to get more information and Zoom Meeting IDs. Remote Court Date: No hearing scheduled

**FILED** 1/18/2023 10:03 AM IRIS Y. MARTINEZ CIRCUIT CLERK **ATTORNEY** COOK COUNTY, IL

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

2016D009534 Calendar, 23 21084173

IN RE THE MARRIAGE OF:	)		
PETER MATT, Petitioner,	)		
and MEGAN MATT,	)	No.	2016 D 9534
Respondent.	)		

## PETER MATT'S MOTION TO MODIFY CHILD SUPPORT, CHILD RELATED EXPENSES, TAX ALLOCATION, AND OTHER RELIEF

NOW COMES the Petitioner, PETER MATT, by and through his attorneys, KATZ, GOLDSTEIN & WARREN, pursuant to Section 501, 505, and 510 of the Illinois Marriage and Dissolution of Marriage Act, as and for his Motion to Modify Child Support, Child Related Expenses, Tax Allocation, and Other Relief, respectfully states to this Honorable Court as follows:

- The parties were married on January 24, 2007 in New York. 1.
- As a result of their marriage, two children were born to parties, namely: A 2. 2012. 2008; and T
- On September 27, 2017 a Judgment for Dissolution of Marriage (Judgment), 3. incorporating a Marital Settlement Agreement, was entered in this matter, thereby dissolving the bonds of matrimony between the parties. A copy of the Judgment is attached hereto and incorporated herein by reference only as Exhibit "A."
- On September 27, 2017, an Allocation Judgment and Joint Parenting 4. Agreement (JPA) was also entered in this matter allocating parenting time and joint decision-making authority amongst the parties. A copy of the JPA is attached

- hereto and incorporated herein by reference only as Exhibit "B."
- 5. Due to MEGAN MATT's behavior and serious endangerment of the minor children, this Court temporarily suspending her parenting time subject to supervised parenting time. See Exhibit C, Court Order of 9/13/22.
- 6. After continued violations of this Court's orders and further inappropriate contact with the children, this Court then ordered MEGAN MATT not to contact either of the children until a Rule 215 examination was completed. See Exhibit D, Court Order of 10/7/22.
- 7. As MEGAN MATT continued to violate this Court orders and further began to abuse PETER MATT and the children as defined by the Domestic Violence Act, this Court entered an order of protection, naming PETER MATT and the children as protected parties on January 6, 2023. See Exhibit E, Order of Protection of 1/6/23.
- 8. Pursuant to Article III, Paragraph A of the MSA:
  - Based upon the parties' equal parenting time and business interests, the issue of child support is reserved.
- 9. Pursuant to Article III, Paragraph D of the MSA:
  - The parties agree that each party is responsible for any extra-curricular activities in which the children are enrolled during their parenting time.
- 10. Pursuant to Article VIII, Paragraph F of the MSA:
  - The parties will split the child dependency exemptions with PETER MATT claiming Agnus each year and MEGAN MATT claiming Theodore each year.
- 11. Section 510(a) of the Illinois Marriage and Dissolution of Marriage Act provides that an order for child support may be modified upon a showing of a substantial change in circumstances. 750 ILCS 5/510(a)(1).

- 12. Since the entry of the Judgment, there has been a substantial change in circumstances, sufficient to warrant the award of child support and the contribution of child related expenses, and the modification of the tax benefits for the children.
- 13. Since the entry of the Judgment, the parties no longer share equal parenting time.

  If fact, MEGAN MATT presently has zero (0) overnights and not contact with the children.
- 14. Additionally, MEGAN MATT's monthly income has increased from approximately \$6,667.00 as she listed in her June 29, 2019 financial affidavit to \$9,465.00 as she listed in her Chapter 13 Statement of Current Monthly Income.
- 15. For the reasons set forth above, the parties' child support and other financial obligations should be modified to reflect the parties' current parenting time and income earning circumstances.

## WHEREFORE, the Petitioner, PETER MATT, prays for the following relief:

- A. For the entry of an Order modifying the child support provisions of the Marital Settlement Agreement to require MEGAN MATT to pay child support;
- B. For the entry of an Order modifying the child expense provisions of the Marital Settlement Agreement to require MEGAN MATT to contribute to the children's extra-curricular activities;
- C. For the entry of an Order modifying the child tax provisions of the Marital Settlement Agreement to allow PETER MATT to claim the children as tax dependents; and,

For such other, further and different relief as this Court in its equity deems just and D. proper.

