## **INJUNCTION COVER PAGE**

PETITIONER NAME						Co	<u>onfident</u>	ial Addres	SS
PETITIONER EMAIL									
2 <sup>ND</sup> PETITIONER									
STREET ADDRESS									
CITY				STA	TE		ZIP		
HOME PHONE		C	ELL			FAX			
BUSINESS		•	•		BUSI	<b>NESS P</b>	HONE		
<b>BUSINESS ADDRESS</b>									
DATE OF BIRTH		R	ACE		SEX:	M	ALE	FEMAL	E
SCHOOL									
	ı								
RESPONDENT									
<b>RESPONDENT EMAIL</b>									
2 <sup>ND</sup> RESPONDENT									
STREET ADDRESS									
CITY				STAT	ΓE		ZIP		
HOME PHONE		C	ELL	•	DL#				
BUSINESS			•		BUSI	NESS P	HONE		
<b>BUSINESS ADDRESS</b>									
WORK SCH: M	T		W	TH		F	S	S	
OCCUPATION									
AUTO MAKE		MODEL		YEAR		COL	OR		
TAG		TAG STA	TE		TAG	TYPE			
VEHICLE ID#					VEHI	<b>CLE ST</b>	YLE		
COMPLEXION					•		,		
MARKS/FEATURES									
PLACE OF BIRTH	AGE	IA.	PPROXI	MATE AGE		SEX:	MAL	E F	EMALE
PLACE OF BIRTH DOB	AGE		PPROXIII EIGHT	MATE AGE	WE	SEX:	MAL	.E F	EMALE
PLACE OF BIRTH DOB RACE	AGE		EIGHT	MATE AGE	WE		MAL	E F	EMALE
PLACE OF BIRTH DOB RACE HAIR		Н	EIGHT EYES		WE	IGHT	MAL	.E F	EMALE
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND	ENT HA	Н	EIGHT EYES	MATE AGE	WE		MAL	.E F	EMALE
PLACE OF BIRTH DOB RACE HAIR	ENT HA	Н	EIGHT EYES		WE	IGHT	MAL	E F	EMALE
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	•	NO	MAL	E F	<u>EMALE</u>
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	•	NO	MAL	E F	EMALE
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	•	NO	MAL	.E F	EMALE
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	•	NO	MAL	.E F	EMALE
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	•	NO	MAL	.E F	EMALE
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	DUND	NO		E F	
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAL OTHER LOCATIONS V	ENT HA	VE WEAP	EIGHT EYES ONS?	YES	DUND	NO :			
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA OTHER LOCATIONS V	ENT HA	VE WEAP	EIGHT EYES ONS?	YES CAN BE FO	DUND	NO :	EAT		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAL OTHER LOCATIONS V	ENT HA PONS? WHERE	VE WEAP	EIGHT EYES ONS?	YES CAN BE FO	DUND	NO :	EAT		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA OTHER LOCATIONS V  CASE #: DATE	ENT HA PONS? WHERE	VE WEAP	EIGHT EYES ONS?	YES CAN BE FO	DUND	NO :	EAT		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS OF THE CONTROL OF THE CON	ENT HA PONS? WHERE	VE WEAP	EIGHT EYES ONS?	YES CAN BE FO	DUND	NO :	EAT		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS OF THE CONTROL OF THE CON	ENT HA PONS? WHERE	VE WEAP THE RESF	EIGHT EYES ONS? PONDENT	YES  CAN BE FO	DUND	NO :	EAT		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS V  CASE #: DATE BREVARD COUNTY S LAW ENFORCEMENT	ENT HA PONS? WHERE	VE WEAP THE RESF	EIGHT EYES ONS? PONDENT	YES CAN BE FO	STIC	NO :	EAT .KING		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS V  CASE #: DATE BREVARD COUNTY S LAW ENFORCEMENT	ENT HA PONS? WHERE	VE WEAP THE RESF	EIGHT EYES ONS? PONDENT TMENT pening C Modifie	YES  CAN BE FOR DOME: SEXUA  Case cation/Supp	STIC	NO : REPI	EAT .KING		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS V  CASE #: DATE BREVARD COUNTY S LAW ENFORCEMENT	ENT HA PONS? WHERE	VE WEAP THE RESF	EIGHT EYES ONS? CONDENT TMENT pening C Modific Motion	YES CAN BE FO	STIC	NO : REPI	EAT .KING		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS V  CASE #: DATE BREVARD COUNTY S LAW ENFORCEMENT	ENT HA PONS? WHERE	VE WEAP THE RESF	EIGHT EYES ONS? PONDENT TMENT pening C Modifie	YES  CAN BE FOR DOME: SEXUA  Case cation/Supp	STIC	NO : REPI	EAT .KING		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEA OTHER LOCATIONS V  CASE #: DATE BREVARD COUNTY S LAW ENFORCEMENT  Initial Action/Pet	ENT HA PONS? WHERE	THE RESP	EIGHT EYES ONS? CONDENT TMENT pening C Modific Motion	DOMES SEXUA	STIC	NO :  REPI STAL	EAT KING ion cement		
PLACE OF BIRTH DOB   RACE   HAIR   DOES THE RESPOND WHAT TYPE OF WEAD OTHER LOCATIONS V  CASE #: DATE BREVARD COUNTY S LAW ENFORCEMENT	ENT HA PONS? WHERE	THE RESP	EIGHT EYES ONS? CONDENT TMENT pening C Modific Motion	YES  CAN BE FOR DOME: SEXUA  Case cation/Supp	STIC	NO :  REPI STAL	EAT .KING		

