Т	HE SUPERIOR COURT FOR THE COUNTY OF STATE OF GEORGIA
	billing of openion.
Petitioner,	Civil Action File
v.	: : No
Respondent.	· :
	PETITION FOR TEMPORARY PROTECTIVE ORDER
The Popularity Petition for a	etitioner, pursuant to the Family Violence Act O.C.G.A. § 19-13-1 et seq., files this Family Violence Protective Order and in support shows the Court the following:
1.	Petitioner is a resident of County, Georgia, and is 18 years of age or older or is an emancipated minor. Petitioner's year of birth is, sex, and race
2.	Respondent is a resident of County, Georgia, and may be served at Georgia. Jurisdiction and venue are proper with this Court.
OR	
2.1	Respondent is a resident of the State of Under O.C.G.A. § 19-13-2 (b), jurisdiction and venue are proper with this Court because the abuse occurred in the State of Georgia in County and/or Petitioner lives in County. Respondent is subject to the jurisdiction of this Court and may be served at
3.	Petitioner and Respondent are:
4.	On or about, 20, Respondent committed the following acts of family violence against Petitioner and/or the minor child/ren:

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	tioner is in reasonable fear for Petitioner's own safety and/or the safe or child/ren.
	other times Respondent has committed other such acts, including ted to (approximate dates and what happened):
viole	re is a substantial likelihood that Respondent will commit such ence against Petitioner and the minor child/ren in the immediate of is not granted as provided pursuant to O.C.G.A. § 19-13-4.
	ck the paragraphs below that apply to your case. Fill in the info
	itioner and Respondent have child/ren under the age of 18. The s of birth, sex, and ages are
-	

8.	The parties are not married and Respondent (has OR has not) legitimated the child/ren of the parties.
9.	Petitioner (does OR does not) have knowledge concerning custody or claims of custody concerning these child/ren including divorce, separation, juvenile, and DFCS cases. Specify court and type of case (if applicable)
10.	Petitioner has the following minor child/ren living with Petitioner whom Petitioner wishes protected from Respondent and including in the Protective Order (names and ages):
11.	Petitioner believes Respondent has a criminal record and has committed the following crimes (approximate dates and crimes):
12.	Petitioner fears that if Respondent learns of Petitioner's current address that Respondent will hurt or injure Petitioner or Petitioner's immediate family. Petitioner requests that Respondent not be informed of Petitioner's current residence.
13.	Petitioner is dependent upon the family residence for shelter for Petitioner and/or minor child/ren and asks that Petitioner be granted the temporary use and possession of said residence, located at, together with all personal property contained therein with the exception of Respondent's personal clothing.
14.	Petitioner and the minor child/ren are dependent upon the Respondent for support and requests that Petitioner be awarded temporary child support.
15.	Petitioner is dependent upon Respondent for support and asks that Petitioner be awarded temporary support.
16.	The minor child/ren are currently in the custody and control of Petitioner/Respondent and Petitioner asks for legal and physical custody.
17.	Petitioner asks that the following assets/property of Petitioner be returned by Respondent:

THEREFORE,	Petitioner as	ks:
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- That the Court set a hearing no later than thirty (30) days from the filing of the (a) Petition and direct Respondent to appear before this Court and show any reasons why the demands of the Petitioner should not be granted; That the Respondent be served a copy of this Petition and Ex Parte Protective (b) Order as required by law; That this Court direct law enforcement to enforce this Order; (c) That this Court direct Respondent to stop abusing, harassing and intimidating (d) Petitioner and/or Petitioner's child/ren; That this Court restrain and enjoin Respondent from having any direct or indirect (e) contact with the Petitioner and/or Petitioner's child/ren; That this Court order that Respondent be enjoined from approaching within (f) yards of Petitioner; That this Court make findings of fact and conclusions of law concerning the (g) issues in this case; That Petitioner have such other and further relief as the Court may deem just and (h) proper; That this Court issue Family Violence Ex Parte and Twelve Month Protective (i) Orders to: Check the paragraphs below that apply to your case. Fill in the information needed by each paragraph you check. award Petitioner temporary sole legal and physical custody of the minor child/ren;
- order Respondent to vacate the family residence at ______
 instanter;

 grant Petitioner exclusive temporary use and possession of the family residence at and all personal property of the parties located at the family

