that contains the modifications. After the judge signs the new injunction, the clerk will provide you with the necessary copies. Make sure that you keep a <u>certified copy</u> of the new injunction with you at all times!

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" are defined in that section. The clerk of the circuit court or family law intake staff will help you complete any necessary

domestic, repeat, dating, or sexual violence forms and will answer any question that you may have.

Special notes...

If the injunction you are seeking to modify is for domestic violence and you want the court to modify **alimony**, **custody** of a minor child(ren), or **child support**, you must establish that there has been a change in circumstance(s), as required by chapters 61 Florida Statutes, or 741 Florida Statutes, as applicable, that requires this (these) modification(s). Be sure that you make these change(s) clear in your motion.

With this form you may also file the following:

- **Petitioner's Request for Confidential Filing of Address**, **S**☐ Florida Supreme Court Approved Family Law Form 12.980(h), if your petition is for domestic violence and you wish to keep your address confidential.
- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Solution Supreme Court Approved Family Law Form 12.902(d), must be completed and attached if the modification(s) you are seeking involves temporary custody of any minor child(ren).
- Family Law Financial Affidavit, ♥☐ Florida Family Law Rules of Procedure Form 12.902(b) or (c), must be completed and attached if the modification(s) you are seeking involves temporary alimony or temporary child support.
- When completing this form, you should make sure that your reasons for requesting that the injunction be modified are stated clearly and that you include all relevant facts.

IN	THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
		COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	
	and	
	Respondent.	
M () DOMESTIC VIOLENCE () REP	NJUNCTION FOR PROTECTION AGAINST PEAT VIOLENCE () DATING VIOLENCE AL VIOLENCE
follo	I, {full legal name} wing statements are true:	, being sworn, certify that the
Req Forn	uest for Confidential Filing of Address	n danger, you should complete and file Petitioner's, S□ Florida Supreme Court Approved Family Law he space provided on this form for your address and
1.	Moving Party is the () Petitioner () Respondent in this case.
2.		et address}
	{city, state and zip code} Telephone Number: {area code and n	umher}
3.	•	ess and telephone number is:
	(If you do not have an attorney, write	"none.")
SEC	CTION II. NEW INFORMATION	
	ess, place of employment, physical desc	n was issued: (If known, write the other party's new ription, vehicle, aliases or nicknames, or attorney's

SECTION III. CASE HISTORY AND REASON FOR SEEKING MODIFICATION OF INJUNCTION 1. Describe any attempts since the date of the current injunction by either Petitioner or Respondent to get an injunction for protection in this or any other court (other than the injunction you are asking to modify in this motion). Describe any other court cases (including case numbers, if known) since the date of the 2. current injunction between Petitioner and Respondent, including any cases involving the parties' minor child(ren), divorce, juvenile dependency, guardianship, or other civil or criminal cases. Moving Party requests that the previously entered injunction for protection against domestic 3. violence, repeat violence, dating, or sexual violence be modified for the following specific reasons: {State why you wish the injunction to be changed.} **G** Check here if you are attaching additional pages to continue these facts. SECTION IV. REQUESTED RELIEF Moving Party understands that the court will hold a hearing on this motion and that he or she 1. must appear at the hearing. 2. Moving Party asks the Court to enter an order in this case, that modifies the previously entered injunction in the following ways: {State how you wish the injunction to be changed.}

() mailed by certified mail, return receipt for personal service to the person(s) listed be the control of the party or his/her attorney: Name:	at was [√ one only] () mailed () faxed and mailed to requested, () furnished to a law enforcement officer below on {date}
Address:	
City, State, Zip:	
Fax Number:	 :
includes fines and/or imprisonment. Dated:	
	Cionatava of Doute
STATE OF FLORIDA COUNTY OF	Signature of Party
Sworn to or affirmed and signed before me	onby
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known	-
Produced identification	
Type of identification produced	

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
TEMPORARY INJUNCTION FOR PRO	TECTION AGAINST REPEAT VIOLENCE
therefore intended that it be accorded full f	er meet the requirements of 18 U.S.C. § 2265 and faith and credit by the court of another state or rder of the enforcing state or of the Indian tribe.
SECTION I. NOTICE OF HEARING	
without notice to Respondent, Petitioner and Rappear and testify at a hearing regarding this mat a.m./p.m., when the Court v Judgment of Injunction for Protection Against modified or dissolved by the Court, and wheth be before The Honorable <i>[name]</i>	Protection Against Repeat Violence has been issued despondent are instructed that they are scheduled to natter on {date}
, at {room name/numbe	r, tocation, daaress, city;, Florida. If Petitioner and/or
· · · · · · · · · · · · · · · · ·	junction may be continued in force, extended, or anted, including the imposition of court costs. All
NOTICE: Because this is a civil case, there is n at public expense.	to requirement that these proceedings be transcribed
YOU ARE ADVISED THAT IN THIS COUR	T:
a. a court reporter is provided by the	court.

advance for the services of and provide for a court reporter to prepare a written transcript of the	ne
proceedings at that party's expense.	
c. no electronic audio tape recording or court reporting services are provided by the cour	rt.
A party may arrange in advance for the services of and provide for a court reporter to prepare	a
written transcript of the proceedings at that party's expense.	
A RECORD, WHICH INCLUDES A TRANSCRIPT, MAY BE REQUIRED TO SUPPORT A	
APPEAL. THE PARTY SEEKING THE APPEAL IS RESPONSIBLE FOR HAVING TH	E
TRANSCRIPT PREPARED BY A COURT REPORTER. THE TRANSCRIPT MUST BE FILE	D
WITH THE REVIEWING COURT OR THE APPEAL MAY BE DENIED.	
If you are a person with a disability who needs any accommodation in order to participate in the proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contains	
{name}	_,
{address}, {telephone}	_,
within 2 working days of your receipt of this temporary injunction. If you are hearing or voic impaired, call TDD 1-800-955-8771.	ce
i '	

b. electronic audio tape recording only is provided by the court. A party may arrange in

SECTION II. FINDINGS

The statements made under oath by Petitioner make it appear that section 784.046, Florida Statutes, applies to the parties, that Petitioner is a victim of repeat violence and that an immediate and present danger of repeat violence exists to Petitioner or to a member of Petitioner's immediate family.

SECTION III. TEMPORARY INJUNCTION AND TERMS

This injunction shall be effective until the hearing set above and in no event for longer than 15 days, unless extended by court order. If a final order of injunction is issued, the terms of this temporary injunction will be extended until service of the final injunction is effected upon Respondent. This injunction is valid and enforceable in all counties of the State of Florida. The terms of this injunction may not be changed by either party alone or by both parties together. Only the Court may modify the terms of this injunction. Either party may ask the Court to change or end this injunction.

Willful violation of the terms of this injunction, such as refusing to vacate the dwelling which the parties share, going to Petitioner's residence, place of employment, school, or other place prohibited in this injunction, telephoning, contacting or communicating with Petitioner, if prohibited by this injunction, or committing an act of repeat violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes.

Any party violating this injunction may be subject to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment, and also may be charged with a crime punishable by a fine, jail, or both, as provided by Florida Statutes.

ORDERED and ADJUDGED:

1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment or any criminal offense resulting in physical injury or death. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word, or act to do violence to the Petitioner.

	and writer timedit, word, or dot to do violence to the Felticiner.		
2.	No Contact. Respondent shall have no contact with Petitioner unless otherwise provided in this section. a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's ampleyment or		
	contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current residence {list address}		
	or any residence to which Petitioner may move; Petitioner's current or any subsequent place of employment {list address of current employment}		
	or place where Petitioner attends school {list address of school} ; or the		
	following other places (if requested by Petitioner) where Petitioner or Petitioner's minor child(ren) go often:		
[Initial	if applies; write N/A if not applicable]b. Respondent may not knowingly come within 100 feet of Petitioner's automobile at		
	any time.		
	c. Other provisions regarding contact:		
3.	Firearms.		
[Initial	all that apply; write N/A if does not apply]		
	a. Respondent shall not use or possess a firearm or ammunition.		
	b. Respondent shall surrender any firearms and ammunition in Respondent's possession to		
	the County Sheriff's Department. c. Other directives relating to firearms and ammunition:		

4. **Mailing Address.** Respondent shall notify the Clerk of the Court of any change in his or her

mailing address within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 784.046, Florida Statutes.

