				ORI_			
,	THE SUPERIOR CO	URT FOR THE	E COUNTY (OF			
		STATE OF	GEORGIA				
V.	Petitioner,	: :	Civil Actio	n File			
		:	No.				
	Respondent.	:	· · · · ·				
THR	EE YEAR/PERMAN	ENT FAMILY	VIOLENC	E PROTEC	TIVE ORI	DER	
jurisdiction ov Motion and th	Permanent Family Vicer the subject matter are entire record concern ND ADJUDGED: That these proceeding	nd the parties. If ing this case and	Having heard t d for good cau	the evidence use shown, I	presented, r T IS HERE	eviewed t	he
2.	That this Order applied of every court and every court and every of this Order pursuant their arrest powers puthis Order.	ery law enforcernt to O.C.G.A.	nent official to § 19-13-4(d).	o enforce and Law Enfor	d carry out the cement officer	he provisi cers may	use
3. OR	This Order and the permanent pursuant						be
3.1	This Order shall			(3) years	and shall	expire	on
4. [pco01]	That the Respondent et seq., by committir fear for Petitioner's Petitioner and/or Petit	ng family violend safety, and repo	ce, has placed resents a cred	the Petitione lible threat t	er in reasonal to the physic	ble cal safety	

doing, or attempting to do, or threatening to do, any act of injury, maltreating, molesting, following, harassing, harming, or abusing the Petitioner and/or the minor child/ren in any manner. Respondent is not to interfere with Petitioner's travel, transportation, or communication. Respondent shall not follow, place under surveillance, or contact the

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Petitioner at any place of the Petitioner for the purpose of harassing and intimidating the Petitioner.

- 5. That the Respondent is enjoined and restrained from doing or attempting to do, or threatening to do, any act of injury, maltreating, molesting, harassing, harming, or abusing the Petitioner's family or household.
- 6. That this Court determined that it had jurisdiction over the parties and the subject matter under the laws of the State of Georgia and Respondent received reasonable notice and had the opportunity to be heard before this Order was issued sufficient to protect the Respondent's due process rights and this Order shall be presumed valid and pursuant to 18 U.S.C. § 2265(a) shall be accorded full faith and credit by any other state or local jurisdiction and shall be enforced as if an Order of the enforcing state or jurisdiction.

ONLY THE FOLLOWING THAT ARE INITIALED BY THE JUDGE SHALL APPLY

7. [pco04]	Respondent is ordered to stay away from Petitioner's and Petitioner's child/ren's residence and workplace and/or school and any subsequent residence or workplace or school of Petitioner and/or Petitioner's minor child/ren.
8. [pco01,04]	That Respondent is restrained and enjoined from approaching within yards of Petitioner and/or Petitioner's minor children.
9. [pco05]	Respondent is ordered not to have any contact, direct, indirect or through another person with Petitioner, by telephone, pager, fax, e-mail or any other means of communication except as specified in this Order.
10. [pco09]	That Petitioner is awarded temporary custody of the minor child/ren, namely: DOB sex
[pco06]	Check here <i>only if Respondent</i> is awarded temporary custody of child/ren.
11.	Respondent is ordered to pay to the Petitioner support for the minor child/ren in the amount of \$ every beginning the of

		income deduct child support re by mail directly	eceiver
	or _		
	In determining child support the Court f	inds as follows:	
	The gross income of the father is \$	yearly or \$	monthly.
	The gross income of the mother is \$		
	The applicable percentages of obligor's		
	to determine child support are:		
	One child 17 to 23 percer	nt Four children	29 to 35 percent
	<u>-</u>	nt Five children	31 to 37 percent
	Three children 25 to 32 percer	nt	
12.	Respondent is ordered to pay tempors \$ every beginning All payments are to be made by or to:		Petitioner in the amount of
		child support i	
		by mail directl	
		The state of the s	
13.	Respondent shall have visitation with the following schedule, beginning no visitation no visitation until supervised visitation, superfollows: follows:	ervised by a third pa	rty as
	visitation every other w p.m., beginning other visitation		at 6 p.m. until Sunday at 6
	circumstances concerni	ng how Respondent	shall pick up and return the