#### **INJUNCTION COVER PAGE 2**

SHARED RESIDENCE OWNED LEASED RENTED **Confidential Address** NAME ON DEED, LEASE OR RENTAL AGREEMENT RESIDENCE LOCATED AT: Street City/State/Zip RELATIONSHIP BETWEEN PETITIONER AND RESPONDENT Spouse Former Spouse Child in Common Cohabitated together Other: ANY OTHER ACTION PENDING: DIVORCE CUSTODY DEPENDENCY CRIMINAL CHARGES SUPPORT CHILD(REN) NAME AND DATE OF BIRTH CHILD(REN) NAME PLACE OF BIRTH SEX DATE OF BIRTH ADDITIONAL CHILDREN THAT ARE IN THE HOME, AGE AND WHO THEY BELONG TO: Ρ R Ρ R R HEARING INFO HELD \_\_\_\_\_\_\_, 20\_\_\_\_, AT\_\_\_\_\_\_M. \_\_\_\_\_ A.M./P.M. JUDGE: Crthse: Crtrm: THE AFFIANT IS THE PETITIONER PETITIONER RESIDES OR HAS RESIDED WITH RESPONDENT IN A SINGLE DWELLING UNIT. PETITIONER IS 18 YEARS OF AGE: YES NO

WARNING: IF THE CONFIDENTIAL CHECK BOX IS CHECKED, YOU MUST MANUALLY CHANGE ADDRESSES

## **INJUNCTION COVER PAGE 3**

DID NOT CONDUC	CT SEARCH	DID CONDUCT SEARCH	
NO CAUSE OF AC	TION FILED	FOLLOWING CAUSES FILED	

#### FOR LAW ENFORCEMENT USE ONLY MEMORANDUM TO LAW ENFORCEMENT CASE NUMBER: Brevard County Sheriff's Department, Civil Division Law Enforcement Agency The following information is being forwarded to your office in reference to the attached Injunction for Protection RESPONDENT NAME 2<sup>nd</sup> RESPONDENT STREET ADDRESS ZIP CITY STATE HOME PHONE CELL DL #: EMPLOYER PHONE EMPLOYER EMPLOYER ADDRESS WORK SCHEDULE M T W Th F S Su OCCUPATION MODEL YEAR COLOR AUTO MAKE TAG TYPE TAG TAG STATE VEHICLE ID # VEHICLE STYLE COMPLEXION MARKS/FEATURES PLACE OF BIRTH AGE APPROXIMATE AGE SEX: MALE FEMALE DOB RACE HEIGHT WEIGHT HAIR EYES DOES THE RESPONDENT HAVE WEAPONS YES NO WHAT TYPE? OTHER LOCATIONS WHERE THE RESPONDENT CAN BE FOUND: PETITIONER NAME 2<sup>ND</sup> PETITIONER STREET ADDRESS STATE CITY CELL HOME PHONE BUSINESS: BUSINESS PHONE RACE FEMALE DOB SEX: MALE Relationship between Petitioner and Respondent: Spouse Former Spouse Child in Common Child of an "Intimate Partner" Cohabitates or cohabitated together Temporary Injunction Entered: Expires: I emporary Injunction Entered:\_\_\_\_\_\_Injunction for Protection Entered:\_\_\_\_\_\_ Expires: RECEIVED THE ABOVE \_\_\_\_ Temporary Injunction \_\_\_\_ Final Injunction: THIS \_\_\_\_\_\_ DAY OF \_\_\_\_\_\_\_, 20\_\_\_\_, AND SÉRVED THE SAME UPON \_\_\_\_\_ THIS \_\_\_\_\_ DAY OF \_\_\_\_\_\_, 20\_\_ ATTEMPTS TO SERVE: \_\_\_\_\_ \_\_\_ \_\_\_\_\_ TITLE:\_\_\_\_

## IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR BREVARD COUNTY, FLORIDA

DIVISION:	CASE NUMBER:	05 -	- DR -	- XXXX-XX
	JUDGE:			
PETITIONER				
RESPONDENT				

#### **FAMILY COURT COVER SHEET**

(Complete and submit with initial paperwork)

Type of Action/Proceeding. Place a check in the appropriate box beside the proceeding you are initiating. If you are simultaneously filing more than one type of proceeding against the same opposing party, such as a modification and an enforcement proceeding, complete a separate cover sheet for each action being filed. If you are reopening a case, choose one of the three options below it.

Initial Action/Petition Reopening Case

Modification/Supplemental Petition Motion for Civil Contempt/Enforcement Other

Type of Case. If the case fits more than one type of case, select the most definitive.

Simplified Dissolution of Marriage

Dissolution of Marriage

Injunction – Domestic Violence

Injunction – Dating Violence

Injunction - Repeat Violence

Injunction - Sexual Violence

Injunction - Stalking

Support IV-D (Department of Revenue, Child Support Enforcement)

Support Non-IV-D (**not** Department of Revenue, Child Support Enforcement)

UIFSA IV-D (Department of Revenue, Child Support Enforcement)

UIFSA Non-IV-D (not Department of Revenue, Child Support Enforcement)

Other Family Court

Adoption Arising out of Chapter 63

Name Change

Paternity/Disestablishment of Paternity

Juvenile Delinquency

Juvenile Dependency

**Shelter Petition** 

Termination of Parental Rights Arising Out of Chapter 39

Adoption Arising Out of Chapter 39

CINS/FINS

#### **FAMILY COURT COVER SHEET**

- DR -Page 2 CASE NUMBER: 05 -- XXXX-XX Rule of Judicial Administration 2.545(d) requires that a Notice of Related Cases Form, Family Law Form 12.900(h), be filed with the initial pleading/petition by the filing attorney or self-represented litigant in order to notify the Court of related cases. Is Form 12.900(h) being filed with this Cover Sheet for Family Court Cases and initial pleading/petition? No, to the best of my knowledge, not related cases exist. Yes, all related cases are listed on Family Law Form 12.900(h) I CERTIFY that the information I have provided in this cover sheet is accurate to the best of my knowledge and belief. Signature (Attorney or Party) FL Bar No. (Bar number if attorney) Type or Print Name Date IF A NON-LAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS **BELOW:** [fill in **all** blanks] I, {full legal name and trade name of non-lawyer} a non-lawyer, whose address {street}

{city}\_\_\_\_\_\_\_, {state}\_\_\_\_\_\_\_{phone}\_\_\_\_\_

Respondent, fill out this form.