5.	Additional order(s) necessary to protect Petitioner from repeat violence:
CEC	
	FION IV. OTHER SPECIAL PROVISIONS section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

- 1. The Sheriff of ______ County, or any other authorized law enforcement officer, is ordered to serve this temporary injunction upon Respondent as soon as possible after its issuance.
- 2. This injunction is valid and enforceable in all counties of the State of Florida. Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without a warrant pursuant to section 901.15, Florida Statutes, for any violation of its provisions, which constitutes a criminal act under section 784.047, Florida Statutes.
- 3. Should any Florida law enforcement officer having jurisdiction have probable cause to believe that Respondent has knowingly violated this injunction, the officer may arrest Respondent, confine him/her in the county jail without bail, and shall bring him/her before the Initial Appearance Judge on the next regular court day so that Respondent can be dealt with according to law. The arresting agent shall notify the State Attorney's Office immediately after arrest. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES.
- 4. **Reporting alleged violations.** If Respondent violates the terms of this injunction and there

has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.

ORDERED on
CIRCUIT JUDGE
COPIES TO:
Sheriff of County
Petitioner by U. S. Mail by hand delivery
Respondent: forwarded to sheriff for service
Other:
I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of
the Clerk of the Circuit Court of County, Florida, and that I have furnished copies of
this order as indicated above.
CLERK OF THE CIRCUIT COURT
CLERK OF THE CIRCUIT COURT
(SEAL)
By:
Deputy Clerk

IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT, COUNTY, FLORIDA
	Case No.: Division:
Petitioner,	
and	
Respondent.	
	TION FOR PROTECTION AGAINST CE (AFTER NOTICE)
Florida Statutes, and other papers filed in this Co of the parties and the subject matter. The term person on whose behalf this injunction is entered. It is intended that this protection order therefore intended that it be accorded full factors.	on Against Repeat Violence under section 784.046, burt have been reviewed. The Court has jurisdiction "Petitioner" as used in this injunction includes the ed. The requirements of 18 U.S.C. § 2265 and aith and credit by the court of another state or of the enforcing state or of the Indian tribe.
SECTION I. HEARING	
	a hearing to determine whether an Injunction for should be () issued () modified () extended.
The hearing was attended by () Petit () Petit	ioner () Respondent ioner's Counsel () Respondent's Counsel
SECTION II. FINDINGS	
with a copy of Petitioner's petition to this Court a	of this hearing was served on Respondent together and the temporary injunction, if issued. Service was espondent was afforded an opportunity to be heard.
· · · · · · · · · · · · · · · · · · ·	ty present and of any witnesses, or upon consent of cific facts of this case, that Petitioner is a victim of

SECTION III. INJUNCTION AND TERMS

repeat violence.

in the	This injunction shall be in full force and effect until () further order of the Court (ate) This injunction is valid and enforceable throughout all counties to State of Florida. The terms of this injunction may not be changed by either party alone to both parties together. Only the Court may modify the terms of this injunction. Either way ask the Court to change or end this injunction.
place if pre const	Willful violation of the terms of this injunction, such as refusing to vacate the dwelling has the parties share, going to Petitioner's residence, place of employment, school, or other exprohibited in this injunction, telephoning, contacting or communicating with Petitioner, ohibited by this injunction, or committing an act of repeat violence against Petitioner titutes a misdemeanor of the first degree punishable by up to one year in jail, as provided ections 775.082 and 775.083, Florida Statutes.
	Any party violating this injunction shall be subject to civil or indirect criminal empt proceedings, including the imposition of a fine or imprisonment, and also may be ged with a crime punishable by a fine, jail, or both, as provided by Florida Statutes.
	ORDERED and ADJUDGED:
1.	Violence Prohibited. Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.
2.	No Contact. Respondent shall have no contact with Petitioner unless otherwise provided in this section. a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current residence {list address} or any residence to which
	Petitioner may move; Petitioner's current or any subsequent place of employment { list address of current employment }
	or place where Petitioner attends school {list address of school}; or the following other places (if requested by
	Petitioner) where Petitioner or Petitioner's minor child(ren) go often:

[Initia	al if applies; write N/A if not applicable]
-	b. Respondent may not knowingly come within 100 feet of Petitioner's automobile at any
	time.
	c. Other provisions regarding contact:
3.	Firearms.
[Initia	al all that apply; write N/A if does not apply]
	a. Respondent shall not use or possess a firearm or ammunition.
	b. Respondent shall surrender any firearms and ammunition in the Respondent's possession
	to the County Sheriff's Department.
	c. Other directives relating to firearms and ammunition:
4.	Mailing Address. Respondent shall notify the Clerk of the Court of any change in his or her mailing address within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 784.046, Florida Statutes.
5.	Additional order(s) necessary to protect Petitioner from repeat violence:

SECTION IV. OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

SECTION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION

(Provisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)

1. This injunction is valid and enforceable in all counties of the State of Florida. Violation

of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without a warrant pursuant to section 901.15, Florida Statutes, for any violation of its provision, which constitutes a criminal act under section 784.047, Florida Statutes.

- 2. Should any Florida law enforcement officer having jurisdiction have probable cause to believe that Respondent has knowingly violated this injunction, the officer may arrest Respondent, confine him/her in the county jail without bail, and shall bring him/her before the Initial Appearance Judge on the next regular court day so that Respondent can be dealt with according to law. The arresting agent shall notify the State Attorney's Office immediately after arrest. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES.
- 3. **Reporting alleged violations.** If Respondent violates the terms of this injunction and there has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.
- 4. Respondent, upon service of this injunction, shall be deemed to have knowledge of and to be bound by all matters occurring at the hearing and on the face of this injunction.
- 5. The temporary injunction, if any, entered in this case is extended until such time as service of this injunction is effected upon Respondent.

ORDERED on	
	CIRCUIT JUDGE
COPIES TO: Sheriff of County	
Petitioner (or his or her attorney):	by U. S. Mail by hand delivery in open court (Petitioner must acknowledge receipt in writing on the face of the original order - see below)
Respondent (or his or her attorney):	forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below) by certified mail (may only be used when

	Responden	t is present at the hearing and t fails or refuses to acknowledge
	the receipt of	of certified copy of this injunction)
State Attorney's Office		
Other:		
I CERTIFY the foregoing is a true of the Clerk of the Circuit Court of this order as indicated above.		
uns order as indicated above.		
	CLERK OF THE C	CIRCUIT COURT
(SEAL)		
	By:	
	Deputy Clerk	
ACKN	OWLEDGMENT	
I. {Name of Petitioner}		acknowledge receipt of a
I, {Name of Petitioner}certified copy of this Injunction for Protect	tion.	, uchino wreage receipt or a
	Petitioner	
ACKN	OWLEDGMENT	
I (Name of Pagnon dout)		aaknawladaa raaaint of a
I, {Name of Respondent}certified copy of this Injunction for Protect		, acknowledge receipt of a
	Respondent	

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	COUNTY, FLORIDA
	Casa No.
	Case No.:
	Division.
Petitioner	
and	
, Respondent.	
	TION FOR PROTECTION AGAINST
	AT VIOLENCE () DATING VIOLENCE AL VIOLENCE
THIS CAUSE came before the Court on for an extension of injunction for protection an	{date}, upon Petitioner's mot d it appearing to the Court as follows:
Ex parte The claims in the motion for e	extension of injunction for protection make it app
to the Court that there is an immediate sexual violence, as required under section	and present danger of domestic, repeat, dating, on 741.30 or section 784.046, Florida Statutes. T
	d until {date} at a.m./p.m. ir
NOTICE: Because this is a civil case, transcribed at public expense.	there is no requirement that these proceedings
YOU ARE ADVISED THAT IN THIS	COURT:
	cording only is provided by the court. A party m
	de for a court reporter to prepare a written transcri
of the proceedings at that party's expense.	12 11 2
	nce, dating violence, or sexual violence action,
	ng services are provided by the court. A party m de for a court reporter to prepare a written transcri
of the proceedings at that party's expense.	to for a court reporter to prepare a written transcri
1	

A RECORD, WHICH INCLUDES A TRANSCRIPT, MAY BE REQUIRED TO SUPPORT AN APPEAL. THE PARTY SEEKING THE APPEAL IS RESPONSIBLE FOR HAVING THE TRANSCRIPT PREPARED BY A COURT REPORTER. THE TRANSCRIPT MUST BE FILED WITH THE REVIEWING COURT OR THE APPEAL MAY BE DENIED.

