General Civil and Domestic Relations Case Filing Information Form

	□ Superior or □ State Court o			rt of County					
	For Clerk Use (•			Cara Novel				
	Date Filed	MM-DD-YYY)			case Numbe	er	<u> </u>		
Plair	ntiff(s)	· · · · · · · · · · · · · · · · · · ·		· · · · ·	Defendan	t(s)	<u>-</u>		
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Plain	itiff's Attorney				_ State Bar N	Number	Sel	f-Represe	ented 🖂
	Civil Ap Contem Post-Jud Contract Garnish General Habeas Injunction Landlord Medical Product Real Pro Restraini Other Ge	pbile Tort peal pt/Modification dgment t ment Tort Corpus on/Mandamus d/Tenant Malpractice To Liability Tort perty ing Petition eneral Civil	Other V	Vrit ction pen	ding or previ	medical supplies of the property of the proper	ayment of chepport, or alimon/Divorce/Sepace/Alimony ence Petition on Parenting Timegitimation V-D Private (non-IV estic Relations	ony arate ne/Visita '-D)	tion
	the same: parties, subject matter, or factual issues. If so, provide a case number for each. Case Number Case Number I hereby certify that the documents in this filing, including attachments and exhibits, satisfy the requirements for redaction of personal or confidential information in OCGA § 9-11-7.1.							ments for	
⊒	ls a foreign langua					is case? If so, p	rovide the lang	ruage(s) re	equired.
-			anguage(s						
	Do you or your client need any disability accommodations? If so, please describe the accommodation request.					equest.			

General Civil and Domestic Relations Case Disposition Information Form

	☐ Superior or ☐ State Court of						County			
	For Clerk Use Or									
	Date Disposed _	MM-DD-)	(YYY			oer			_	
Plainti	iff(s)				Defendar	nt(s)				
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)efend	f's Attorney				State B	ar Number	S S	elf-Repr elf-Repr	esented esented	
heck C Jur Ber No	of Disposition Only One Ty Trial nch/Non-Jury Trial n-Trial Disposition Alternative Disput	, such as:								
l (Theck if any party w	as self-repres	ented at	any poin	t during the	life of the case.				
C	Theck if the court or	dered an inte	rpreter fo	or any pa	rty, witness,	or other involve	ed individual.			
C	Theck if the case was	referred/ord	ered to a	≘ court-a	nnexed alte	rnative dispute r	esolution proc	ess.		

THE SUPERIOR COURT FOR THE COUNTY OF STATE OF GEORGIA Petitioner. Civil Action File V. Respondent. PETITION FOR STALKING TEMPORARY PROTECTIVE ORDER The Petitioner, pursuant to O.C.G.A. § 16-5-94, hereby files this Petition for a Stalking Temporary Protective Order and in support shows the Court the following: The Petitioner is a resident of _____ County, Georgia and is over the age of 18 years of age or is an emancipated minor. Petitioner's year of birth is 1. _____, sex _____, and race ______. The Respondent is a resident of ______, Georgia, and may be served 2. at _____, ____County, Georgia. OR Respondent is a resident of the State of ______. Under O.C.G.A. 2.1 §§19-13-2(b) and 16-5-94(b) jurisdiction and venue are proper with this Court because the stalking 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 _____ On or about ______, 20____, the Respondent has knowingly and willfully 3. committed the following acts of stalking under O.C.G.A. §§ 16-5-90 et seq. and similar events may occur in the future. These acts had no legitimate purposes, happened at places other than the residence of the Respondent, were without the consent of the Petitioner, and placed Petitioner in reasonable fear for her/his own safety and/or the safety of her/his immediate family. In the past on or about _______, 20_____, the Respondent committed the following acts of stalking under O.C.G.A § 16-5-90 et seq. 4.

THEREFORE, Petitioner requests:

- (a) That the Court set a hearing within thirty (30) days of the signing of the Order and to direct Respondent to appear before this Court and to show any reasons why the demands of the Petitioner should not be granted;
- (b) That the Respondent be served a copy of this Petition and Ex Parte Protective Order as required by law;
- (c) That this Court direct law enforcement to enforce this Order;
- (d) That this Court direct Respondent to stop abusing, harassing and intimidating Petitioner's child/ren;
- (e) That this Court restrain and enjoin Respondent from having any direct or indirect contact with the petitioner and/or Petitioner's child/ren;
- (f) That this Court order that Respondent be enjoined from approaching within _____ yards of Petitioner;
- (g) That this Court make findings of fact and conclusions of law concerning the issues in this case;
- (h) That Petitioner have such other and further relief as the Court may deem just and proper;
- (i) That this Court issue a Stalking Act Ex Parte and Twelve Month Protection Order; and
- (j) That this Court grant such other relief as it determines just and equitable.