, who is the [choose **one** only]

helped {name}\_

Petitioner or

IN THE CIRCUIT COURT OF THE JU			
IN AND FOR COUNTY,			
Petitioner,			
and			
Respondent.			
PETITION FOR INJUNCTION FOR PROT AGAINST REPEAT VIOLENCE	ΓΕCTION		
I, {full legal name}, following statements are true:	being sworn, certify that the		
SECTION I. PETITIONER (This section is about you. It must be completed.)			
(This section is about you. It must be completed.)			
1. Petitioner currently lives at the following address: {address, city, s	state, zip code}		
[Indicate if applicable]Petitioner seeks an injunction for protection on behalf of parent or legal 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, write "none.")			
SECTION II. RESPONDENT			
(This section is about the person you want to be protected from. It must $\boldsymbol{k}$	be completed.)		
1. Respondent currently lives at the following address: {address, city	y, state, and zip code}		
Respondent's Driver's License number is: {if known}			
2. Petitioner has known Respondent since: {date}			
Respondent's last known place of employment:     Employment address:			
Working hours:			

Height: Distinguish Vehicle: (n  5. Other nam  6. Responde (If you do not have a section III. CASE  1. Has Petitic repeat vio Yes  2. Has Responde violence, rourt? Yes  3. Describe a Petitioner Yes  4. Responde battery, a		ondent:	
Distinguish Vehicle: (n  5. Other nam  6. Responde (If you do not have a section III. CASE  1. Has Petitic repeat vio Yes  2. Has Responde violence, recourt? Yes  3. Describe a Petitioner  4. Responde battery, a		Female	Date of Birth:
5. Other nam  6. Responde  (If you do not have a section III. Case  1. Has Petitic repeat vio Yes  2. Has Respondence, recourt? Yes  3. Describe a Petitioner Yes  4. Responde battery, a section and a se			Hair Colo <u>r:</u>
5. Other nam  6. Responde  (If you do not have a section III. CASE  1. Has Petitic repeat vio Yes  2. Has Respondence, recourt? Yes  3. Describe a Petitioner  4. Responde battery, a	iishing marks and/or	scars:	Tag Number:
6. Responde  (If you do not have a section III. CASE  1. Has Petitic repeat vio Yes  2. Has Respondence, recourt? Yes  3. Describe a Petitioner  4. Responde battery, a	(make/model)	Color:	Tag Number:
(If you do not have a section III. CASE  1. Has Petitic repeat vio Yes  2. Has Respondence, recourt?  Yes  3. Describe a Petitioner  4. Responde battery, a	ames Respondent go	oes by (aliases or ni	icknames):
1. Has Petitic repeat vio Yes  2. Has Responsible a Petitioner  4. Responde battery, a	dent's attorney's nai	me, address, and te	elephone number is:
1. Has Petitic repeat vio Yes  2. Has Respondence, recourt?  Yes  3. Describe a Petitioner  4. Responde battery, a	do not know whethe e an attorney, write	•	n attorney, write "unknown." If Respondent does
2. Has Respondence, repeat violence, repeat violence, recourt? Yes  3. Describe a Petitioner  4. Respondence battery, a	SE HISTORY AND RE	ASON FOR SEEKIN	<b>G PETITION</b> (This section must be completed.)
2. Has Respondence, repeat violence, repeat violence, recourt? Yes			
violence, r court?  Yes  3. Describe a Petitioner  4. Responde battery, a	violence, dating viole	ence, or sexual viole	njunction for protection against domestic violence, ence against Respondent in this or any other court? in that case? {include case number, if known}
4. Responde battery, a	e, repeat violence, da	ating violence, or se	et an injunction for protection against domestic exual violence against Petitioner in this or any other in that case? {include case number, if known}
battery, a	e any other court ca er and Respondent :	_	
against Pe violence h	, aggravated batte ping, or false imprisc	ry, sexual assault onment, or any crin ober of Petitioner's in 6 months of the	s of violence, meaning assault, aggravated assault, sexual battery, stalking, aggravated stalking, minal offense resulting in physical injury or death immediate family. One of these two incidents of date of filing of this petition. The most recent
On {date}		location) is describ	ped below.
	e has occurred with t (including date and	,	
Responde	e has occurred with t (including date and ee}	, at <i>{lo</i>	cation}

	Please indicate here if you are attaching additional pages to continue these facts.
5.	Other prior incidents (including dates and location) are described below:
	On {date}, at {location}
	Respondent
	Please indicate here if you are attaching additional pages to continue these facts.
6.	
6.	Please indicate here if you are attaching additional pages to continue these facts.  Petitioner genuinely fears repeat violence by Respondent. Explain:
6.	
6.	
6.	
6.	
	Petitioner genuinely fears repeat violence by Respondent. Explain:
	Petitioner genuinely fears repeat violence by Respondent. Explain:  Additional Information
	Petitioner genuinely fears repeat violence by Respondent. Explain:
	Petitioner genuinely fears repeat violence by Respondent. Explain:  Additional Information [Choose all that apply]
	Petitioner genuinely fears repeat violence by Respondent. Explain:  Additional Information [Choose all that apply] aRespondent owns, has, and/or is known to have guns or other weapons.
7.	Additional Information [Choose all that apply] aRespondent owns, has, and/or is known to have guns or other weapons. Describe weapon(s):

2.	Petitioner asks the Court to enter, after a hearing has been held on this petition, a final judgment of 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 use or possess any guns or firearms;				
	[Indicate all that apply] eprohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's immediate family must go to often:				
	fprohibiting 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 IF EITHER RESPONDENT OR I FAIL TO APPEAR AT THE FINAL HEARING, WE WILL BE BOUND BY THE TERMS OF ANY INJUNCTION OR ORDER ISSUED AT THAT HEARING.

I HAVE READ EVERY STATEMENT MADE IN THIS PETITION, AND EACH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE STATEMENTS MADE IN THIS PETITION ARE BEING MADE UNDER PENALTY OF PERJURY, PUNISHABLE AS PROVIDED IN SECTION 837.02, FLORIDA STATUTES.