	y who needs any accommodation in order to participate in
	at no cost to you, to the provision of certain assistance.
Please contact	
{name}	
{address}	
within 2 working days of your record TDD 1-800-955-8771.	eipt of this order. If you are hearing or voice impaired, call
100 733 0771.	
if applicable, and a notice of this afforded an opportunity to be hear	Indent was served with a copy of the temporary injunction, hearing within the time required by Florida law and was rd. The notice and opportunity to be heard were sufficient lue process. The following persons attended the hearing:
Respondent, the Court finds that violence, or sexual violence or rea	ch party present and of any witnesses, or upon consent of Petitioner is a victim of domestic, repeat violence, dating sonably fears that he/she will become a victim of domestic lent. The previously entered injunction is extended until er of the Court.
ORDERED on	
	CIRCUIT JUDGE
COPIES TO:	
Sheriff of County	
Petitioner (or his or her attorney):	by U.S. Mail
	by hand delivery in open court (Petitioner must
	acknowledge receipt in writing on the face of the
Description bis on her attames).	original order — see below)
Respondent (or his or her attorney):	forwarded to sheriff for serviceby hand delivery in open court (Respondent must
	acknowledge receipt in writing on the face of the
	original order — see below)
	by certified mail (may only be used when Respondent
	is present at the hearing and Respondent fails or
	refuses to acknowledge the receipt of certified copy of this injunction)
State Attorney's Office	,
Other:	
LCEDTIEV 4 - f	a constant the opticinal so it opposes as C1. in the CC'.
	e copy of the original as it appears on file in the office of County, Florida, and that I have furnished copies of
this order as indicated above.	County, 1 fortua, and that I have furnished copies of

CLERK OF THE CIRCUIT COURT

(SEAL)	
By: _	
	Deputy Clerk
ACKNOWLE	EDGMENT
I, {Name of Petitioner}	, acknowledge receipt of
a certified copy of this Injunction for Protection.	
Petiti	ioner
ACKNOWLE	EDGMENT
I, {Name of Respondent} certified copy of this Injunction for Protection.	, acknowledge receipt of a
Resp	ondent

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(n),

PETITION FOR INJUNCTION FOR PROTECTION AGAINST DATING VIOLENCE

When should this form be used?

If you or a member of your immediate family are a victim of **dating violence**, you can use this form to ask the court for a protective order prohibiting dating violence. Dating violence means violence between individuals who have or have had a continuing and significant relationship of a romantic or intimate nature. The dating relationship must have existed within the past six months, the nature of the relationship must have been characterized by the expectation of affection or sexual involvement between the parties, and the frequency and type of interaction must have included that the persons have been involved over time and on a continuous basis during the course of the relationship. Dating violence does not include violence in a casual acquaintanceship or violence between individuals who only have engaged in ordinary fraternization in a business or social context. Dating violence includes assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Because you are making a request to the court, you are called the **petitioner**. The person whom you are asking the court to protect you from is called the **respondent**. If you are under the age of eighteen and have never been married or had the disabilities of nonage removed by a court, one of your parents or your legal guardian must sign this petition on your behalf.

The parent or legal guardian of any minor child who is living at home may seek an injunction for protection against dating violence on behalf of the minor child. With respect to a minor child who is living at home, the parent or legal guardian must have been an eye-witness to, or have direct physical evidence or **affidavits** from eye-witnesses of, the specific facts and circumstances that form the basis of the petition.

If the respondent is your <u>spouse</u>, former spouse, related to you by blood or marriage, living with you now or has lived with you in the past (if you are or were living as a family), or the other parent of your child(ren), whether or not you have ever been married or ever lived together, you should use **Petition for Injunction for Protection Against Domestic Violence**, Telorida Supreme Court Approved Family Law Form 12.980(a), rather than this form.

This form should be typed or printed in black ink. You should complete this form (giving as much detail as possible) and sign it the presence of a notary or in front of the **clerk of the circuit court** in the county were you live. The clerk will take your completed petition to a **judge**. You should keep a copy for your records. If <u>you</u> have any questions or need assistance completing this form, the clerk or **family law intake staff** will help you.

What should I do if the judge grants my petition?

If the facts contained in your petition convince the judge that you or a member of your immediate family are a victim of dating violence and that an **immediate and present danger of dating violence** to you or that family exists, the judge will sign a **Temporary Injunction for Protection**

Against Dating Violence, \square Florida Supreme Court Approved Family Law Form 12.980(o). A temporary injunction is issued without notice to the respondent. The clerk will give your **petition**, the temporary injunction, and any other papers filed with your petition to the sheriff or other law enforcement officer for **personal service** on the respondent. The temporary injunction will take effect immediately after the respondent is served with a copy of it. It lasts until a full **hearing** can be held or for a period of 15 days, whichever comes first. The court may extend the temporary injunction beyond 15 days for a good reason, which may include failure to obtain **service** on the respondent.

The temporary injunction is issued "ex parte." This means that the judge has considered only the information presented by one side — YOU. Section I of the temporary injunction gives a date that you should appear in court for a hearing. You will be expected to testify about the facts in your petition. The respondent will be given the opportunity to testify at this hearing, also. At the hearing, the judge will decide whether to issue a **Final Judgment of Injunction for Protection Against Dating Violence (After Notice)**, Solution Florida Supreme Court Approved Family Law Form 12.980(p), which will remain in effect for a specific time period or until modified or dissolved by the court. **If you and/or the respondent do not appear, the temporary injunction may be continued in force, extended, or dismissed, and/or additional orders may be granted, including the imposition of court costs.**

If the judge signs a temporary or final injunction, the clerk will provide you with the necessary copies. Make sure that you keep one certified copy of the injunction with you at all times!

What can I do if the judge denies my petition?

If your petition is denied on the grounds that it appears to the court that no immediate and present danger of dating violence exists, the court will set a full hearing on your petition. The respondent will be notified by **personal service** of your petition and the hearing. If your petition is denied, you may: amend your petition by filing a **Supplemental Affidavit in Support of Petition for Injunction for Protection**, Thorida Supreme Court Approved Family Law Form 12.980 (g); attend the hearing and present facts that support your petition; and/or dismiss your petition.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "**bold underline**" are defined in that section. The clerk of the circuit court or <u>family law intake staff</u> will help you complete any necessary forms. For further information, see section 784.046, Florida Statutes, and rule 12.610, Florida Family Law Rules of Procedure.

IN	THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
		COUNTY, FLORIDA
		Casa No :
		Case No.:
	,	
	Petitioner,	
	and	
	Respondent.	
	Respondent.	
PE	CTITION FOR INJUNCTION FOR PR	OTECTION AGAINST DATING VIOLENCE
	I, {full legal name}	, being sworn, certify that the
follo	owing statements are true:	
SEC	CTION I. PETITIONER (This secti	ion is about you. It must be completed.)
220	, 1 = 1 = 1 = 1 (1 s s s s s s s s s s s s s s s s	on to decour your to made or completed.
1.	·	city, state, zip code}
	Date of Birth of Petitioner:	
	$[\sqrt{\mathbf{i}}\mathbf{f}$ applies]	
		on for protection on behalf of a minor child.
		guardian of {full legal name},
	a minor child who is living at h	iome.
2.	Petitioner's attorney's name, address, an	d telephone number is:
	(If you do not have an attorney, write "	'none.")
CE C		
	CTION II. RESPONDENT (This sect ust be completed.)	cion is about the person you want to be protected from
	-	
1.	Respondent currently lives at: {address,	, city, state, and zip code}
	Respondent's Driver's License number	is: {ifknown}
2.	Petitioner has known Respondent since {	(date}
3.	Respondent's last known place of employ	yment:
	Working hours:	

	-	iption of Respondent:	- 1	D . (D) 1
	Race:		_ Female	
	Height:	Weight:	_ Eye Color:	Hair Color:
		marks and/or scars:	G 1	m
	Vehicle: (make	e/model)	Color:	Tag Number:
5.	Other names R	espondent goes by (alias	es or nicknames):_	
6.	Respondent's a	attorney's name, address	s, and telephone n	umber is:
	` •	know whether Responde an attorney, write "none	•	, write "unknown." If Respondent
7.	If Respondent	is a minor, the address	of Respondent's p	arent or legal guardian is:
	TION III. CAS be completed.)	E HISTORY AND RE	EASON FOR SEI	EKING PETITION (This section
1.	the length of ti			tioner and Respondent (include timate nature of the relationship,
	the frequency o	or type of interaction, a	nd any other facts	that characterize the relationship)
	the frequency of	or type of interaction, a	nd any other facts	
		if you are attaching add		that characterize the relationship)
2.	G Check here Have the Petiti	if you are attaching add	litional pages to co	that characterize the relationship)

other court?