KATZ, GOLDSTEIN & WARREN

By: Christopher D. Wehrman
ATTORNEY FOR PETER MATT

Christopher D. Wehrman (cwehrman@kgwlaw.com) KATZ, GOLDSTEIN & WARREN Attorney ID: 35921 Attorney for Peter Matt 410 N. Michigan Ave., Ste. 400 Chicago, Illinois 60618 Telephone No. (847) 317-9500

STATE OF ILLINOIS	)
	) 83
COUNTY OF COOK	

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, I certify that the statements set forth in this instrument are true and correct except as to matters therein stated to be on information and belief and as to such matters I certify that I verily believe the same to be true.

DATED: 1/17/23

PETER MATT

20

Christopher D. Wehrman (cwehrman@kgwlaw.com) KATZ, GOLDSTEIN & WARREN Attorney ID: 35921 Attorney for Peter Matt 410 N. Michigan Ave., Ste. 400 Chicago, Illinois 60618 Telephone No. (847) 317-9500 Service accepted at: pleadings@kgwlaw.com

## IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

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IRIS Y. MARTINEZ, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLI

EXHIBIT

Judge's No.

## IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

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Judge

## IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Peter Matt	
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	Judge	OF COOK COUNTY, Lige's No.
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# IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE: THE MARRIAGE OF PETER MATT, Petitioner,	) ) ) Case No. 2016 D 9534	
and	)	ENTERED Judge Robert Johnson-2156
MEGAN MATT, Respondent.	)	OCT 072022
	ORDER	CLERK OF THE CIRCUIT COURT OF GOOK COUNTY, IL

This cause coming before the Court for Megan Matt's presentment of her Section 2-1401 Petition to Vacate the August 25, 2020 Finding of Contempt and Order and Motion to Terminate Guardian Ad Litem Appointment, Peter Matt appearing through counsel and the GAL appearing, but Megan Matt failing to appear, and the Court being advised,

#### IT IS ORDERED:

- 1. Megan Matt's Section 2-1401 Petition to Vacate the August 25, 2020 Finding of Contempt and Order and Motion to Terminate Guardian Ad Litem appointment are stricken.
- On the Court's motion, based on the communications, threats, and misbehavior of Megan Matt, a Rule 215 examination is hereby ordered by separate order.
- Megan Matt's parenting time and contact by any means with the children is stayed pending further court order after the Rule 215 examination is completed based on her communications, threats, and misbehavior which poses a serious endangerment to the minor children.
- 4. The October 14, 2022 court date is stricken.
- 5. This matter is set for status on the Court's Rule 215 examination on November 15, 2022 at 9:30 a.m via Zoom. All other pending motions are entered and continued to said date.

#35921
Christopher D. Wehrman
Katz, Goldstein & Warren
410 N. Michigan Ave., Ste. 400
Chicago, IL 60611
847/317-9500
Attorneys for Peter Matt
pleadings@kgwlaw.com
Respondent: megan42@gmail.com
GAL: mbender@caesarbenderlaw.com

ENTERED:

EXHIBIT

This form is a	pproved by the II	inois Supreme Court ar	id is re	quired to be acc	epted in a	I minois chedit courte.		
STATE OF I	-	EME	RGEN	ICY				
	COUNTY	ORDER OF PROTECTION				2016 D 9534 Case Number		
100		Civil Proceeding Criminal Proceeding	$\square$	Emergency Ex parte				
Instructions -		Ommitted 1 100000000				For Court Use Only		
Directly above, enter the county where you filed this case.		ETER MATT (First, middle, last name)	-		_			
Enter your name as Petitioner.	٧.					☐ Independent ☐ Juvenile		
Enter name of the	Respondent:	MEGAN MATT (n/k/a	Masor	1)	_	<ul><li>✓ Other Civil Proceeding</li><li>☐ Criminal</li></ul>		
person you are seeking protection from as Respondent.		(First, middle, last nam	θ)			This Order has been granted		
Enter the Case Number given by the Circuit Clerk.	Petitioner refe		n in this	Order.		Pursuant to the Code of Criminal Procedure 725 ILCS 5/112A		
Check the boxes for ALL people you want to include in the Order.	Ar	r's minor children with Re			_	ENTERED Judge Robert Johnson-215		
On the lines provided, enter the name for each person you are	Petitione	r's minor children not rela		Respondent:	=	JAN 06 2023		
trying to protect. "Other household	'	ent adult:				IRIS Y. MARTINEZ CLERK OF THE CIRCUIT COUR OF COOK COUNTY, IL		
members" includes people living with you or working where you are staying.		ousehold members:						
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EXHIBIT