THIS PETITION MUST BE SIGNED BY THE PETITIONER BUT IT IS NOT REQUIRED TO BE NOTARIZED IF IT IS FILED DURING THE SCOPE AND DURATION OF A STATE OF EMERGENCY DECLARED BY A GOVERNMENTAL ENTITY.

Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
	City, State, Zip:
•	Telephone Number:
	Fax Number:
	Designated E-Mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
notarization, this day of 20_	e me by means of □ physical presence or □ online, by
	Signature of Notary Public
	Printed/Typed/Stamped Commissioned Name of Notary Public
☐ Personally Known OR ☐ Produced Identification	

	HE JUDICIAL CIRCUIT, COUNTY, FLORIDA
IN AND TOK	COONTI, I LONIDA
	Case No.:
	Division:
Petitioner,	
and	
REQUEST FOR CONFID	ENTIAL FILING OF ADDRESS
I, {full legal name}	
maintain and hold as confidential, the following	address:
Address	
City	StateZip
Telephone (area code and namber)	
reasons pursuant to section 119.071(2)(j)1, secti	reping the location of my residence unknown for safety ion 741.30(3)(b)(a), section 784.046(4)(b)1, and section tory provision providing for the separate confidential
Dated:	
	Signature
	CATE AS TO REQUEST FOR AL FILING OF ADDRESS
I,received and filed the above and will keep the al of the Court relative to such confidentiality.	, as Clerk of the Circuit Court, do hereby certify that I bove address confidential, subsequent to further order
	CLERK OF THE CIRCUIT COURT
(SEAL)	
	Ву:
	{Deputy Clerk}

Florida Supreme Court Approved Family Law Form 12.980(h), Request for Confidential Filing of Address (06/18)

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner, and	
anu	
Respondent.	
NOTICE OF F	RELATED CASES
	s any of the same parties, children, or issues and it isse; if it affects the court's jurisdiction to proceed; if a
order in the related case may conflict with an in the new case may conflict with an order in the line of the case	the earlier litigation.
in the new case may conflict with an order in a [check one only]  There are no related cases.	the earlier litigation.
[check one only] There are no related cases The following are the related cases (add Related Case No. 1 Case Name(s):	the earlier litigation.
in the new case may conflict with an order in a check one only]  There are no related cases. The following are the related cases (add Related Case No. 1  Case Name(s): Petitioner	the earlier litigation.  d additional pages if necessary):
in the new case may conflict with an order in the second of the second o	the earlier litigation.  d additional pages if necessary):
in the new case may conflict with an order in the second of the second o	the earlier litigation.  d additional pages if necessary):
in the new case may conflict with an order in a check one only]  There are no related cases.  The following are the related cases (add Related Case No. 1 Case Name(s): Petitioner Respondent Case No.:	the earlier litigation.  d additional pages if necessary):
in the new case may conflict with an order in the second of the second o	the earlier litigation.  d additional pages if necessary):  Division:
in the new case may conflict with an order in a check one only]  There are no related cases.  The following are the related cases (add Related Case No. 1 Case Name(s): Petitioner Respondent Case No.:	the earlier litigation.  d additional pages if necessary):
in the new case may conflict with an order in the first state of the case of the cases.  There are no related cases. The following are the related cases (add case Name(s):  Petitioner Respondent Case No.:  Type of Proceeding: [check all that apply] Dissolution of Marriage Custody	the earlier litigation.  d additional pages if necessary):  Division: Paternity Adoption
in the new case may conflict with an order in the fellowing are the related cases.  The following are the related cases (add case Name(s):  Petitioner Respondent Case No.:  Type of Proceeding: [check all that apply] Dissolution of Marriage Custody Child Support	the earlier litigation.  d additional pages if necessary):  Division: Paternity Adoption
in the new case may conflict with an order in the fellowing are the related cases.  The following are the related cases (add case Name(s):  Petitioner Respondent Case No.:  Type of Proceeding: [check all that apply] Dissolution of Marriage Custody Child Support Juvenile Dependency	the earlier litigation.  d additional pages if necessary):  Division: Paternity Adoption Modification/Enforcement/Contempt Proceeding
in the new case may conflict with an order in the file of the content of the cont	the earlier litigation.  diadditional pages if necessary):  Division:  Paternity Adoption Modification/Enforcement/Contempt Proceeding: Juvenile Delinquency
in the new case may conflict with an order in the first content of the content of	the earlier litigation.  diadditional pages if necessary):  Division:  Paternity Adoption Modification/Enforcement/Contempt Proceeding Juvenile Delinquency Criminal

Florida Family Law Rules of Procedure Form 12.900(h), Notice of Related Cases (10/21)

Title of last Court Order/Judgment (if any):			
Relationship of cases check <b>all</b> that apply]:  pending case involves same parties, children, or issues;  may affect court's jurisdiction;  order in related case may conflict with an order in this case;  order in this case may conflict with previous order in related case.  Statement as to the relationship of the cases:			
Related Case No. 2 Case Name(s): Petitioner Respondent			
Case No.: Division:			
Type of Proceeding: [check <b>all</b> that apply]  Dissolution of Marriage  Custody  Child Support  Juvenile Dependency  Termination of Parental Rights  Domestic/Sexual/Dating/Repeat  Violence or Stalking Injunctions  Paternity  Adoption  Modification/Enforcement/Contempt Proceedings  Juvenile Delinquency  Criminal  Mental Health  Other {specify}			
State where case was decided or is pending: Florida Other: {specify}			
Name of Court where case was decided or is pending (for example, Fifth Circuit Court, Marion County, Florida):  Title of last Court Order/Judgment (if any):  Date of Court Order/Judgment (if any):  Relationship of cases check all that apply]:  pending case involves same parties, children, or issues.  may affect court's jurisdiction;  order in related case may conflict with an order in this case;  order in this case may conflict with previous order in related case.			
Statement as to the relationship of the cases:			

Related Case No. 3	
Case Name(s):	
Petitioner	
Respondent	
Case No.:	Division:
Type of Proceedings (shock all that apply)	
Type of Proceeding: [check <b>all</b> that apply]	Datamitu
<del></del>	Paternity
	Adoption
	Modification/Enforcement/Contempt Proceedings
	Juvenile Delinquency
	Criminal
	Mental Health
Violence or Stalking Injunctions	Other { <i>specify</i> }
State where case was decided or is pending:	Florida Other: {specify}
County, Florida):	pending (for example, Fifth Circuit Court, Marion
Date of Court Order/Judgment (if any):	
Relationship of cases check all that apply]: pending case involves same parties, chil may affect court's jurisdiction; order in related case may conflict with a order in this case may conflict with previous Statement as to the relationship of the cases:	an order in this case; vious order in related case.
[check <b>one</b> only] I <b>do not</b> request coordination of litigation I <b>do</b> request coordination of the following	•
[check <b>all</b> that apply]  Assignment to one judge  Coordination of existing cases  will conserve judicial resources and because:	promote an efficient determination of these cases

4. The Petitioner acknowledges a continuing duty to inform the court of any cases in this or any other state that could affect the current proceeding.