Respondent has directed an incident of "violence," meaning assault, aggravated as battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stal kidnaping, or false imprisonment, or any criminal offense resulting in physical inju death against Petitioner or a member of Petitioner's immediate family. The inc (including date and location) is described below. On {date}, at {location}		any other court case that is either going on now or that happened in the Petitioner and Respondent (include case number, if known):
G Check here if you are attaching additional pages to continue these facts. Other prior incidents (including dates and location) are described below: On {date}, at {location}	battery, a kidnapin death ag (includin On {date	aggravated battery, sexual assault, sexual battery, stalking, aggravated stalk g, or false imprisonment, or any criminal offense resulting in physical injurainst Petitioner or a member of Petitioner's immediate family. The incident of the described below. [Aggravated battery, sexual assault, sexual battery, stalking, aggravated stalk generalized injuration of the properties of the prope
Other prior incidents (including dates and location) are described below: On {date}, at {location}	Respond	ent
Other prior incidents (including dates and location) are described below: On {date}, at {location}		
Other prior incidents (including dates and location) are described below: On {date}, at {location}		
Other prior incidents (including dates and location) are described below: On {date}, at {location}		
Other prior incidents (including dates and location) are described below: On {date}, at {location}		
On {date}, at {location} Respondent		
Respondent	G Check	here if you are attaching additional pages to continue these facts.
G Check here if you are attaching additional pages to continue these facts.	Other pri	or incidents (including dates and location) are described below:
G Check here if you are attaching additional pages to continue these facts.	Other pri	or incidents (including dates and location) are described below:
G Check here if you are attaching additional pages to continue these facts.	Other pri	or incidents (including dates and location) are described below:
G Check here if you are attaching additional pages to continue these facts.	Other pri	or incidents (including dates and location) are described below:
G Check here if you are attaching additional pages to continue these facts.	Other pri	or incidents (including dates and location) are described below:
	Other pri	or incidents (including dates and location) are described below:

9. [√ all	Additional Information that apply]
	a. Respondent owns, has, and/or is known to have guns or other weapons. Describe weapon(s):
	b. This or prior acts of dating violence have been previously reported to: {person or agency}
SECT	TION IV. INJUNCTION (This section must be completed.)
1.	Petitioner asks the Court to enter an injunction prohibiting Respondent from committing any acts of violence against Petitioner and: a. prohibiting Respondent from going to or within 500 feet of any place Petitioner lives; b. prohibiting Respondent from going to or within 500 feet of Petitioner's place(s) of employment or the school that Petitioner attends; the address of Petitioner's place(s) of employment and/or school is:
	;
	c. prohibiting Respondent from contacting Petitioner by telephone, mail, by e-mail, in writing, through another person, or in any other manner;
. <i>[</i> 11	d. ordering Respondent not to use or possess any guns or firearms;
[√ all	that apply]
	e. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's immediate family must go to often:

Petitioner's motor vehicle;	y and intentionally going to or within 100 feet of
immediate family.	ssary for the safety of Petitioner and Petitioner's
I UNDERSTAND THAT BY FILING TO HOLD A HEARING ON THIS PETITION WILL BE NOTIFIED OF THE HEARING HEARING.	
I UNDERSTAND THAT I AM SWEA THE TRUTHFULNESS OF THE CLAIMS M PUNISHMENT FOR KNOWINGLY MAKING AND/OR IMPRISONMENT.	
Dated:	
	Signature of Petitioner Printed Name:
	Address: City, State, Zip: Telephone Number: Fax Number:
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification	
Type of identification produced	

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	· · · · · · · · · · · · · · · · · · ·
	Casa No :
	Case No.: Division:
,	
Petitioner,	
and	
Respondent.	
•	
TEMPORARY INJUNCTION FOR PRO	OTECTION AGAINST DATING VIOLENCE
Florida Statutes, and other papers filed in this C the Court has jurisdiction of the petitioner	ion Against Dating Violence under section 784.046, Court have been reviewed. Under the laws of Florida, and the subject matter and has jurisdiction of the ction. The term "Petitioner" as used in this injunction action is entered.
therefore intended that it be accorded full	ler meet the requirements of 18 U.S.C. § 2265 and faith and credit by the court of another state or order of the enforcing state or of the Indian tribe.
SECTION I. NOTICE OF HEARING	
1 0	Protection Against Dating Violence has been issued Respondent are instructed that they are scheduled to

Because this Temporary Injunction for Protection Against Dating Violence has been issued
without notice to Respondent, Petitioner and Respondent are instructed that they are scheduled to
appear and testify at a hearing regarding this matter on {date}, at,
a.m./p.m., when the Court will consider whether the Court should issue a Final Judgment of
Injunction for Protection Against Dating Violence, which shall remain in effect until modified or
dissolved by the Court, and whether other things should be ordered. The hearing will be before The
Honorable {name}
, at {room name/number, location, address, city}
, Florida. If Petitioner and/or
Respondent do not appear, this temporary injunction may be continued in force, extended, or
dismissed, and/or additional orders may be granted, including the imposition of court costs. All witnesses and evidence, if any, must be presented at this time.

NOTICE: Because this is a civil case, there is no requirement that these proceedings be transcribed at public expense.

YOU ARE ADVISED THAT IN THIS COURT:

a. a court reporter is provided by the court.
b. electronic audio tape recording only is provided by the court. A party may arrange in
advance for the services of and provide for a court reporter to prepare a written transcript of the
proceedings at that party's expense.
c. no electronic audio tape recording or court reporting services are provided by the court.
A party may arrange in advance for the services of and provide for a court reporter to prepare a
written transcript of the proceedings at that party's expense.
A RECORD, WHICH INCLUDES A TRANSCRIPT, MAY BE REQUIRED TO SUPPORT AN
APPEAL. THE PARTY SEEKING THE APPEAL IS RESPONSIBLE FOR HAVING THE
TRANSCRIPT PREPARED BY A COURT REPORTER. THE TRANSCRIPT MUST BE FILED
WITH THE REVIEWING COURT OR THE APPEAL MAY BE DENIED.
If you are a person with a disability who needs any accommodation in order to participate in this
proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact
{name}
{address}
within 2 working days of your receipt of this temporary injunction. If you are hearing or voice
impaired, call TDD 1-800-955-8771.

SECTION II. FINDINGS

The statements made under oath by Petitioner make it appear that section 784.046, Florida Statutes, applies to the parties, that Petitioner is a victim of dating violence and/or Petitioner has reasonable cause to believe he or she is in imminent danger of becoming a victim of an act of dating violence by Respondent, and that an immediate and present danger of dating violence exists to Petitioner or to a member of Petitioner's immediate family.

SECTION III. TEMPORARY INJUNCTION AND TERMS

This injunction shall be effective until the hearing set above and in no event for longer than 15 days, unless extended by court order. If a final order of injunction is issued, the terms of this temporary injunction will be extended until service of the final injunction is effected upon Respondent. This injunction is valid and enforceable in all counties of the State of Florida. The terms of this injunction may not be changed by either party alone or by both parties together. Only the Court may modify the terms of this injunction. Either party may ask the Court to change or end this injunction.

Willful violation of the terms of this injunction, such as refusing to vacate the dwelling which the parties share, going to Petitioner's residence, place of employment, school, or other place prohibited in this injunction, telephoning, contacting or communicating with Petitioner, if prohibited by this injunction, or committing an act of dating violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes.

Any party violating this injunction may be subject to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment, and also may be charged with a crime punishable by a fine, jail, or both, as provided by Florida Statutes.

ORDERED and **ADJUDGED**:

1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word, or act to do violence to the Petitioner.

	thing through thought to do thousand to the relationer.
[Initial	No Contact. Respondent shall have no contact with the Petitioner unless otherwise provided in this section. a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current residence {list address}
	or any residence to which Petitioner may move; Petitioner's current or any subsequent place of employment {list address of current employment} or place where Petitioner attends school {list address of school} ; or the following other places (if requested by Petitioner) where Petitioner or Petitioner's minor child(ren) go often:
	 if applies; write N/A if not applicable] b. Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time. c. Other provisions regarding contact:
3. [Initial 	Firearms. all that apply; write N/A if does not apply] a. Respondent shall not use or possess a firearm or ammunition. b. Respondent shall surrender any firearms and ammunition in Respondent's possession to the County Sheriff's Department. c. Other directives relating to firearms and ammunition:

4.	mailing address. Respondent shall notify the Clerk of the Court of any change in his of her mailing address within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 784.046, Florida Statutes.
5.	Additional order(s) necessary to protect Petitioner from dating violence:
	TION IV. OTHER SPECIAL PROVISIONS s section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)
THI	CTION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING INJUNCTION To visions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)
1.	The Sheriff of County, or any other authorized law enforcement officer, is ordered to serve this temporary injunction upon Respondent as soon as possible after its issuance.
2.	This injunction is valid and enforceable in all counties of the State of Florida. Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without a warrant pursuant to section 901.15, Florida Statutes, for any violation of its provisions, which constitutes a criminal act under section 784.047, Florida Statutes.
3.	Should any Florida law enforcement officer having jurisdiction have probable cause to believe that Respondent has knowingly violated this injunction, the officer may arrest Respondent, confine him/her in the county jail without bail, and shall bring him/her before the Initial Appearance Judge on the next regular court day so that Respondent can be dealt with according to law. The arresting agent shall notify the State Attorney's Office immediately after arrest THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF

PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES.

FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS

4.	Reporting alleged violations. If Respondent violates the terms of this injunction and the has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county which the violation occurred and complete an affidavit in support of the violation Petitioner may contact the State Attorney's office for assistance in filing an action f indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contemproceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.			
	ORDERED on			
		CIRCUIT JUDGE		
COPI	ES TO:	circeit vebeb		
	ff of County			
Petitio	oner: by U. S. Mail by h	and delivery		
	ondent: forwarded to sheriff			
_	Other:			
	Other.			
	I CERTIFY the foregoing is a tr	ue copy of the original as it appears on file in the office of		
	lerk of the Circuit Court of	County, Florida, and that I have furnished copies of this		
order	as indicated above.			
		CLERK OF THE CIRCUIT COURT		
(SEA	L)			
		By:		
		Deputy Clerk		

4.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
Petitioner,	
and	
Respondent.	
	CTION FOR PROTECTION AGAINST NCE (AFTER NOTICE)
Florida Statutes, and other papers filed in this	cion Against Dating Violence under section 784.046, Court have been reviewed. The Court has jurisdiction "Petitioner" as used in this injunction includes the ered.
therefore intended that it be accorded full	der meet the requirements of 18 U.S.C. § 2265 and faith and credit by the court of another state or order of the enforcing state or of the Indian tribe.
SECTION I. HEARING	
	r a hearing to determine whether an Injunction for se should be () issued () modified () extended.
The hearing was attended by () Per () Per	citioner () Respondent citioner's Counsel () Respondent's Counsel
SECTION II. FINDINGS	
together with a copy of Petitioner's petition t	a notice of this hearing was served on Respondent to this Court and the temporary injunction, if issued. da law, and Respondent was afforded an opportunity
After hearing the testimony of each pa	arty present and of any witnesses, or upon consent of

Respondent, the Court finds, based on the specific facts of this case, that Petitioner is a victim of dating violence and/or Petitioner has reasonable cause to believe he or she is in imminent danger of becoming a victim of an act of dating violence by Respondent, and that an immediate and present

danger of dating violence exists to Petitioner or to a member of Petitioner's immediate family.

SECTION III. INJUNCTION AND TERMS

This injunction shall be in fu	ll force and effect until () further order of the Court
(){date}	This injunction is valid and enforceable throughout
all counties in the State of Florida. T	The terms of this injunction may not be changed by either
party alone or by both parties tog	gether. Only the Court may modify the terms of this
injunction. Either party may ask th	e Court to change or end this injunction.

Willful violation of the terms of this injunction, such as refusing to vacate the dwelling which the parties share, going to Petitioner's residence, place of employment, school, or other place prohibited in this injunction, telephoning, contacting or communicating with Petitioner, if prohibited by this injunction, or committing an act of dating violence against Petitioner constitutes a misdemeanor of the first degree punishable by up to one year in jail, as provided by sections 775.082 and 775.083, Florida Statutes.

Any party violating this injunction shall be subject to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment, and also may be charged with a crime punishable by a fine, jail, or both, as provided by Florida Statutes.

ORDERED and **ADJUDGED**:

- 1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.
- 2. No Contact. Respondent shall have no contact with Petitioner unless otherwise provided in this section.
 - a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, **Respondent shall not go to, in, or within 500 feet of:** Petitioner's current residence *[list address]*

Testachee (visi daaress)	or any residence
to which Petitioner may move; Petitioner's current or any subsequent pla	_ •
{list address of current employment}	
or place where Petitioner attends school {list address of school}	
; or the following other p	olaces (if requested

()ther providing regarding contect:
Other provisions regarding contact:
Firearms. Ill that apply; write N/A if does not apply] I. Respondent shall not use or possess a firearm or ammunition. I. Respondent shall surrender any firearms and ammunition in the Respondent's possession to the County Sheriff's Department. I. Other directives relating to firearms and ammunition:
Mailing Address. Respondent shall notify the Clerk of the Court of any change in his or her nailing address within 10 days of the change. All further papers (excluding pleadings equiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 784.046, Florida Statutes.
Additional order(s) necessary to protect Petitioner from dating violence:
֡֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜

SECTION IV. OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

SECTION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION

(Provisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)

- 1. This injunction is valid and enforceable in all counties of the State of Florida. Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction and are authorized to arrest without a warrant pursuant to section 901.15, Florida Statutes, for any violation of its provision, which constitutes a criminal act under section 784.047, Florida Statutes.
- 2. Should any Florida law enforcement officer having jurisdiction have probable cause to believe that Respondent has knowingly violated this injunction, the officer may arrest Respondent, confine him/her in the county jail without bail, and shall bring him/her before the Initial Appearance Judge on the next regular court day so that Respondent can be dealt with according to law. The arresting agent shall notify the State Attorney's Office immediately after arrest. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES.
- 3. **Reporting alleged violations.** If Respondent violates the terms of this injunction and there has not been an arrest, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation or Petitioner may contact the State Attorney's office for assistance in filing an action for indirect civil contempt or indirect criminal contempt. Upon receiving such a report, the State Attorney is hereby appointed to prosecute such violations by indirect criminal contempt proceedings, or the State Attorney may decide to file a criminal charge, if warranted by the evidence.
- 4. Respondent, upon service of this injunction, shall be deemed to have knowledge of and to be bound by all matters occurring at the hearing and on the face of this injunction.
- 5. The temporary injunction, if any, entered in this case is extended until such time as service of this injunction is effected upon Respondent.

ORDERED on			·
	CIRCU	IT JUI	OGE
COPIES TO: Sheriff of Petitioner (or his or her attorney):	_ County		by U. S. Mail by hand delivery in open court (Petitioner must acknowledge receipt in writing on the

face of the original order - see below)
forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below) by certified mail (may only be used when Respondent is present at the hearing and Respondent fails or refuses to acknowledge the receipt of certified copy of this injunction)
copy of the original as it appears on file in the office ofCounty, Florida, and that I have furnished copies of
RK OF THE CIRCUIT COURT
Deputy Clerk
Deputy Clerk
NOWLEDGMENT
, acknowledge receipt of a certified
ioner
NOWLEDGMENT
,acknowledge receipt of a tion.
pondent

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(q),

PETITION FOR INJUNCTION FOR PROTECTION AGAINST SEXUAL VIOLENCE

When should this form be used?

If you are a victim of **sexual violence** or the parent or legal guardian of a minor child who is living at home and is a victim of sexual violence, you can use this form to ask the court for a protective order prohibiting sexual violence. Sexual violence means any one incident of:

- sexual battery, as defined in chapter 794, Florida Statutes;
- a lewd or lascivious act, as defined in chapter 800, Florida Statutes, committed upon or in the presence of a person younger than 16 years of age;
- luring or enticing a child, as described in chapter 787, Florida Statutes;
- sexual performance by a child, as described in chapter 827, Florida Statutes; or
- any other forcible felony wherein a sexual act is committed or attempted

regardless of whether criminal charges based on the incident were filed, reduced, or dismissed by the state attorney. In order to get an injunction you must have reported the sexual violence to a law enforcement agency and be cooperating in the criminal proceeding if there is one. Attach the incident report by the law enforcement agency to your petition. It does not matter whether criminal charges based on the sexual violence have been filed, reduced, or dismissed by the state attorney's office. You may also seek an injunction for protection against sexual violence if the respondent was sent to prison for committing one of the sexual violence crimes listed above against you or your minor child living at home and respondent is out of prison or is getting our of prison within 90 days of your petition. Attach the notice of inmate release to your petition.