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	ries Financial LLC		Respondent's work hours
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<b>☑</b> 2.	Possession of Residence		• • •
	These remedies do not affect who owns the Petitioner is granted exclusive posses at the residence  Petitioner's residence is located.	ession of the residence and R	espondent is ordered not to stay or be
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Provision of alternate housing. Not available in an Emergency Order.

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4. Counseling. Not available in an Emergency Order.

#### Enter the Case Number given by the Circuit Clerk: 2016 D 9534 (R05) Police/Court Enforced Care and Possession of Children **5**. The provisions of this section are Police Enforced IF Respondent is ordered (see page 3, R03) to stay away from the minor Law Enforcement: children listed as "protected" as checked below. Respondent and Petitioner are the parents of these minor children: Included as Protected Person? State of Residence Age Child's Name (first, middle, last) Yes IL 14 ☑ Yes IL 10 ☐ Yes ☐Yes ☐ Parentage of the Children: The parties are NOT married and parentage HAS NOT been established. OR Parentage HAS been established because (check one): The children of the parties were born before or during the marriage of the parties, or within 300 days of termination of the marriage. The parties are NOT married but parentage has been established by one or more of the following: 1. Both parties have signed a Voluntary Acknowledgment of Paternity (VAP) (if both parties'

		1.	name	s are on the birth ce	ertificate, both p	arties signed t	he VAP).	
		2.	A cou	urt or administrativ	e order.			
		3.	Othe	r:				
	2							
Z	The primary	/ care	etaker	of the minor child	ren is:	Petitioner	Respondent	Other person:
512	Name	_		Street Ac	ddress, Apt. #	(	City	State ZIP
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	Responder	nt sha	all retu	urn the children to	Street Addre	ess, Apt. #	City	State ZIP
	on on		by:	Date	at _	Time	in the p	presence of:
	childcare p	rovid <b>hou</b> r	ier. Th rs of t	a name of the sc	r children from nool or provide entered, the (	the physicaler is:  Circuit Clerk	care of Petitioner of	r from a school or notice of the <i>Order</i>

□ No

□ No

☐ No

□ No

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	S	For the safety of Petitioner, the name and location of the school or dayor Confidential Name & Location of the School or Childcare Provider form.	are is listed on the
6.	Tem	nporary Significant Decision-Making Responsibility. Not available in an En	
o. ☑ 7.		pondent's Parenting Time (formerly visitation) with the Minor Children	(R07) (Court Enforced)
w. f.		enting time is:	
		GRANTED for the Respondent (without restrictions as listed below.) RESERVED until a later hearing (The Court will not make ANY decision on parentir	ng time right now).
	$\square$	DENIED (No visits at all.)	
		RESTRICTED (Visits with limits as listed below.)	
		If parenting time is DENIED or RESTRICTED, check the reasons below:	
		Respondent is likely to (check all that apply):  Abuse or endanger the children during parenting time.	
		Use parenting time to abuse or harass Petitioner, Petitioner's family, or I	household members.
		<ul><li>✓ Improperly hide or detain the children.</li><li>✓ Act in a way that is not in the best interest of the children.</li></ul>	
	_		applies):
		Parenting time is GRANTED or RESTRICTED as follows (check the box that a See attached parenting time schedule; OR	• Pr - Mr
		The parenting time schedule is (check all that apply, include a.m. or p.m.):	to.
		Every from Time	to
		☐ Each weekend OR ☐ Every other weekend as	follows: (include a.m. or p.m.)
		from Friday at to Saturday at	
		from Friday at to Sunday at to Saturday at to Saturday at	
		from Saturday at to Sunday at	
		from Sunday at to Sunday at	
		Parenting time is to begin on:  Date	
		Holidays:	
		From	: То:
		The person responsible for transportation of the children for parenting time is	Time Time
		s:	
		Pickup for parenting time to take place at:	
		Name of place (if arry)	City State
		Return from parenting time to take place at:	
		Name or place (if ally)	City State
		Parenting time will take place at:	
		Page 5 of 12	(08/21)

