IN THE OIR CHIT COLURT OF THE	HUDIOLAL OIDOUT
IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT,
IN AND FOR	_ COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
Petitioner,	
and	
nespondent.	
FINAL JUDGMENT	OF INJUNCTION
FOR PROTECTION AGAINS	T DOMESTIC VIOLENCE
WITHOUT MINOR CHILD	REN (AFTER NOTICE)
The Petition for Injunction for Protection Against D	omestic Violence under Section 741.30, Florida
Statutes, and other papers filed in this Court have b	een reviewed. The Court has jurisdiction of the
parties and the subject matter.	
It is intended that this protection order meet the therefore intended that it be accorded full faith and countries and enforced as if it were the order of the enforcing state.	redit by the court of another state or Indian tribe
SECTION I. HEARING	
This cause came before the Court for a hearing to Against Domestic Violence in this case should be:	determine 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 t	this hearing was served on Respondent together
with a copy of Petitioner's petition to this Court and	
within the time required by Florida law, and Responder	nt was afforded an opportunity to be heard.

After hearing the testimony of each party present and of any witnesses, or upon consent of Respondent, the Court finds, based on the specific facts of this case, that Petitioner is a victim of domestic violence or has reasonable cause to believe that he/she is in imminent danger of becoming a victim of domestic violence by Respondent.

SECTION III. INJUNCTION AND TERMS

This injunction sl	nall be in full force and effect until further order of the Court or
{date}	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 o	r end this injunction at any time.

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

ORDERED and ADJUDGED:

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

Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time.

	provisions 	regarding 	contac
custody, possession Florida Statutes,	paragraph a. is initialed below, on or control any firearm or am and a first-degree misdemeand	munition. It is a violation of or, for the Respondent to h	Section 790.23
• • •	session or control any firearm o	or ammunition.	
• • •	vrite N/A if not applicable}		
who holds use in per prohibited firearm or	nt is a state or local officer as of an active certification, who reconforming official duties on behald by the court from having in his ammunition. The officer's empires or her care, custody, possess	eives or possesses a firearm of f of the officer's employing s or her care, custody, posse aploying agency may prohibit	or ammunition for agency and is no ssion or control t the officer fro
	nt shall surrender any firean n to the		
cOther dire	ectives relating to firearms and a	mmunition:	
OR TRANSPORT IS COMMERCE, AN AMMUNITION W COMMERCE WHILE Evaluation/Couns {Initial all that app a. The Court finds	ENT IS ADVISED THAT IT IS A FIN INTERSTATE OR FOREIGN OF AMMUNITION OF AMMUNITION OF THE SUBJECT TO SUCH AN INJUNCTION OF THE SUBJECT THAT IS A FOREIGN OF THE SUBJECT TO SUCH AN INJUNCTION OF THE SUBJECT THAT IS A FOREIGN OF THE SUBJECT TO SUCH AN INJUNCTION OF THE SUBJ	COMMERCE, OR POSSESS II ON; OR TO RECEIVE AN TRANSPORTED IN INTERSTA TION. 18 U.S.C. SECTION 92	N OR AFFECTIN Y FIREARM C ATE OR FOREIG
OR TRANSPORT IS COMMERCE, AN AMMUNITION W COMMERCE WHILE Evaluation/Couns {Initial all that app a. The Court finds iwillf iibeer	IN INTERSTATE OR FOREIGN OF AMMUNITION OR AMMUNITION OR AMMUNITION OR AMMUNITION OR A SUBJECT TO SUCH AN INJUNCTION OF AMBURY	COMMERCE, OR POSSESS II ON; OR TO RECEIVE AN TRANSPORTED IN INTERSTA TION. 18 U.S.C. SECTION 92 tion n withheld on, or pled nolo	N OR AFFECTIN Y FIREARM C ATE OR FOREIG 2(g)(8).

Respondent to attend a batterers' intervention program unless it makes written factual findings stating why such a program would not be appropriate. See Section 741.30(6)(e), Florida Statutes.

	in10 days days, (but no more than 10 days) of the date of this injunction, and thereafter without delay complete the following, and
	ondent shall provide proof of such enrollment to the Clerk of Circuit Court within _ 30 days days, (but no more than 30 days) of the date of this injunction:
i.	A certified batterers' intervention program from a list of programs to be provided by the Court or any entity designated by the Court. Respondent shall also successfully complete any substance abuse or mental health evaluation that the assessing program counselor deems necessary as a predicate to completion of the batterers' intervention program.
ii.	A substance abuse evaluation at: or a similarly qualified facility and any substance abuse treatment recommended by that evaluation.
iii.	A mental health evaluation by a licensed mental health professional at:or any other similarly qualified facility and any mental health treatment recommended by that evaluation.
iv.	Other:
C	_Although Respondent meets the statutory mandate of attendance at a batterers' intervention program, the Court makes the following written findings as to why the condition of batterers' intervention program would be inappropriate:
d	Petitioner is referred to a certified domestic violence center and is provided with a list of certified domestic violence centers in this circuit, which Petitioner may contact.
Court of 10 days be ser	g 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), within sof the change. All further papers (excluding pleadings requiring personal service) shall ved either by mail to Respondent's last known mailing address or by e-mail to dent's designated e-mail address(es). Service shall be complete upon mailing or g.
Other p	provisions necessary to protect Petitioner from domestic violence:
	• • • • • • • • • • • • • • • • • • •

5.