Because you are making a request to the court, you are called the **petitioner**. The person whom you are asking the court to protect you from is called the **respondent**. If you are seeking an injunction for protection against sexual violence on behalf of a minor child who is living at home, the parent or legal guardian must have been an eyewitness to, or have direct physical evidence or **affidavits** from eyewitnesses of, the specific facts and circumstances that form the basis of the petition. If you are under the age of eighteen and have never been married or had the disabilities of nonage removed by a court, one of your parents or your legal guardian must sign this petition on your behalf.

If the respondent is your **spouse**, former spouse, related to you by blood or marriage, living with you now or has lived with you in the past (if you are or were living as a family), or is the other parent of your child(ren) whether or not you have ever been married or ever lived together, you should use **Petition for Injunction for Protection Against Domestic Violence**, \Box Florida Supreme Court Approved Family Law Form 12.980(a), rather than this form.

This form should be typed or printed in black ink. You should complete this form (giving as much detail as possible) and sign it the presence of a notary or in front of the **clerk of the circuit court** in the county were you live. The clerk will take your completed petition to a **judge**. You should keep a copy for your records. If have any questions or need assistance completing this form, the clerk or

family law intake staff will help you.

What should I do if the judge grants my petition?

If the facts contained in your petition convince the judge that an immediate and present danger of violence exists, the judge will sign a **Temporary Injunction for Protection Against Sexual Violence**, Thorida Supreme Court Approved Family Law Form 12.980(r). A temporary injunction is issued without notice to the respondent. The clerk will give your **petition**, the temporary injunction, and any other papers filed with your petition to the sheriff or other law enforcement officer for **personal service** on the respondent. The temporary injunction will take effect immediately after the respondent is served with a copy of it. It lasts until a full **hearing** can be held or for a period of 15 days, whichever comes first, unless the **respondent** is incarcerated, and in such instance the temporary injunction is effective for 15 days following the date the **respondent** is released from incarceration. The court may extend the temporary injunction beyond 15 days for a good reason, which may include failure to obtain **service** on the respondent.

The temporary injunction is issued "ex parte." This means that the judge has considered only the information presented by one side — YOU. Section I of the temporary injunction gives a date that you should appear in court for a hearing. You will be expected to testify about the facts in your petition. The respondent will be given the opportunity to testify at this hearing, also. At the hearing, the judge will decide whether to issue a **Final Judgment of Injunction for Protection Against Sexual Violence (After Notice)**, So Florida Supreme Court Approved Family Law Form 12.980(s), which will remain in effect for a specific time period or until modified or dissolved by the court. **If you and/or the respondent do not appear, the temporary injunction may be continued in force, extended, or dismissed, and/or additional orders may be granted, including the imposition of court costs.**

If the judge signs a temporary or final injunction, the clerk will provide you with the necessary copies. Make sure that you keep one certified copy of the injunction with you at all times!

What can I do if the judge denies my petition?

If your petition is denied on the grounds that it appears to the court that no immediate and present danger of sexual violence exists, the court will set a full hearing on your petition. The respondent will be notified by **personal service** of your petition and the hearing. If your petition is denied, you may: amend your petition by filing a **Supplemental Affidavit in Support of Petition for Injunction for Protection**, Thorida Supreme Court Approved Family Law Form 12.980 (g); attend the hearing and present facts that support your petition; and/or dismiss your petition.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" are defined in that section. The clerk of the circuit court or <u>family law intake staff</u> will provide you with necessary

forms.	For further information, see section 784.046, I	Florida Statutes.
Instruction (03/04)	s for Florida Supreme Court Approved Family Law Form 12.980(q), l	Petition for Injunction for Protection Against Sexual Violence

IN T	THE CIRCUIT COURT OF THE $__$	JUDICIAL CIRCUIT,
		COUNTY, FLORIDA
		Cosa Na .
		Case No.:
		Division.
	Petitioner,	
	and	
	Respondent.	,
PET	TITION FOR INJUNCTION FOR	PROTECTION AGAINST SEXUAL VIOLENCE
	I, {full legal name}	being sworn, certify that
the fol	llowing statements are true:	•
1.	Date of Birth of Petitioner: [√ if applies] Petitioner seeks an injunc Petitioner is the parent or le	tion for protection on behalf of a minor child. gal guardian of {full legal name}, a minor child who is living at home.
2.	Petitioner's attorney's name, address	, and telephone number is:
	(If you do not have an attorney, wri	te "none.")
	TION II. RESPONDENT (This set be completed.)	section is about the person you want to be protected from
1.	Respondent currently lives at: {addr	ess, city, state, and zip code}
	Respondent's Driver's License number	ber is: {if known}
2.	Employment address:	ployment:

3.	Physical des	scription of Respo	ndent:	
	Race:	Sex: Male	Female	Date of Birth:
				Hair Color:
	Distinguish	ing marks and/or s	scars:	
	Vehicle: (m	ake/model)	Cole	or: Tag Number:
4.	Other names	s Respondent goes	by (aliases or nickna	ames):
5.	Respondent	's attorney's name,	address, and teleph	none number is:
	-	ot know whether F	_	attorney, write "unknown." If Responden
6.	If Responde	ent is a minor, the a	ddress of Responde	ent's parent or legal guardian is:
	TION III. C. be completed.		AND REASON FO	OR SEEKING PETITION (This section
1.				wn by the fact that the Respondent has
	G Check he	ere if you are attac	hing additional pag	ges to continue these facts.
[√ al	l that apply]			
	a. Petitione criminal pro	oceeding. The in	cident report by la	we enforcement and is cooperating in an aw enforcement is attached. {If there is a second or sec
	Petitioner's	minor child living		ting sexual violence against Petitioner of condent is out of prison or is getting out of case is attached.
2.		nting violence, repo ourt?	eat violence, or sex	njunction for protection against domesticual violence against Respondent in this of that case? [include case number, if known

3.	Has Respondent ever received or tried to get an injunction for protection against domestic violence, dating violence, repeat violence, or sexual violence against Petitioner in this or any other court? () Yes () No If yes, what happened in that case? [include case number, if known]
	() Tes () No II yes, what happened in that case: {include case number, if known}
4.	Describe any other court case that is either going on now or that happened in the past between Petitioner and Respondent {include case number, if known}:
5. [√ al l	Additional Information I that apply] a. Respondent owns, has, and/or is known to have guns or other weapons. Describe weapon(s):
	b. This or prior acts of violence have been previously reported to: {person or agency}
SEC'	FION IV. INJUNCTION (This section must be completed.)
1.	Petitioner asks the Court to enter an injunction prohibiting Respondent from committing any acts of violence against Petitioner and: a. prohibiting Respondent from going to or within 500 feet of any place Petitioner lives; b. prohibiting Respondent from going to or within 500 feet of Petitioner's place(s) of employment or the school that Petitioner attends; the address of Petitioner's place(s) of employment and/or school is:
r / au	c. prohibiting Respondent from contacting Petitioner by telephone, mail, by e-mail, in writing, through another person, or in any other manner; d. ordering Respondent not to use or possess any guns or firearms;
[v ai	that apply] e. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's immediate family must go to often:
	f. prohibiting Respondent from knowingly and intentionally going to or within 100 feet of

Petitioner's motor vehicle; and any other terms the Court deems necessary for the safety of Petitioner and Petitioner's immediate family.

I UNDERSTAND THAT BY FILING THIS PETITION, I AM ASKING THE COURT TO HOLD A HEARING ON THIS PETITION, THAT BOTH THE RESPONDENT AND I WILL BE NOTIFIED OF THE HEARING, AND THAT I MUST APPEAR AT THE HEARING.

I UNDERSTAND THAT I AM SWEARING OR AFFIRMING UNDER OATH TO THE TRUTHFULNESS OF THE CLAIMS MADE IN THIS PETITION AND THAT THE PUNISHMENT FOR KNOWINGLY MAKING A FALSE STATEMENT INCLUDES FINES AND/OR IMPRISONMENT.

Dated:	
	Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me	e on by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally knownProduced identificationType of identification produced	

	JUDICIAL CIRCUIT,
	COUNTY, FLORIDA
G N	
Division:	
_•	
-	
_,	
	Case No.:

TEMPORARY INJUNCTION FOR PROTECTION AGAINST SEXUAL VIOLENCE

The Petition for Injunction for Protection Against Sexual Violence under section 784.046, Florida Statutes, and other papers filed in this Court have been reviewed. Under the laws of Florida, the Court has jurisdiction of the petitioner and the subject matter and has jurisdiction of the respondent upon service of the temporary injunction. The term "Petitioner" as used in this injunction includes the person on whose behalf this injunction is entered.