FILED DATE: 1/18/2023 10:03 AM 2016D009534

		Enter the Case Number given by th	e Circuit Clerk: 2016	D 9534
	Name of place (if any)  Parenting time will be supervised by	Name of Supervisor		State who has filed or will file an
	Affidavit of Parenting Time Supervis accountability.  Parenting time will be supervised at			
	Name of visitation center  Respondent to return the children to end of parenting time.			
Responde	Petitioner may, by law, deny you access drugs or alcohol and constitute a threat to behaving in a violent or abusive manner	o the safety and well-being of Petitic	arrive for parenting tin oner or the minor chil	ne, you are under the influence of dren of Petitioner or you are
□ 8.	No Concealment or Removal of Chil Respondent shall not hide the minor ch	l <b>dren</b> hildren within the State or ren	nove the children	(R08) (Police Enforced) from Illinois.
<b>]</b> 9.	Order to Appear Respondent shall appear	ne	at:	(R09) (Court Enforced)
	Troopondont chan appoin	in Courtroom	on	at
	Address of Courthouse	III Court com	Date	Time
	to (check all that apply):			
	Prevent abuse, neglect, removal of	or concealment of the children	n.	
	Return the children to the custody	or care of Petitioner.		
	Permit a court-ordered interview of	or examination of the children	or Respondent.	
<b>10.</b>	Possession of Personal Property (d  Detitioner is awarded possession	loes not affect ownership of prop of the following personal prop	erty) perty:	(R10) (Court Enforced)
		10 To		
	Respondent shall return a	all of the property	following propert	у:
		2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -		
			to	
			Name of Pers	on
	The Court finds as follows:	the management OP		
	<ul> <li>Petitioner, but not Respondent, o</li> <li>Petitioner and Respondent both o</li> <li>not practical. Not having the prop</li> </ul>	own the property. Sharing it w	vould put Petitione tioner. OR	er at risk for abuse, or is
	Petitioner claims the property as  Respondent is awarded possess  other personal property as for	marital property, and a divording the following personal	ce case has been	filed; clothing
	C Office bersolial broberty as in			