	residence and Petitioner's current residence with the exception of Respondent's personal clothing; that law enforcement (sheriff or police department) assist Petitioner in returning to the family residence and in ensuring that the Respondent vacates said residence and that all keys, garage door openers and other security devices to the family residence are secured and given to the Petitioner;
-	order Respondent to provide suitable alternate housing for Petitioner and/or Petitioner's children;
	order Respondent to stay away from Petitioner's and/or Petitioner's minor child/ren's place of residence, place of employment, and/or school;
- 78	order Respondent's visitation with the minor child/ren be limited to no visitation or
	order Respondent to pay to Petitioner child support for the minor child/ren;
	order Respondent to pay spousal support for Petitioner;
 ,	award Petitioner costs and attorney's fees for having to bring this action;
	order that Petitioner's current address be kept confidential;
	enjoin and restrain Respondent from selling, disposing or encumbering, trading, contracting to sell, or otherwise disposing or removing from the jurisdiction of this Court any of the property of Petitioner or of the parties except in the ordinary course of business;
	enjoin and restrain Respondent from disconnecting the home utilities, changing and/or canceling auto, health or life insurance for Respondent, Petitioner, and/or the Petitioner's minor child/ren, and/or interfering with Petitioner's or the Petitioner's minor child/ren's mail;
	grant Petitioner the use of the following automobile: Make, Model, Year, and law enforcement (sheriff or police department) ensure that all keys to said vehicle be immediately returned to Petitioner;
	permit Petitioner to remove the following property from the residence for the exclusive use by Petitioner and/or the minor child/ren
	and law enforcement (sheriff or police department) be ordered to assist Petitioner during this removal;

order Respondent to undergo evalurecommended treatment;	uation for drug/alcohol abuse and to follow the
order Respondent to undergo a ba recommended treatment;	atterer's intervention program and to follow the
order Respondent to returnto Petitioner immediately;	
order Respondent to reimburse Petit	ioner for damages or expenses for the following:
	Description of the description o
	Respectfully submitted,
	Petitioner
	Address
	Telephone:
	(Do not give current address if confidential; give alternative address)

THE SUPERIOR COU	RT FOI	R THE C	COUNTY OF
	STA	TE OF C	GEORGIA
Petitioner, v. Respondent.			Civil Action File No
Personally appeared the Petitioner in the above styled of			ATION , who being duly sworn states that she/he is a facts set forth in the foregoing Petition for
Temporary Protective Order are tr	ue and o	correct.	
			Petitioner
Sworn and subscribed before me this day of	, 2	20	
NOTARY PUBLIC			
My commission expires:			

Pursuant to O.C.G.A. § 19-13-3, Petitioner assisted by Name:			
Address:			
Phone:			

CIVIL ACTION FILE NO. _____

REMOVE THIS PAGE FROM ORDER AND FILE SEPARATELY UNDER SEAL

CONFIDENTIAL INFORMATION FORM - ATTENTION COURT STAFF: THIS PAGE IS A RESTRICTED-ACCESS DOCUMENT.

This document is not accessible to the public or to other parties.

(please complete as muc Informa	RESPONDENT'S ID the as possible; one of these me tion Center registry: Respond	nust be provided to have	ve the or	der placed in the N	National Crime	
Respondent's social se	ecurity number is	, date o	of birth	is, se	ex, color	
of hair,	color of eyes	, height	,	weight	Respondent's	
race is, e	ethnic background	Responde	nt has	distinguishing m	narks (tattoos,	
scars, etc.)	Responde	ent drives a			_, license tag	
no:(Exp	oires:) and has a(state) driver's licens	se no: _	(E	Expires:).	
Respondent's home a	ddress			and	is employed	
by	at		_ and	works from	_ to on	
(days) I	Respondent has the follow	ing known aliases: _				
PRO	TECTED PARTIES'	IDENTIFYING 1	INFO	RMATION		
Petitioner:		DOB	sex	race		
Other:	1	DOB	sex	race		
Other:		DOB	sex	race		
Other:		DOB	sex	race		
Other:		DOB	sex	race		

Rev'd 8/14

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*For transmittal to the Georgia Protective Order Registry and, if applicable,

the National Crime Information Center.*

	mormation Ce	inter region y. Respondent s	date of birth OK so	cial security num	ber)	
Respondent's	social security nu	mber is	_, date of birth i	is, s	ex, color	of hair
, color of eyes		, height	, weight	Respondent	's race is	
ethnic back	ground	Respondent	has disting	uishing mark	s (tattoos,	scars,
etc.)	·	Respondent drives	a		, license	tag
no:	(Expires:)	and has a(state) driver's licens	se no:	(Expires	:).
Respondent's	home address				and is em	ployed
by	at		an	d works from	m to _	on
(days)	Responder	t has the following know	n aliases:			
	PROTE	ECTED PARTIES' IDE	NTIFYING INF	ORMATION		
Petitioner:		ECTED PARTIES' IDE DOB				
Petitioner: Other:			sex	race		
		DOB	sex sex	race race		
Other:		DOB	sex _	racerace		
Other:		DOB DOB	sex sex sex	race race race race		