It is intended that this protection order meet the requirements of 18 U.S.C. § 2265 and therefore intended that it be accorded full faith and credit by the court of another state or Indian tribe and enforced as if it were the order of the enforcing state or of the Indian tribe.

SECTION I. NOTICE OF HEARING

Because this Temporary Injunction for Prote	ection Against Sexual Viole	nce has been issued
without notice to Respondent, Petitioner and Respo	ondent are instructed that th	ey are scheduled to
appear and testify at a hearing regarding this matter of	n { <i>date</i> }	, at
a.m./p.m., when the Court will consider whether	the Court should issue a	Final Judgment of
Injunction for Protection Against Sexual Violence,	which shall remain in effect	ct until modified or
dissolved by the Court, and whether other things sho	ould be ordered. The hearing	g will be before The
Honorable {name}	_, at {room name/number,	location, address,
city}	, Florida. If Petitioner an	d/or Respondent do
not appear, this temporary injunction may be conti	inued in force, extended, o	r dismissed, and/or
additional orders may be granted, including the i	mposition of court costs.	All witnesses and
evidence, if any, must be presented at this time.		

NOTICE: Because this is a civil case, there is no requirement that these proceedings be transcribed at public expense.

YOU ARE ADVISED THAT IN THIS COURT:

a. a court reporter is provided by the court.	
b. electronic audio tape recording only is prov	vided by the court. A party may arrange
in advance for the services of and provide for a court report	
proceedings at that party's expense.	
c. no electronic audio tape recording or cour	t reporting services are provided by the
court. A party may arrange in advance for the services of a	nd provide for a court reporter to prepare
a written transcript of the proceedings at that party's exper	nse.
A RECORD, WHICH INCLUDES A TRANSCRIPT, MA	AV RE REQUIRED TO SUPPORT AN
APPEAL. THE PARTY SEEKING THE APPEAL IS	•
TRANSCRIPT PREPARED BY A COURT REPORTER.	
WITH THE REVIEWING COURT OR THE APPEAL M	
If you are a person with a disability who needs any accom-	
proceeding, you are entitled, at no cost to you, to the provis	sion of certain assistance. Please contact
{name}	
{address}	, {telephone},
within 2 working days of your receipt of this temporary	injunction. If you are hearing or voice
impaired, call TDD 1-800-955-8771.	-

SECTION II. FINDINGS

The statements made under oath by Petitioner make it appear that section 784.046, Florida Statutes, applies to the parties, that Petitioner is a victim of sexual violence by Respondent and meets the requirements for an injunction established by law.

SECTION III. TEMPORARY INJUNCTION AND TERMS

This injunction shall be effective until the hearing set above and in no event for longer than 15 days, unless extended by court order or unless the Respondent is incarcerated, and if incarcerated, shall be effective for 15 days following the date Respondent is released from incarceration. If a final order of injunction is issued, the terms of this temporary injunction will be extended until service of the final injunction is effected upon Respondent. This injunction is valid and enforceable in all counties of the State of Florida. The terms of this injunction may not be changed by either party alone or by both parties together. Only the Court may modify the terms of this injunction. Either party may ask the Court to change or end this injunction.

Willful violation of the terms of this injunction, such as refusing to vacate the dwelling which the parties share, going to Petitioner's residence, place of employment, school, or other place prohibited in this injunction, telephoning, contacting or communicating with Petitioner, if prohibited by this injunction, or committing an act of sexual violence against Petitioner

constitutes a contemptuous act.

Any party violating this injunction may be subject to civil or criminal contempt proceedings, including the imposition of a fine or imprisonment.

ORDERED and **ADJUDGED**:

1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word, or act to do violence to Petitioner.

2.	No Contact.	Respondent	shall have	no contact	with the	e Petitioner	unless	otherwise
	provided in t	his section.						

a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner.

Respondent shall not directly or indirectly contact Petitioner in telephone, through another person, or in any other manner. For contact or have any third party contact anyone connected with school to inquire about Petitioner or to send any messages to provided herein, Respondent shall not go to, in, or within 50 presidence [list address]	further, Respondent shall not hereitioner's employment of Petitioner. Unless otherwise of feet of: Petitioner's current
or any residence to which Petitioner may move; Petitioner's cu	
of employment {list address of current employment}	
or place where Pe	
address of school}	
other places (if requested by Petitioner) where Petitioner or Pe often:	titioner's minor child(ren) go
if applies; write N/A if not applicable]	
b. Respondent may not knowingly come within 100 feet of P	etitioner's automobile at any
time.	_
c. Other provisions regarding contact:	
	· · · · · · · · · · · · · · · · · · ·

3. **Firearms.**

[Initial

[Initial **all** that apply; write N/A **if does not** apply]

	a. Respondent shall not use or possess a firearm or ammunition.b. Respondent shall surrender any firearms and ammunition in Respondent's possession to the County Sheriff's Department.c. Other directives relating to firearms and ammunition:
4.	Mailing Address. Respondent shall notify the Clerk of the Court of any change in his or her mailing address within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 784.046, Florida Statutes.
5.	Additional order(s) necessary to protect Petitioner from sexual violence:
SEC	TION IV. OTHER SPECIAL PROVISIONS (This section to be used for inclusion of local provisions approved by the chief judge.)
	TION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING S INJUNCTION
(Pre	ovisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)
1.	The Sheriff of County, or any other authorized officer, is ordered to serve this temporary injunction upon Respondent as soon as possible after its issuance.
2.	This injunction is valid and enforceable in all counties of the State of Florida. Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction.
3.	Reporting alleged violations. If Respondent violates the terms of this injunction, Petitioner

complete an affidavit in support of the violation.

may contact the Clerk of the Circuit Court of the county in which the violation occurred and

ORDERED on
CIRCUIT JUDGE
COPIES TO:
Sheriff ofCounty
Petitioner: by U. S. Mail by hand delivery
Respondent: forwarded to sheriff for service
Other:
I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of
the Clerk of the Circuit Court of County, Florida, and that I have furnished copies of thi
order as indicated above.
CLERK OF THE CIRCUIT COURT
(CEAL)
(SEAL)
By:
Deputy Clerk

IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT, COUNTY, FLORIDA
	Case No.:
Petitioner,	_,
and	
Respondent.	
	NCTION FOR PROTECTION AGAINST ENCE (AFTER NOTICE)
Florida Statutes, and other papers filed in thi of the parties and the subject matter. The te person on whose behalf this injunction is entire intended that this protection of therefore intended that it be accorded for	ection Against Sexual Violence under section 784.046, s Court have been reviewed. The Court has jurisdiction erm "Petitioner" as used in this injunction includes the ntered. Order meet the requirements of 18 U.S.C. § 2265 and all faith and credit by the court of another state or e order of the enforcing state or of the Indian tribe.
SECTION I. HEARING	
	for a hearing to determine whether an Injunction for case should be () issued () modified () extended.
The hearing was attended by () F () F	Petitioner () Respondent Petitioner's Counsel () Respondent's Counsel
SECTION II. FINDINGS	
together with a copy of Petitioner's petition	, a notice of this hearing was served on Respondent to this Court and the temporary injunction, if issued. orida law, and Respondent was afforded an opportunity

After hearing the testimony of each party present and of any witnesses, or upon consent of Respondent, the Court finds, based on the specific facts of this case, that Petitioner is a victim of

sexual violence by Respondent and meets the requirements for an injunction established by law.