Respectfully submitted,						
Petitioner						
Address						
Telephone:						
Do not give current address if confidential; give alternative address)						

THE SUPERIOR COURT	FOR THE	COUNTY OF
	STATE OF	GEORGIA
Petitioner, v. Respondent.	: : : : :	Civil Action File No
Personally appeared the Petitioner in the above styled case Stalking Temporary Protective Order	verifice and that the are true and	, who being duly sworn states that she/he is
Sworn and subscribed before me this day of	, 20	Petitioner
My commission expires:		

	ORI Number					
TF	SC-17 HE SUPERIOR COURT FOR THE COUNTY OF					
•	STATE OF GEORGIA					
Petitioner, v. Respondent.	Civil Action File					
S	STALKING EX PARTE TEMPORARY PROTECTIVE ORDER					
16-5-94 that a willfully com and such acts Petitioner is i and it appeari	proceedings before me, the Petitioner having demanded pursuant to O.C.G.A. § a Protective Order be issued; and alleged that Respondent has knowingly and amitted or attempted to commit acts in violation of O.C.G.A. § 16-5-90 et seq., were not at the home of the Respondent, had no legitimate purpose and that in reasonable fear of her/his safety and/or the safety of her/his immediate family; ing to the Court that probable cause exists to believe that similar events will occur IT IS HEREBY ORDERED AND ADJUDGED:					
1. [pco01,0	That Respondent is enjoined and restrained from any acts directly or indirectly which harass and/or intimidate the Petitioner or her/his immediate family.					
2. [pco01,0	That Respondent is enjoined from approaching within yards of Petitioner.					
3.	That Respondent have no contact of any type, direct or indirect, or through another person with Petitioner, or her/his immediate family, including but not limited to telephone, fax, or any other means of communication.					
4.	That the Respondent appear before this Court, on the day of, 20atm. in room of the County Courthouse at to show cause why the requests of the Petitioner should not be granted.					
5.	That a copy of this Order be given to local law enforcement and the Respondent be served with a copy of this Order and Petition for Stalking Temporary Protective Order instanter.					

CIVIL ACTION FILE NO.	

- 6. That this Order applies in every county throughout the state and it shall be the duty of every court and every law enforcement official to enforce and carry out the provisions of this Order pursuant to O.C.G.A. §§ 16-5-94 (e) and 19-13-4 (d). Law enforcement may use their arrest powers pursuant to O.C.G.A. §§ 16-5-91 and 17-4-20 to enforce the terms of this Order.
- 7. That these proceedings be filed in the office of the Clerk of this Court.
- 8. 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 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 ordered as if an Order of the enforcing state or jurisdiction.

SO ORDERED this	day of	20
		JUDGE, SUPERIOR COURT
		County
		Print or stamp Judge's name

Violation of the above Order may be punishable by arrest.

CIVIL	ACTION	FILE NO.	

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 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.

	ORI Number
	THE SUPERIOR COURT FOR THE COUNTY OF
	STATE OF GEORGIA
Petitioner,	; :
v.	: Civil Action File :
	, : No
Respondent.	:
	STALKING TWELVE MONTH PROTECTIVE ORDER
appeared and/ Protective Ord	g was held on this matter on, 20 at which the Respondent for was provided with the opportunity to be heard and the Petitioner requested that the derentered in this case be continued. Having heard the evidence presented, reviewed the ne record concerning this case and for good cause shown, IT IS HEREBY ORDERED OGED:
1. [pco01] [pco02]	The Respondent has knowingly and willfully violated O.C.G.A. § 16-5-90 et seq. and placed the Petitioner in reasonable fear for the Petitioner's safety. Respondent is hereby enjoined and restrained from doing or attempting to do, or threatening to do any act constituting a violation of O.C.G.A. § 16-5-90 et seq. and of harassing, interfering, or intimidating the Petitioner or Petitioner's immediate family. Specifically Respondent is hereby enjoined and restrained from
	which is a violation of O.C.G.A. § 16-5-90 et seq. and that any future acts committed by the Respondent toward the Petitioner which are in violation of this statute and this Protective Order can amount to AGGRAVATED STALKING, pursuant to O.C.G.A. § 16-5-91, which is a felony. A person convicted of Aggravated Stalking shall be punished by imprisonment for not less than 1 nor more than 10 years and by a fine of not more than \$10,000.00.
2. [pco04]	Respondent is enjoined and restrained from approaching within yards of Petitioner and/or Petitioner's immediate family, and/or residence, place of employment, or school.
3. [pco05]	Respondent is not to have any contact of any type, direct, indirect, or through another person with the Petitioner or her/his immediate family, including but not

limited to telephone, fax, e-mail, or any other type of communication.