2.

3.

Dated:	
	Petitioner's Signature
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
I CERTIFY that I delivered a copy of this Not Sheriff's Department or a certified process ( ) e-mailed ( ) mailed ( ) hand deliver [check all that apply] ( ) judge assigned to	tice of Related Cases to the County server for service on the Respondent, and [check all used] red, a copy to {name}, who is the o new case, ( ) chief judge or family law administrative
	a party to the related case, ( ) {name} to the related case on {date}
	Signature of Petitioner/Attorney for Petitioner
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	E-mail Address(es):
	Florida Bar Number:
[fill in <b>all</b> blanks] This form was prepared for This form was completed with the assistant {name of individual}	
{city} {state}	, {telephone number}

## IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR BREVARD COUNTY, FLORIDA

DIVISION:	CASE NUM	/IBER: 05 -	- DR -	- XXXX-XX
PETITIONER (name/child name)		CLOCK IN	,	
RESPONDENT (name/name)				
AFFIDAVIT OF	CLERK REGA	ARDING SEA	RCH OF R	ECORD
I, RACHEL M. SADOFF, Clerk of	the Circuit Court, o	do hereby certify	:	
I did not conduct a search of action involving the about				ere are any other causes
I searched the records of	this office and four	nd:		
There are no cau	ses of action filed i	involving the abo	ove named pa	arties.
The following cau	ises of action have	been filed.		
WITNESS my hand and Official S County, Florida.	Seal on the	day of		_, 20, in Brevard
		Deputy Cle		D.C.

Law 550 Rev. 08-03-2022

# IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR BREVARD COUNTY, FLORIDA

DIVISION: FAMILY	CASE NUMBER: 05 -	- DR -	-XXXX-XX
PETITIONER	CLOCK IN		
and			
RESPONDENT			
PETITIONER'S WAIVE	ER OR NON-WAIVER OF	RETURN HI	EARING
I,	, the petitioner her Domestic Violence Dati Stalking Violence. I unde	ng Violence	Repeat
<ul> <li>a) Issue a temporary injunction and</li> <li>b) Not issue a temporary injunction or</li> <li>c) Deny the temporary injunction and</li> </ul>	n and set the case for hearing	with notice to	-
Petitioner, initial <u>either</u> Paragrap	oh A or B below:		
hearing being set and understand th Injunction will be provided to the R		-	
OR B. If the court does <u>not</u> iss hearing <b>NOT</b> be set. I do <b>NOT</b> wa copy of the Petition for Injunction waive my right under F. S. 741.30(). Judge will enter an order denying the hearing. I further understand that n	nt the Respondent to be serve without a temporary injunction (5)(b) to have this case set for the temporary injunction instead	d with a notice of for protection hearing; I under and of an order	e of hearing or a n in place. I erstand that the setting it for a
I have signed this waiver or non-wa	niver freely and voluntarily.		
Signature of Petitioner	Date		
Printed Name:			

1

Law 1330 / Rev. 08-03-2022

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	
	Case No.:
	Division:
Petitioner,	
and	
4	
Respondent.	
TEMPODADY INHINOTION FOR PROTEC	
TEMPORARY INJUNCTION FOR PROTE	CIION AGAINSI REPEAT VIOLENCE
The Petition for Injunction for Protection Against Repeations, and other papers filed in this Court have been has jurisdiction of the petitioner and the subject matte	reviewed. Under the laws of Florida, the Court

It is intended that this protection order meet the requirements of 18 U.S.C. Section 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.

service of the temporary injunction. The term Petitioner as used in this injunction includes the person

#### SECTION I. NOTICE OF HEARING

on whose behalf this injunction is entered.

Because this Temporary Injunction for Protection Against Repeat Violence has been issued without notice to Respondent, the Petitioner and Respondent are instructed that they are scheduled to appear
and testify at a hearing regarding this matter on {date}
ata.m./p.m., when the Court will consider whether to issue a Final Judgment of
Injunction for Protection Against Repeat 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 entry of a permanent
injunction and the imposition of court costs. All witnesses and evidence, if any, must be presented at
this time. Petitioner and Respondent will be bound by the terms of any injunction or order issued at
the final hearing.

BOUND BY THE TERMS OF ANY INJUNCTION OR ORDER ISSUED IN THIS MATTER.

IF EITHER PETITIONER OR RESPONDENT DO NOT APPEAR AT THE FINAL HEARING, HE OR SHE WILL BE

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

YOU ARE	E ADVISED THAT IN THIS COURT:
a a	a court reporter is provided by the court.
	electronic recording only is provided by the court. A party may arrange in advance for the of and provide for a court reporter to prepare a written transcript of the proceedings at that expense.
arrange	neither electronic recording nor court reporting services are provided by the court. A party may in advance for the services of and provide for a court reporter to prepare a written transcript of seedings 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 <u>ADA Coordinator at Brevard Court Administration</u>, at the Moore Justice Center, 2825 Judge Jamieson Way, 3rd Floor, Viera, FL 32940-8006,(321)633-2171, ext. 3, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

#### **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, kidnapping, 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}
[Initial <b>if</b> applies; write N/A <b>if not</b> applicable]
bRespondent may not knowingly come within 100 feet of Petitioner's automobile at
any time.
cOther provisions regarding contact:

3.	Firearms. [Initial all that apply; write N/A if does not apply]
	aRespondent shall not use or possess a firearm or ammunition.
	bRespondent shall surrender any firearms and ammunition in Respondent's possession to the County Sheriff's Department.
	cOther directives relating to firearms and ammunition:
4.	Mailing Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the Court of any change in either his or her mailing address, or designated e-mail address(es), within 10 days of the change. All further papers (excluding pleadings requiring personal service) shall be served either by mail to Respondent's last known mailing address or by e-mail to Respondent's designated e-mail address(es). Service by mail or e-mail shall be complete upon mailing.
5.	Additional order(s) necessary to protect Petitioner from repeat violence:
{This	ION IV. OTHER SPECIAL PROVISIONS section to be used for inclusion of local provisions approved by the chief judge as provided in da Family Law Rule 12.610.}
{Unle	ION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION ess ordered otherwise by the judge, all provisions in this injunction are considered mandatory isions and should be interpreted as 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 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.

DONE AND ORDERED in	, Florida on
	CIRCUIT JUDGE
COPIES TO:	
Sheriff of County	
Petitioner:	
by U.S. Mail	
by hand delivery in open court	
by e-mail to designated e-mail address(es)	
Respondent:	
forwarded to the sheriff for service	
State's Attorney's Office	
Other:	

I CENTIF	T the lore	Egom	gısatı	ue cop	yυιι	אוופ טווצ	gillal It	inhoi	aly	mjunc	.1011	101 1	riotet	LIO	ıı Agailist
Repeat	Violence	as	it appea	ars on	file	in the	office	e of	the	Clerk	of	the	Circu	ıit	Court of
			County,	Florid	a, and	that I	have	furnis	hed	copies	of t	this	order	as	indicated
above.															
						CLEF	RK OF T	HE CII	RCUI	T COUF	RT				
(SEAL)															
						By: _									
						,	{Deput	v Clerl	k or J	udicial	Assi	stant	:}		

CASE NUMBER: 05 - - DR - - XXXX-XX

PETITIONER (name/child name)	RESPONDENT (name/name)

## INSTRUCTIONS TO THE RESPONDENT (Read Carefully)

The Order that has been served on you is a **COURT ORDER**. Only a Judge can change any of the provisions of the Order. If you wish to modify the Injunction (example: change the visitation schedule or change the support amount) or if you wish to have the Injunction dismissed, you may contact the Clerk of the Court and a deputy clerk will assist you in filing the appropriate pleading(s). If the Petitioner violates the Injunction, you may contact the Clerk of the Court and a deputy clerk will assist you in filing the appropriate pleading(s). **IF YOU VIOLATE THIS INJUNCTION, YOU FACE SANCTIONS BY THE COURT, WHICH MAY INCLUDE YOUR ARREST OR PAYMENT OF A FINE.** If you have any questions regarding this Injunction for Protection, you may contact the Clerk of the Court at (321) 637-5413.

- 1. If you have been served with a Temporary Injunction for Protection and Notice of Hearing (Ex Parte), the Judge has entered a Temporary Injunction prohibiting you from certain acts. Read this Order very carefully to ensure that you understand all of the terms of the Temporary Injunction. If you violate any of the items specified by the Judge, you may be held in contempt of court and face sanctions, including, but not limited to, arrest or a fine. Since the Temporary Injunction was entered without prior notice to you, the Court has scheduled a hearing. This is your opportunity to be heard by the Court. If you fail to appear, the Judge may continue the Injunction until further order of the court, may order you to pay support or alimony, may order you to attend counseling.
- 2. If you have been served with an Injunction for Protection After Notice, the Judge has entered an Injunction prohibiting you from certain acts. Read this Order very carefully to ensure that you understand all of the terms of the Injunction. If you violate any of the items specified by the Judge, you may be held in contempt of court and face sanctions including, but not limited to, arrest or a fine.

IN	THE CIRCUIT COURT OF THE	<u> </u>	CIAL CIF	RCUIT	-,	
	IN AND FOR	COUNTY, FLO	ORIDA			
		Case No.:	_	-	-	-
		Division:				
	Petitioner,					
and						
	Respondent					

# ORDER SETTING HEARING ON PETITION FOR INJUNCTION FOR PROTECTION AGAINST ( ) DOMESTIC VIOLENCE ( ) REPEAT VIOLENCE ( ) DATING VIOLENCE ( ) SEXUAL VIOLENCE ( ) STALKING WITHOUT ISSUANCE OF AN INTERIM TEMPORARY INJUNCTION

A Petition for Injunction for Protection Against: Domestic Violence filed under section 741.30, Florida Statutes; Repeat, Dating, or Sexual Violence filed under section 784.046, Florida Statutes; or Stalking filed under section 784.0485, Florida Statutes, has been reviewed. This Court has jurisdiction of the parties and of the subject matter. Upon review of the Petition, this Court concludes that a Temporary Injunction for Protection Against Domestic Violence; Repeat, Dating, or Sexual Violence; or Stalking, pending the hearing scheduled below, **NOT** be entered at this time but that an injunction may be entered after the hearing, depending on the findings made by the Court at that time.

#### FINDINGS:

The Court finds that based upon the facts, as stated in the Petition alone and without a hearing on the matter, there is no appearance of an immediate and present danger of domestic violence; repeat, dating or sexual violence, or stalking, or that stalking exists. Therefore, there is not a sufficient factual basis upon which the court can enter a Temporary Injunction for Protection Against Domestic, Repeat, Dating, or Sexual Violence, or Stalking, prior to a hearing. A hearing is scheduled on the Petition for Injunction for Protection Against Domestic, Repeat, Dating, or Sexual Violence, or Stalking, in Section II of this Order. Petitioner may amend or supplement the Petition at any time to state further reasons why a Temporary Injunction should be ordered which would be in effect until the hearing scheduled below.