SECTION III. INJUNCTION AND TERMS

This injunction shall be in full force and effect until () further order of the Court (){date} This injunction is valid and enforceable throughou all counties in the State of Florida. The terms of this injunction may not be changed by either party alone or by both parties together. Only the Court may modify the terms of this injunction. Either party may ask the Court to change or end this injunction.	
place if pro	Willful violation of the terms of this injunction, such as refusing to vacate the dwelling the parties share, going to Petitioner's residence, place of employment, school, or other prohibited in this injunction, telephoning, contacting or communicating with Petitioner, whibited by this injunction, or committing an act of sexual violence against Petitioner itutes a contemptuous act.
proce	Any party violating this injunction shall be subject to civil or criminal contempt edings, including the imposition of a fine or imprisonment.
	ORDERED and ADJUDGED:
1.	Violence Prohibited. Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, or false imprisonment, or any criminal offense resulting in physical injury or death. Respondent shall not commit any other violation of the injunction through an intentional unlawful threat, word or act to do violence to the Petitioner.
2.	No Contact. Respondent shall have no contact with Petitioner unless otherwise provided in this section. a. Unless otherwise provided herein, Respondent shall have no contact with Petitioner. Respondent shall not directly or indirectly contact Petitioner in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Unless otherwise provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current residence {list address}

residence to which Petitioner may move; Petitioner's current or any subsequent place of employment {list address of current employment}

	or place where Petitioner attends school {list address of school}
	j; or the following other places (if requested by Petitioner) where Petitioner or Petitioner's minor child(ren) go often:
[Initia	l if applies; write N/A if not applicable]
	b. Respondent may not knowingly come within 100 feet of Petitioner's automobile at any
	time. c. Other provisions regarding contact:
	e. Other provisions regarding contact.
3.	Firearms.
	l all that apply; write N/A if does not apply]
	a. Respondent shall not use or possess a firearm or ammunition.
	b. Respondent shall surrender any firearms and ammunition in the Respondent's possession
	to the County Sheriff's Department.
	c. Other directives relating to firearms and ammunition:
4.	Mailing Address. Respondent shall notify the Clerk of the Court of any change in his or her mailing address within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served by mail to Respondent's last known address. Such service by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., section 784.046, Florida Statutes.
5.	Additional order(s) necessary to protect Petitioner from sexual violence:

SECTION IV. OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge.)

SECTION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION

(Provisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)

- 1. **This injunction is valid and enforceable in all counties of the State of Florida.** Violation of this injunction should be reported to the appropriate law enforcement agency. Law enforcement officers of the jurisdiction in which a violation of this injunction occurs shall enforce the provisions of this injunction.
- 2. **Reporting alleged violations.** If Respondent violates the terms of this injunction, Petitioner may contact the Clerk of the Circuit Court of the county in which the violation occurred and complete an affidavit in support of the violation.
- 3. Respondent, upon service of this injunction, shall be deemed to have knowledge of and to be bound by all matters occurring at the hearing and on the face of this injunction.
- 4. The temporary injunction, if any, entered in this case is extended until such time as service of this injunction is effected upon Respondent.

ORDERED on	
CIRCUIT	JUDGE
COPIES TO: Sheriff of County	by II S Moil
Petitioner (or his or her attorney):	 by U. S. Mail by hand delivery in open court (Petitioner must acknowledge receipt in writing on the face of the original order - see below)
Respondent (or his or her attorney):	 forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below) by certified mail (may only be used when Respondent is present at the hearing and Respondent fails or refuses to acknowledge the receipt of certified copy of this injunction)
State Attorney's Office Other:	

Florida Supreme Court Approved Family Law Form 12.980(s), Final Judgment of Injunction for Protection Against Sexual Violence (After Notice) (03/04)

		as it appears on file in the office of
the Clerk of the Circuit Court of	County, Florida	, and that I have furnished copies of
this order as indicated above.		
	CLERK OF THE CIRCU	JIT COURT
(SEAL)		
	By:	
	Deputy Clerk	
	ACKNOWLEDGMENT	
I, {Name of Petitioner}		_, acknowledge receipt of a certified
copy of this Injunction for Protecti	on.	
	Petitioner	
	ACKNOWLEDGMENT	
		,acknowledge receipt of a
certified copy of this Injunction for	r Protection.	
	Respondent	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(t), PETITION BY AFFIDAVIT FOR ORDER TO SHOW CAUSE FOR A VIOLATION OF FINAL JUDGMENT OF INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE, REPEAT VIOLENCE, DATING VIOLENCE, OR SEXUAL VIOLENCE

When should this form be used?

You may use this form if you have a valid **Final Judgment of Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, or Sexual Violence** in force which has been violated. You should use this **affidavit** to state the essential facts which establish a violation of the Final Judgment of Injunction.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a **notary public** or the **clerk of the circuit court**. You should then **file** the original with such clerk or judge as determined by the chief judge of your circuit to be the recipient of affidavits of violation, provide a copy to the state attorney of that circuit and keep a copy for your records.

IN	THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Casa No :
		Case No.:
	Petitioner,	
	and	
	Respondent.	
PE'	TITION BY AFFIDAVIT FOR OR	DER TO SHOW CAUSE FOR A VIOLATION OF
	FINAL JUDGMENT OF INJU	JNCTION FOR PROTECTION AGAINST
() DOMESTIC VIOLENCE () I	REPEAT VIOLENCE () DATING VIOLENCE
	() SE	XUAL VIOLENCE
	I, {full legal name}	, being sworn,
certi	fy that I have actual knowledge of the	following facts as set forth and the following statements
are t	rue:	
1.	The Court has previously issued [√ one only!
1.		ction for Protection Against Domestic Violence
		action for Protection Against Repeat Violence
		ction for Protection Against Dating Violence
	d. Final Judgment of Injur	action for Protection Against Sexual Violence
	in this case on the day of	,
	·	
2.		for Protection was served on Respondent on the day
	of,	_·
3.	On {date}	, at {place and address}
	the following event(s) took place:	

Florida Supreme Court Approved Family Law Form 12.980(t), Petition By Affidavit for Rule to Show Cause for a Violation of Final Judgment of Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, or Sexual Violence (03/04)

☐ Check here if you are attaching additional pages to continue these facts.
Respondent has willfully violated the Injunction by (explain what Respondent did that violated the Order of Protection.)
□ Check here if you are attaching additional pages to continue these facts.
Check here if you are attaching copies of medical records for treatment you may have received for injuries referred to in your affidavit, or copies of any police or sheriff reports concerning incidents of violence involving you and Respondent.
Respondent acted to impair, interfere with, delay, hinder, lessen the authority of, dignity of, and embarrass the cause of justice in a manner contemptuous of this court.
WHEREFORE, I respectfully request that the Court issue an Order to Show Cause, requiring ondent to appear before the Court to show cause why Respondent should not be held in empt of court for failure to abide by the terms and conditions of the Final Judgment of Injunction

I understand that by filing this affidavit, I am asking the court to hold a hearing, that both Respondent and I will be notified of the hearing, and that I must appear at the hearing. In addition to my own testimony, I understand that I can bring other proof of the violation such as, for example, people who saw Respondent violate the order, pictures, medical records,

for Protection.

police reports, or anything that might help show the judge how Respondent violated the Final Judgment of Injunction for Protection.

I have read every statement made in this affidavit and each statement is true and correct. I understand that the statements made in this affidavit are being made under penalty of perjury, punishable as provided in Section 837.02, Florida Statutes and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	
	Gianatana af Datitianan
	Signature of Petitioner
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed be	fore me on by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification	
Type of identification produ	iced
	locument was [$$ one only] () mailed () faxed and mailed) listed below on $\{date\}$
Other party or his/her attorney:	
Name:	
Address:	
City, State, Zip:	
Fax Number:	

	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
•	
Description of Respondent: Sex: E	ye color:
Race: H	fair color:
	ast known address:
Weight:	
DOB:	
ORD	ER TO SHOW CAUSE
This cause comes before the cou	ort for review based upon the alleged conduct of-Respondent
	ause directed to {name}
	he Final Judgment of Injunction for Protection as is more
	Affidavit For Order To Show Cause For a Violation Of
hereof.	rotection, a copy of which is attached hereto and made a part
nercor.	
	me}, are hereby
ORDERED to appear before this court	before Judge {name}
on {date}, at	{time} m., in Room of the
Courthouse, located a	t, to be arraigned. A
<u> </u>	equiring Respondent to show cause why he/she should not plation of the Final Judgment of Injunction for Protection as
<u>=</u>	idavit For Order To Show Cause For a Violation of Final
	etion. Punishment, if imposed, may include a fine and
incarceration.	Tumomient, it imposed, may merade a fine and
	based on the evidence presented at the hearing, that
	ons for civil contempt in addition to or instead of indirect
	the right to find Respondent guilty of civil contempt and
impose appropriate civil sanctions.	

The court hereby appoints the State Attorney's Office to prosecute the case.

Respondent is advised that he/she is entitled to be represented by counsel.

IT IS FURTHER ORDERED that the Sheriff of this county serve this **Order to Show Cause** by delivering copies to Respondent, with proof of Sheriff's service.

ORDERED in	County, Florida, on {date} .
	Judge
Copies to:	
State Attorney	
Petitioner or Co	unsel for Petitioner
Respondent or C	Counsel for Respondent
If you are a pers	on with a disability who needs any accommodation in order to participate in
this proceeding, you ar	re entitled, at no cost to you, to the provision of certain assistance. Please
contact {name}	
{address}	, {telephone}
within 2 working days	of your receipt of this order. If you are hearing or voice impaired, call TDD
1-800-955-8771.	