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	Strict compliance with this visitation provision shall not be a violation of the restraining provisions of this Order.
 14.	(Respondent)(Petitioner)(Both Petitioner and Respondent)[strike through appropriate] is/are ordered not to sell, encumber, trade, damage, contract to sell, or otherwise dispose of or remove from the jurisdiction of this Court any of the property or pets of the Petitioner or joint property or pets of the parties except in the ordinary course of business.
 15.	(Respondent)(Petitioner)(Both Petitioner and Respondent) [strike through appropriate] is/are ordered not to disconnect or have disconnected home utilities, change or have changed and/or cancel or have canceled auto, health or life insurance for Respondent, Petitioner, and/or Petitioner's child/ren or interfere with, Respondent's, Petitioner's and/or Petitioner's child/ren's mail.
 16.	Petitioner is awarded costs and attorney fees in the amount of
 17. [pco07]	Petitioner/protected party is either a spouse, former spouse, parent of a common child, child of Petitioner, child of Respondent, cohabitates or has cohabited with Respondent and qualifies for 18 U.S.C. 922(g).
 18. [pco08]	It is further Ordered
SO OR	DERED this day of
	JUDGE, SUPERIOR COURT County
	Print or stamp Judge's name

CIVIL ACTION FILE NO. _____

Violation of the above Order may be punishable by arrest.

CIVIL A	CTION 1	FILE NO.	
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NOTICE TO RESPONDENT

- 1. Violation of this Order may result in immediate arrest and criminal prosecution that may result in jail time and/or fines and/or may subject you to prosecution and penalties for contempt of court.
- 2. This Ordershall remain in effect unless specifically superceded by a subsequent signed and filed Order, by operation of law, or by Order of dismissal, whichever occurs first. Only this Court can void, modify or dismiss this Order. Either party may ask this Court to change or dismiss this Order.
- 3. If after a hearing, of which the Respondent received notice and opportunity to participate, a protective order is issued which restrains Respondent from harassing, stalking or threatening an intimate partner, Respondent is prohibited from possessing, receiving, or transporting a firearm or ammunition which has been shipped or transported in interstate or foreign commerce for the duration of the Order. 18 U.S.C. § 922(g).
- 4. A person commits the offense of Aggravated Stalking when such person, in violation of a temporary or permanent protective Order prohibiting this behavior follows, places under surveillance, or contacts Petitioner on public or private property for the purpose of harassing and intimidating the other person. This activity can subject the Respondent to arrest and prosecution for felony Aggravated Stalking, which carries penalties of imprisonment for not less than 1 year nor more than 10 years and a fine of up to \$10,000.00.

CIVIL A	CTION 1	FILE NO.	

* REMOVE THIS PAGE FROM ORDER *

Pursuant to O.C.G.A. Section 19-13-3
Petitioner assisted by
Name:Address:
Telephone:

Note to Judges: This form is promulgated as a Uniform Superior Court Rule under the auspices of O.C.G.A. § 19-13-53. To order a specific provision, please initial in the space provided. The court should delete or otherwise make inoperative any provision in the standardized form which is not supported by the evidence in the case and in order to comply with the court's application of the law and facts to an individual case.

Respondent's social securit	y number is	_, date of birth is	, sex, color of h
			t Respondent's race
_		_	guishing marks (tattoos, sca
			, license tag numb
			Respondent's hor
address	and	is employe	ed by
	1 1 0	(1)	
	and works from to	on (days)	
	and works from to		
PE		G INFORMATI	ION
PE' Protected parties	TITIONER'S IDENTIFYIN	G INFORMATI DOB	ION sex race
PET Protected parties	TITIONER'S IDENTIFYIN	G INFORMATION DOB DOB	ION sex race sex race