			ORI Number
			SC-
	THE SUPERIOR CO	URT FOR TH	E COUNTY OF
		STATE OF	GEORGIA
		:	
Petitioner,	,		C'. II A. R' TII.
v.			Civil Action File
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<u> </u>			No
Respondent.			
	EAMILY MOL	ENCE EV DA	RTE PROTECTIVE ORDER
Court that pro		t family violer	
2	That this Order applie		
2.	duty of every court provisions of this Or	es in every cour and every law rder pursuant to powers pursua	nty throughout the state and it shall be the venforcement official to enforce and carry out the O.C.G.A. § 19-13-4 (d). Law enforcement office ant to O.C.G.A. §§ 19-13-6 and 17-4-20 to enforce
2.	duty of every court provisions of this Or may use their arrest the terms of this Order. That a copy of this O	es in every cour and every law rder pursuant to powers pursua er.	nty throughout the state and it shall be the venforcement official to enforce and carry out the O.C.G.A. § 19-13-4 (d). Law enforcement office
	duty of every court provisions of this Or may use their arrest the terms of this Order. That a copy of this Order with a copy of this Order. That the Responde	es in every cour and every law rder pursuant to powers pursua er. Order be given to order and Petition	nty throughout the state and it shall be the venforcement official to enforce and carry out the O.C.G.A. § 19-13-4 (d). Law enforcement office and to O.C.G.A. §§ 19-13-6 and 17-4-20 to enforce to law enforcement and the Respondent be served

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- 5. That Respondent is hereby enjoined and restrained from 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 Petitioner at any place of the Petitioner for the purpose of harassing and intimidating the Petitioner.
- 6. That the Respondent is enjoined and restrained from doing or threatening to do any act of injury, maltreating, molesting, harassing, harming, or abusing the Petitioner's family or household.
- 7. That this Court determined that it had jurisdiction over the parties and the subject matter under the laws of the State of Georgia and the Court ordered that the Respondent be given reasonable notice and opportunity to be heard sufficient to protect the Respondent's due process rights. 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:

 8. [pco03]	That until further Order by this Court, Petitioner is awarded sole and exclusive use of the family residence at
9.	Respondent is ordered to leave the family residence immediately and law enforcement (sheriff or police department) is ordered to assist Petitioner in returning to the family residence and the removal of the Respondent. Respondent is to immediately surrender to law enforcement (sheriff or police department) all and any keys, garage door openers and other security devices to the family residence and law enforcement is to ensure that these are given to the Petitioner.
 10.	Respondent is ordered to provide suitable alternate housing for Petitioner and/or Petitioner's children by
11.	Petitioner's address is ordered to be kept confidential.

	CIVIL ACTION FILE NO.
12. [pco04]	Respondent is ordered to stay away from Petitioner's and Petitioner's minor child/ren's residence at or school and any subsequent residence or workplace or school of Petitioner and/or Petitioner's minor child/ren.
13. [pco01,04]	That until further Order of this Court, Respondent is restrained and enjoined from approaching within yards of Petitioner and/or Petitioner's minor child/ren.
14. [pco05]	Respondent is ordered not to have any contact, direct, indirect or through another person with Petitioner, by telephone, fax, e-mail or any other means of communication except as specified in this Order.
15. [pco09]	That Petitioner is awarded temporary custody of the minor child/ren, namely: YOB sex YOB sex YOB sex YOB sex YOB sex Respondent is ordered not to interfere with the physical custody of the child/ren.
[pco06]	Check here only if Respondent is awarded temporary custody of child/ren.
16.	That Respondent is ordered to pay temporary child support for the minor child/ren to Petitioner in the amount of \$ every beginning All payments shall be made by or to: income deduction order child support receiver by mail directly to the Petitioner or or
17.	That Respondent is ordered to pay temporary support for the Petitioner in the amount of \$ beginning All payments shall be made by or to: income deduction order child support receiver by mail directly to the Petitioner or or

	CIVIL ACTION FILE NO
18.	That Respondent, only when accompanied by local law enforcement , shall be able to remove his/her clothing and personal items from the residence as follows:
	On atm.
19.	That (Respondent)(Petitioner)(both Respondent and Petitioner) [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.
20.	That (Respondent)(Petitioner)(both Respondent and Petitioner) [strike through appropriate] is/are ordered not to disconnect or have disconnected the 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, Petitioner's and/or Petitioner's child/ren's mail.
21.	That Petitioner is awarded temporary sole possession of the vehicle: Make Model Year Color Respondent shall immediately surrender all keys, proof of insurance, and registration to this vehicle to law enforcement, and law enforcement shall immediately turn over said items to Petitioner.
22.	That Petitioner shall be allowed to remove the following property from the family residence for Petitioner and/or Petitioner's child/ren's use:
	On, 20 at law enforcement (sheriff or police department) is hereby ordered to assist the Petitioner during this removal.
23.	That Respondent shall be required to return the following property for Petitioner and/or Petitioner's children's use:
	On, 20 at and law enforcement (sheriff or police department) is hereby ordered to assist the Petitioner during this return.

		CIVIL ACTION FILE NO
24.		
SO	ORDERED this day of	, 20
		JUDGE, SUPERIOR COURT
		County
		Print or stamp Judge's name

CIVIL	ACTION	FILE NO.	
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NOTICE TO RESPONDENT

- 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 Order shall remain in effect unless specifically superseded 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. 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.

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Pursuant to O.C.G.A. § 19-13-3,	
Petitioner assisted by	
Name:	
Address:	
Геlephone:	

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.