	CIVIL ACTION FILE NO
4.	That these proceedings be filed in the office of the Clerk of this Court.
5.	This Order shall remain in effect for up to twelve (12) months from this date. This Order expires on, 20
6.	That this Order applies in every county throughout the state and it shall be the duty of every court and every law enforcement official to enforce and carry out the provisions of this Order pursuant to O.C.G.A. §§ 16-5-94 (e) and 19-13-4 (d). Law enforcement may use their arrest powers pursuant to O.C.G.A. §§ 16-5-91 and 17-4-20 to enforce the terms of this Order.
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 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
 -	8. Respondent is to receive appropriate psychiatric or psychological services.
	9. Petitioner is awarded costs and attorney fees in the amount of \$
	10. 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)
SO ORDERE	O thisday of
,	JUDGE, SUPERIOR COURT
	County
	Print or stamp Judge's name

Violation of the above Order may be punishable by arrest.

CIVIL	ACTION	FILE NO.			
	ACLION	FILE NO.			

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 Order signed and filed, 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.
- 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 another person 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.

THE SUPERIOR COURT FOR THE	COUNTY OF
STATE OF C	GEORGIA
Petitioner, v.	Civil Action File
Respondent.	No
DISMISSAL OF TEMPORAR	RY PROTECTIVE ORDER
IT IS HEREBY ORDERED, ADJUDGED, and DEC Petition)(Both Petition and Counter-Petition) [strike the Protective Order filed on the day of dismissed without prejudice:	hrough appropriate for Temporary
 [] on (Petitioner's)(Respondent's)(Both Petition on (Petitioner's)(Respondent's)(Both Petition and proceed. [] on (Petitioner's)(Respondent's)(Both Petition a preponderance of the evidence the allegating Petition)(Both Petition and Counter-Petition of the lack of service on (Petitioner)(Respondent) [] due to lack of service on (Petitioner)(Respondent) [] OTHER:	oner's and Respondent's) failure to appear oner's and Respondent's) failure to prove by ons contained in the (Petition)(Counter- a) for Temporary Protective Order. Indent)(Both Petitioner and Respondent)
This day of, 20_	·
	JUDGE, SUPERIOR COURT County Print or stamp Judge's name
☐ Transmitted to Georgia Protective Order Registry	Date Clerk

ORI Number

	ORI			
THE SUPERIOR COURT FOR TH	IE COUNTY OF FLOYD			
STATE OF	GEORGIA			
v.	 Civil Action File No			
	UANCE OF HEARING COTECTIVE ORDER			
IT IS ORDERED that the hearing for a P	rotective Order in the above styled case be			
continued and rescheduled to	, 20			
IT IS FURTHER ORDERED that the Ex	Parte Protective Order issued on			
, 20 in the above st	yled case is continued until the hearing date of			
, 20 and all provision	ons of the Ex Parte Protective Order shall remain			
in full effect with the following modifications				
This day of	, 20			
	JUDGE, SUPERIOR COURT FLOYD County			
	Print or stamp Judge's name			
☐ TRANSMITTED TO GEORGIA PROTECTIVE ORDER RE	GISTRY DATECLERKRev'd 1/10/03			

	ORI				
THE SUPERIOR COURT F	OR THE COUNTY OF				
STA	TE OF GEORGIA				
IT IS HEREBY ORDERED, ADJ Protective Order issued	Civil Action File No Y PRIOR PROTECTIVE ORDER UDGED and DECREED that the prior Family Violence, 20 is modified as follows:				
	der issued, 20 remains				
unmodified and in full effect.					
This day of	, 20				
	JUDGE, SUPERIOR COURT County Print or stamp Judge's name				
☐ TRANSMITTED TO GEORGIA PROTECTIVE ORD	DER REGISTRY DATE CLERK				

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.

DECDONDENGED IN ENGLISHED AND COMMENT							
RESPONDENT'S IDENTIFYING FACT SHEET (please complete as much as possible; one of these must be provided to have the order placed in the National Crime							
Information Center registry: Respondent's date of birth OR social security number)							
			-				
	, date of birth is, sex, color						
of hair, color of eyes							
is, ethnic background	Respondent	has distin	guishing mark	s (tattoos, scars,			
etc.) Respondent							
no:(Expires:) and has a							
Respondent's home address			an	d is employed			
by at							
(days) Respondent has the following known aliases:							
							
PROTECTED PARTIES' IDENTIFYING INFORMATION							
Petitioner:	DOB	sex	race				
Other:							
Other:							
Other:							
	DOB						

Rev'd 1/17