6.

TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME

	Possession of the Home Petitioner Respondent shall have temporary exclusive use and possession of the dwelling located at:
	Personal Items Petitioner Respondent, in the presence of a law enforcement
	officer, may return to the premises described above on, ata.m./p.m., or at a time arranged with the law enforcement department with jurisdiction over the home, accompanied by a law enforcement officer only, for the purpose of obtaining his or her clothing and items of personal health and hygiene and tools of the trade. A law enforcement officer with jurisdiction over the premises shall go with Petitioner Respondent to the home and stand by to ensure that he/she vacates the premises with only his/her personal clothing, toiletries, tools of the trade, and any items listed in paragraph 10 below. The law enforcement agency shall not be responsible for storing or transporting any property. IF THE RESPONDENT IS NOT AWARDED POSSESSION OF THE HOME AND GOES TO THE HOME WITHOUT A LAW ENFORCEMENT OFFICER, IT IS A VIOLATION OF THIS INJUNCTION.
0	The following other personal possessions may also be removed from the premises at this time:
1	Other:
	ARY SUPPORT emporary Alimony.
	nitial all that apply; write N/A if does not apply}
{1	The court finds that there is a need for temporary alimony and that Petitioner Respondent (hereinafter Obligor) has the present ability to pay alimony and shall pay temporary alimony to Petitioner Respondent (hereinafter Obligee) in the amount of \$ per month, payable in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month other {explain}

ment. I shall pay any temporary court-ordered alimony through income deduction, and upport shall be paid to either the State Disbursement Unit or the central ory. Obligor is individually responsible for paying this support obligation in the hat all or any portion of said support is not deducted from Obligor's income. shall also pay any service charge required by statute. Until alimony payments ducted from Obligor's paycheck pursuant to the Income Deduction Order, Obligor onsible for making timely payments directly to either the State Disbursement Unit central depository. Tarry alimony shall be paid through either the State Disbursement Unit or the depository. Obligor shall also pay any applicable service charge required by
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provisions relating to method of payment:
ESSION, AND CONTROL OF FAMILY PET(S)
oply. Write N/A if not applicable. This section does not apply to a service animal if mal's handler or to an animal owned primarily for a bona fide agricultural
hall have exclusive care, possession, or control of the following animal(s) owned, harbored, kept, or held by Petitioner, Respondent, or a minor child residing in residence or household of Petitioner or t:
t shall have no contact with the following animal(s) and is prohibited from taking, concealing, encumbering, concealing, harming or otherwise disposing of the

SECTION IV. OTHER SPECIAL PROVISIONS

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

Florida Supreme Court Approved Family Law Form 12.980(d)(2), Final Judgment of Injunction for Protection Against Domestic Violence without Minor Children (After Notice) (06/21)

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.}

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

ORDERED in	, Florida on	·
	CIRCUIT HIDGE	

I CERTIFY that a copy of the original Final Judgment of Injunction for Protection Against Domestic

Violence without Minor Children was	mailed	faxed and mailed	e-mailed
hand-delivered to the parties and a	ny entities liste	d below on <i>{date}</i>	•
	CLERK OF THE	CIRCUIT COURT	
(SEAL)			
	Ву:		
	Deputy Cler	k or Judicial Assistant	
Sheriff of County			
Petitioner (or his or her attorney):			
by U. S. Mail			
by hand delivery in open court (Peti	itioner must ack	nowledge receipt in wri	ting on the face of the
original order—see below.)			•
Respondent (or his or her attorney):			
forwarded to sheriff for service			
by hand delivery in open court (Res	pondent must a	cknowledge receipt in v	vriting on the face of
the original order—see below.)	when Deenende	unt is prosont at the boo	ring and Daspandant
by certified mail (may only be used fails or refuses to acknowledge the	•	•	•
falls of feruses to acknowledge the	receipt of a cert	inea copy or this injunc	tion.)
State Attorney's Office			
Batterer's intervention program (if	ordered)		
State Disbursement Unit (if ordered	1)		
Central Depository (if ordered)			
Department of Revenue			
Other			
	ACKNOWLEDG	MFNT	
		acknowledge receipt of	a certified copy of this
Injunction for Protection.			
	Petitioner		

ACKNOWLEDGMENT

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