			Enter the Case Number given by the Circuit C	Clerk: 2016 D	9534	
			Personal property shall be transferred at:  Street Address	City	State	ZIP
			-4			
			on at			
			Personal property shall be transferred only in the presence of:			
		ш	Another person:; O	R		
			Name			
			Law enforcement:			
			Name of Law Enforcement agency  Petitioner Respondent will request the date of	transfer from	n law enforcem	ent.
			<del>-</del>		(R11) (Court I	Enforced)
	11.	Re	strictions on Property  Respondent shall not take, transfer, encumber, conceal, damage, or other			
			Respondent shall not take, transfer, encumber, concean, damage, or our personal property, except as explicitly authorized by the Court, BECAUS	E (check one)	:	
			personal property, except as explicitly authorized by the Good, 525, 65	-,,		
			<ul> <li>Petitioner, but not Respondent, owns the property.</li> <li>Petitioner and Respondent both own the property. Not having the p</li> </ul>	roperty woul	ld be harder on	Petitioner.
			Petitioner claims the property as marital property, and a divorce car	se has been	filed.	
		_	Restrictions on Resources of an Elderly Petitioner			
		Ш	Respondent is prohibited from improperly using financial or other resources	ces of an eld	erly Petitioner	
			for the benefit of Respondent or any other person.			
			for the benefit of Respondent of any outs, possessing			f a d\
$\Box$	11.5	. P	ossession of Animals	(1	R11.5) (Court	Entorcea)
ш		, P	etitioner shall have care, custody, and control over the following animals:			
				1-1	fording cor	cealing
		R	tespondent shall stay away from the animals and Respondent is forbidden f	rom taking, ti	ransieming, coi	iccaiii ig,
		h	arming, or otherwise disposing of the animals.			
	12.	Te	emporary Support. Not available in an Emergency Order.			
	13.	Pa	ayment for Losses because of Abuse. Not avallable in an Emergency	Order.		
					(R14) (Police	Enforced)
	14.	N	o Entry or Presence Under Influence espondent is allowed at the Petitioner's residence, but cannot be or stay to	here while u		
		R	espondent is allowed at the Petitioner's residence, but carnot be of stay to	tioner's child	ren.	
		dı	rugs or alcohol. This would be a threat to the safety or of Petitioner or Peti			
	14.		Firearms (available ONLY after actual notice to Respondent and/or a hearing wit	•	R14.5) (Police	Enforced)
		,	<i>udge)</i> The Court has examined Petitioner and any other witnesses under oath. T	he Court find	ds that:	
		Г	Respondent is a current or former intimate partner of the Petitioner an	nd represents	a threat to the	physical
			- fab. of Politioner or Politioner's child			
		1	Despendent has received actual notice to appear in court and has had	an opportuni	ty to participate	
			This Order restrains Respondent from abusing, stalking, or threatening	ig their intuina	ate partiter or	
			shildren of the intimate partner, or engaging in other conduct that wou	ila piace an i	minate partite	r in
9			responsible fear of hadily injury to themselves or their children; AND to	ne Court IIIId	is triat.	
			Descendent represents a credible threat to the physical safety of	t Letinoner c		hild.
			This Order prohibits the use, attempted use, or threatened use of	or physical io	rce against Pe	titioner or
			their children that could reasonably be expected to cause bodily	injury.		

(08/21)

Respo	ondent:	Respondent is automatically prohibited from possessing a firearm while this <i>Order</i> is in effect, under Federal Law <u>18 USC</u> 922(g)(8).
	The	refore:
		Respondent shall surrender all firearms in their possession to this law enforcement agency,
		which shall take possession of them:  Name of Law Enforcement Agency
	_	Respondent shall immediately turn over any FOID card in their possession to this law enforcement
		agency, which shall take possession of it:  Name of Law Enforcement Agency
		Respondent's conceal and carry license is suspended during the duration of this Order. Respondent must
		turn over the license to the court at the time this <i>Order</i> is entered or to this law enforcement agency, which
		shall take possession of it:  Name of Law Enforcement Agency
	Wh	en this Order ends. Respondent's firearms and FOID card shall be returned to Respondent upon request
	if th	e FOID card is not expired and there is no other order restricting Respondent's possession of those firearms.
[7] 45	Chil	dren's Records (R15) (Court Enforced)
<b>15.</b>	Pos	pondent is not allowed to access, inspect, or obtain school records or any other records of the minor
	Res	Iren in the care of Petitioner because (check all that apply):
		This Order of Protection prohibits Respondent from having contact with the minor children.
		The actual address of Petitioner is not included due to the risk of further abuse.
		It is necessary to prevent abuse or wrongful removal or concealment of the minor children.
		It is necessary to prevent abuse or wrong an ionioval of conformation
16.	She	lter Reimbursement. Not available in an Emergency Order.
		(R17) (Court Enforced)
<b>17</b> .	Mis	cellatieous Remedies
		Respondent is further ordered as follows:
		(R18) (Court Enforced)
☐ 18	. Tel	annone anivides
		A wireless telephone provider provides service for Respondent and Petitioner (account details below):
		Name of Provider:
		Name of Account Holder:
		Billing Phone #:
		Petitioner Phone #'s:
		Petitioner Phone #'s:
		After considering the evidence, the wireless telephone service provider shall terminate Respondent's use
		Petitioner's phone number, transfer to Petitioner the right to use these phone numbers, and transfer to
		Petitioner all financial responsibility associated with future use of these phone numbers.
Peti	tioner:	STOP! Only the Judge or Circuit Clerk shall enter anything below this point.
☐ RI		S PURSUANT TO 750 ILCS60/221(a)(2) and (b)(2)
	] The	e relief requested in Sections: 2 3 10 11 Other
	in t	he Petition is DENIED because the balance of hardships does not support the granting of the remedy; the
	gra	nting of the remedy will result in hardship to Respondent that would substantially outweigh the hardship to
OP-E	404.3	Page 8 of 12 (08/2*

