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THE SUPERIOR COURT FOR THE COUNTY OF COLUMBIA COUNTY

STATE OF GEORGIA

	Petitioner,	•	Civil Action File
V.	,	:	
		:	
	,	:	No
	Respondent.	:	
9	STALKING THREE YEAR/I	PERMA	ANENT PROTECTIVE ORDER
A civil	hearing was held on this matter	on	, 20 at which the
requested, pur be issued. Hav	suant to O.C.G.A. §§ 16-5-94 ((e) and 1 d, review	portunity to be heard and the Petitioner 19-13-4 (c), that a permanent Protective Order wed the petition and the record concerning this ERED AND ADJUDGED:
1.	The Respondent has knowingly	v and wi	Ilfully violated O.C.G.A. 88 16 5 90, at sea
1. The Respondent has knowingly and willfully violated O.C.G.A. §§ 16-5-90 <i>et se</i> and placed the Petitioner in reasonable fear for the Petitioner's safety, because			
	threatening to do any act const of harassing, interfering, or inti Any future acts committed by t violation of this statute and this STALKING, pursuant to O.C.	ituting a imidating the Respondent Protection G.A. §	trained from doing or attempting to do, or violation of O.C.G.A. §§ 16-5-90 et seq. and g the Petitioner or Petitioner's immediate family. ondent towards the Petitioner which are in ive Order can amount to AGGRAVATED 16-5-91, which is a felony. A person convicted ed by imprisonment for not less than one nor of more than \$10,000.00.
2. [pco01,04]	yards of Petitioner and/o	or Petitic	d restrained from approaching within oner's immediate family, and/or hool or subsequent residence, place of
3. [pco05]	another person with the Petition	er or her	of any type, direct, indirect, or through /his immediate family, including but not limited ail, or any other type of contact.

4.

That this order be filed in the office of the Clerk of the Columbia County Superior Court.

5.	This Order shall remain in effect permanently and shall not terminate unless modified by Court; OR	y the
	This Order shall be in effect for three (3) years and shall expire on, 20	
6.	That this Order applies in every county throughout the state and it shall be the duty of ecourt and every law enforcement official to enforce and carry out the provisions of Order pursuant to O.C.G.A. §§ 16-5-94(e) and 19-13-4(d). Law Enforcement may their arrest powers pursuant to O.C.G.A. §§ 16-5-91 and 17-4-20 to enforce the ten of this Order.	this use
7.	That this Court determined that it had jurisdiction over the parties and the subject may under the laws of the State of Georgia and Respondent received reasonable notice 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 t U.S.C. § 2265(a) shall be accorded full faith and credit by any other state or logiurisdiction and shall be enforced as if an Order of the enforcing state or jurisdiction.	and e o18
	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. [pco07]	Petitioner/protected party is either a spouse, former spouse, parent of a common child, child of Petitioner, child of Respondent, cohabitates or has cohabited with Respondent and qualifies for 18 U.S.C. § 922(g)	
SO OI	ORDERED this day of, 20	
	JUDGE, SUPERIOR COURT	
	COLUMBIA COUNTY	
	Print or stamp Judge's name	

CIVIL ACTION FILE NO. _____

Violation of the above Order may be punishable by arrest.

CIVIL ACTION FILE NO.	
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NOTICE TO RESPONDENT

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

RESP	ONDENT'S IDE	NTIFYIN	G FACT S	SHEET		
(please complete as much as pos Information Cer	ssible; one of these mus ater registry: Responder			_		Crime
Respondent's social security no	umber is	,	date of bir	th is	, sex	, color
of hair, color of	height, weight			Respondent's		
race is, ethnic background Respondent has distinguishing marks (tattoos,				toos, scars,		
etc.) Respondent drives a, license tag num						
and has a	(state) driver	's license r	number		Respon	dent's home
address and is employed by at				_ at		
PETIT Protected parties	IONER'S IDENT				ex ra	ace
			_ DOB _	Se	exr	ace
			DOB	se	ex ra	ace
□ TRANSMITTED TO GEORGIA P	ROTECTIVE ORDER	REGISTRY	DATE	CL:	FRK	

CIVIL ACTION FILE NO.	

* REMOVE THIS PAGE FROM ORDER *

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

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