Florida Supreme Court Approved Family Law Form 12.980(b)(1), Order Setting Hearing on Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, Sexual Violence, or Stalking, without Issuance of an Interim Temporary Injunction (06/18)

#### **NOTICE OF HEARING**

Petitioner and Respondent are ordered to appear and testify at a hearing on the Petition for Injunction
for Protection Against Domestic, Repeat, Dating, or Sexual Violence, or Stalking on:
{date},at a.m./p.m. at {location}
at which time the Court will consider whether a Final Judgment of Injunction for Protection Against
Domestic, Repeat, Dating, or Sexual Violence, or Stalking 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 th
hearing, the Court will determine whether other things should be ordered, including, for example, such
matters as time-sharing and support, if appropriate.

If Petitioner and/or Respondent do not appear, orders may be entered, including entry of a permanent injunction and the imposition of court costs. Petitioner and Respondent will be bound by the terms of any injunction or order issued at the final hearing.

IF EITHER PETITIONER OR RESPONDENT DO NOT APPEAR AT THE FINAL HEARING, HE OR SHE WILL BE BOUND BY THE TERMS OF ANY INJUNCTION OR ORDER ISSUED IN THIS MATTER.

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.

#### **DOMESTIC VIOLENCE AND STALKING HEARINGS:**

Court proceedings concerning domestic violence or stalking are required by law to be recorded. This recording may be by electronic means. No written transcript of the Court's recording will be provided to the parties. Either party may arrange for a court reporter to prepare a written transcript of the hearing at that party's expense.

#### REPEAT VIOLENCE, DATING VIOLENCE, OR SEXUAL VIOLENCE HEARINGS:

The law does not require court proceedings concerning repeat, dating, or sexual violence to be recorded; however, either party may arrange for a court reporter to record the hearing and prepare a written transcript of the hearing at that party's expense. !rr angements for a court reporter must be made in advance.

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 provisions of certain assistance. Please contact:

Florida Supreme Court Approved Family Law Form 12.980(b)(1), Order Setting Hearing on Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, Sexual Violence, or Stalking, without Issuance of an Interim Temporary Injunction (06/18)

ADA Coordinator at Brevard Court Administration, at the Moore Justice Center, 2825 Judge Jamieson Way, 3rd Floor, Viera, FL 32940-8006, (321)633-2171, ext. 3, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

DONE AND ORDERED in		, Florida, on	·
	CIRC	CUIT JUDGE	
COPIES TO:			
Sheriff of (	ounty		
Petitioner:			
by U. S. Mail			
by hand delivery in open court			
by e-mail to designated e-mail	iddress(es)		
Respondent:			
forwarded to sheriff for service			
State !tt orney's Office			
Other:			
I CERTIFY the females is a true con-	af tha aniainal	Oudou Sattina Haavina on Batition f	l:
I CERTIFY the foregoing is a true copy			
it appears on file in the office of the (			County,
Florida, and that I have furnished cop	es of this orde	r as indicated above.	
	CLEI	RK OF THE CIRCUIT COURT	
(SEAL)			
<b>1</b>	Bv:		
	, -	Deputy Clerk or Judicial Assistant	

Florida Supreme Court Approved Family Law Form 12.980(b)(1), Order Setting Hearing on Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, Sexual Violence, or Stalking, without Issuance of an Interim Temporary Injunction (06/18)

	IN THE CIRCUIT COURT OF THE _	JUDICIAL CIRCUIT,
	IN AND FOR	
		Case No.:
		Division:
	Petitioner,	
	and	
	anu	
	Respondent.	
	•	
ORDER D	<b>ENYING PETITION FOR INIU</b>	NCTION FOR PROTECTION AGAINST
	( ) DOMESTIC VIOLENCE	
( )		
( )	DATING VIOLENCE ( ) SEA	CUAL VIOLENCE ( ) STALKING
The Court had	ravioused the Potition for Injunction for	Protection Against Domestic, Repeat, Dating, or
		ds that Petitioner has failed to comply with one or
	ry requirements applicable to that petiti	· · · · · · · · · · · · · · · · · · ·
more statutor	ry requirements applicable to that petiti	on, including the following.
1.	Petitioner has failed to allege in a pet	ition for domestic violence that Respondent is a
	<del></del> .	term is defined by Chapter 741, Florida Statutes.
2.		ther than that which is approved by the Court and
	the form used lacks the statutorily re	· · · · · · · · · · · · · · · · · · ·
3	Petitioner has failed to complete a m	andatory portion of the petition.
4	Petitioner has failed to sign the petiti	on.
5	Petitioner has failed to allege facts su	ifficient to support the entry of an injunction for
	protection against domestic, repeat,	dating, or sexual violence; or stalking because:
		·
6	Other:	

It is therefore, ORDERED that the petition is denied without prejudice to Petitioner's right to amend or supplement the petition to cure the above stated defects.

Florida Supreme Court Approved Family Law Form 12.980(b)(2), Order Denying Petition for Injunction for Protection Against Domestic Violence, Repeat Violence, Dating Violence, Sexual Violence, or Stalking (06/21)

ORDERED in	, Florida, on	
	CIRCUIT JUDGE	<del></del>
COPIES TO:		
Petitioner:		
by hand delivery in open Court		
by U.S. mail		
by e-mail to designated e-mail addr	ress(es)	
I CERTIFY the foregoing is a true copy of the	original Order Denying Hearing on Petition	for Injunction 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 the	his order as indicated above.	
	CLERK OF THE CIRCUIT COURT	
(SEAL)		
<b>V</b> - <b>/</b>	By:	
	{Deputy Clerk or Judicial Assistant}	

## IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR BREVARD COUNTY, FLORIDA

DIVISION:	CASE NUMBER:	05 !	DR	XXXX-XX
PETITIONER (name/child name)		CL	OCK IN	
RESPONDENT (name/name)				
INJUNCTION FO	MINUTES R PROTECTION HE	ARING (A	FTER NOTIC	Ε)
Petitioner:	Res	spondent:		
Appeared			Appeared	
No Show			No Show	
Attorney			Attorney	
INJUNCTION:	Dig	ital Recordi	ng Unit#	
Extended	Dig	ital Recordi	ng Time:	
Terminated			Tape #	
			Log #	
NOTES:				
SERVICE DATE:				
WITNESS my hand and Official Sea County, Florida.	al on the day	y of	, 20	_, in Brevard
	By_ Dep Bre	outy Clerk: vard County	Clerk of Courts	D.C.

IN THE CIRCUIT COURT OF THE	
	Case No.: Division:
Petitioner,	
and	
Respondent.	
FINAL JUDGMENT OF INJUNCTION REPEAT VIOLENCE (	
The Petition for Injunction for Protection Against R Statutes, and other papers filed in this Court have be parties and the subject matter. The term Petitioner a whose behalf this injunction is entered.	een reviewed. The Court has jurisdiction of the
It is intended that this protection order meet the therefore intended that it be accorded full faith and crand enforced as if it were the order of the enforcing st	edit by the court of another state or Indian tribe
SECTION I. HEARING	
This cause came before the Court for a hearing to deter Against Repeat Violence in this case should be:	mine whether an Injunction for Protection
issued modified extended.	
The hearing was attended by: Petitioner Petitioner's Counsel Respondent Respondent's Counsel	
SECTION II. FINDINGS	
On {date}, a notice of this hear copy of Petitioner's petition to this Court and the temp time required by Florida law, and Respondent was afform	orary injunction, if issued. Service was within the
After hearing the testimony of each party presen	t 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 repeat violence.

#### SECTION III. INJUNCTION AND TERMS

This injun	ction shall be in full force and effect until either further order of the Court or
{date}	This injunction is valid and enforceable throughout 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.

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 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, kidnapping, 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

	<pre>If if applies; write N/A if not applicable}Respondent may not knowingly come within 100 feet of Petitioner's automobile at ar</pre>
c	Other provisions regarding contact:
Firea	
	I <b>all</b> that apply; write N/A <b>if not</b> applicable} Respondent shall not use or possess a firearm or ammunition.
	Respondent shall surrender any firearms and ammunition in the Respondent's ssion to theCounty Sheriff's Department.
Maili Court 10 da be se	Other directives relating to firearms and ammunition:  ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail to
Maili Court 10 da be se	ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail and the complete upondent's designated e-mail address(es). Service by mail or e-mail shall be complete upondent's
Maili Court 10 da be se Respo mailir	ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail and the complete upondent's designated e-mail address(es). Service by mail or e-mail shall be complete upondent's
Maili Court 10 da be se Respo mailir	ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail and address designated e-mail address(es). Service by mail or e-mail shall be complete upong.  ional order(s) necessary to protect Petitioner from repeat violence:
Maili Court 10 da be se Respo mailir	ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail and or e-mail address(es). Service by mail or e-mail shall be complete upong.
Maili Court 10 da be se Respo mailir	ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail and address designated e-mail address(es). Service by mail or e-mail shall be complete upong.  ional order(s) necessary to protect Petitioner from repeat violence:
Maili Court 10 da be se Respo mailir	ng Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the of any change in either his or her mailing address, or designated e-mail address(es), with ys of the change. All further papers (excluding pleadings requiring personal service) sharved by either mail or e-mail to Respondent's last known mailing address or by e-mail and address designated e-mail address(es). Service by mail or e-mail shall be complete upong.  ional order(s) necessary to protect Petitioner from repeat violence:

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SECTION V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION {Unless ordered otherwise by the judge, all provisions in this injunction are considered mandatory provisions and should be interpreted as part of this injunction.}

- 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.

DONE AND ORDERED in	, Florida on	·
	CIRCUIT JUDGE	

COPIES TO:	
Sheriff of	County
original order-	n open court (Petitioner must acknowledge receipt in writing on the face of the
original order- by certified mail (	riff for service in open court (Respondent must acknowledge receipt in writing on the face of the
State Disburseme Central Depositor Department of Re	ntion program (if ordered) nt Unit (if ordered) y (if ordered)
Repeat Violence as it a	g is a true copy of the original <b>Final Judgment of Injunction for Protection Against</b> ppears on file in the office of the Clerk of the Circuit Court ofat I have furnished copies of this order as indicated above.
(SEAL)	CLERK OF THE CIRCUIT COURT  By: {Deputy Clerk or Judicial Assistant}

#### **ACKNOWLEDGMENT**

I, {Name of Petitioner}this Injunction for Protection.	, a	cknowledge receipt of a certified copy of
	 Petitioner	·
	ACKNOWLEDGMENT	•
I, {Name of Respondent}copy of this Injunction for Protection.		, acknowledge receipt of a certified
	 Respondent	·

	THE CIRCUIT COURT OF TIN AND FOR		
and	Petitioner,		
	Respondent.		
AGAINST (	ISSAL OF TEMPOR ) DOMESTIC VIONS S VIOLENCE ( ) SI	DLENCE ( ) REPI	
THIS CAUSE came before injunction for protection a Based upon the following	against: domestic violenc	e; repeat, dating, or sex	
{Indicate <b>all</b> that apply}			
a Petitione	r failed to appear at the h	nearing scheduled in this	s cause.
b Petitione	r appeared at the hearing	but desires to voluntar	ily dismiss this action.
784.0485	ence presented is insuffici , Florida Statutes) to allow omestic, repeat, dating, c	w the Court to issue an i	·
Accordingly, the case is di	smissed without prejudio	ce.	
DONE AND ORDERED in_		, Florida on	
	CI	RCUIT JUDGE	

COPIES TO:		
Sheriff of	_ County	
Petitioner:		
by U.S. Mail		
by hand delivery in ope	n court	
by e-mail to designate	l e-mail address(es)	
Respondent:		
by U.S. Mail		
by hand delivery in ope	n court	
by e-mail to designate	l e-mail address(es)	
State's Attorney's Offic		
Other:	<del></del>	
appears on file in the office o	ue copy of the original <b>Order of Dismissal of Temporary Injunction</b> as if the Clerk of the Circuit Court of County, Florid	
and that I have furnished cop	es of this order as indicated above.	
	CLERK OF THE CIRCUIT COURT	
(SEAL)		
	Ву:	
	{Deputy Clerk or Judicial Assistant}	