Enter the Case Number given by the Circuit Clerk: 2016 D 9534						
Petitioner from the denial of the remedy; OR						
The relief requested in Sections: in the Petition is RESERVED.  The findings indicated below are hereby incorporate.  ENTERED:  Judge	01/06 Date	5/2023				
I hereby certify that this is a true and correct cor	py of the original order on file with the	Court.				
Clerk of the Circuit Court of Cook	County,	Illinois <u>01/06/2023</u> Date				
Seal (and signature, as locally required)  Copies given  Petitioner  Res	espondent in Open Court					
FINDINGS: After reviewing the Petition and hearing the evidence and testimony of Petitioner, the Court finds  1. The people protected by this Order are:  Petitioner  Minor children listed in caption of this Order  Other Protected Persons listed on page 1 of this Order						
2. The Petitioner has the following relationsh	nip to Respondent:					
Boyfriend / Girlfriend / Dating Relationship (including ex) (BG)	Spouse (SE)	Ex-Spouse (XS)				
Has Children with Respondent (never married to Respondent) (CC)	Sharing or Shared Home (CS)	Child (CH)				
Parent (PA)	Brother / Sister / Sibling (SB)	Other Family Member (OF)				
Other – Pelitioner not Related to Respondent (OT)	] In-law (IL)	Personal Caregiver to Disabled Petitioner (PC)				
Petitioner with Disability receives care from respondent (PD)	Personal Assistant of Petitioner (PR)	Grandchild (GC)				
Grandparent (GP)	Step-Child (SC)	Step-Brother / Step-Sister / Step-Sibling (SS)				
Prospective or Adoptive Child has Family or Household Relationship with Respondent	Foster Child has Family or Household Relationship with Respondent	Legally Appointed Guardian or Custodian of a Child who has a Family or Household Relationship with Respondent				
Step-Parent (SP)						
<ul><li>☐ Respondent HAS NOT received notice</li><li>☑ Petitioner is present in person in court</li></ul>	tice of Petitioner's request for an <i>Order</i> ce of Petitioner's request for an <i>Order</i> art. Represented by: Christoph Name of	of Protection ner D. Wehrman				
<ul><li>4. Respondent is not present in court.</li><li>Respondent is present in person in c</li></ul>	court. 🗸 Represented by: Pro se					
OP-E 404.3	Name of Page 9 of 12	Lawyer (08/21)				

5.	<ul> <li>Good cause exists to grant these remedies in this <i>Order</i> even though Respondent has not received notice Because:</li> <li>□ a. If Respondent were given prior or greater notice, it is likely that the harm that the remedies in this <i>Order</i> are intended to prevent would occur (R01, R03, R05, R08, R09, R11, R14, R15, and R17).</li> <li>□ b. If Respondent were given prior or greater notice, the immediate danger of further abuse outweighs the hardships to Respondent of an <i>Order</i> granting exclusive possession of the residence (R02).</li> <li>□ c. If Respondent were given prior or greater notice, it is likely that personal property would be disposed of improperly, or Petitioner has an immediate and pressing need for possession of that property.</li> </ul>
6.	Other Relevant Factors and Findings (check all that apply):  An Order of Protection has previously been entered in this case or in another case in which any party, or a child of any party has been named as either Respondent or Petitioner.  An abused person is unable to bring this Petition on their own behalf due to age, health, disability, or inaccessibility.  The Petition has been filed on behalf of a high-risk adult with disabilities who has been abused, neglected, or exploited by a family or household member.  There is reason to believe Respondent is (check all that apply):  armed dangerous suicidal
7.	Civil Cases: In granting the remedies in this <i>Order</i> , the Court has considered all relevant factors, including: the nature, severity, pattern, and consequences of Respondent's past abuse, neglect, or exploitation of Petitioner or any family/household member, including Respondent's concealment of their location in order to evade service of notice, and the likelihood of danger of future abuse, neglect, or exploitation to Petitioner or any member of Petitioner's or Respondent's family or household; and the danger that any minor child(ren) will be abused, removed from the jurisdiction, improperly concealed within the State, or improperly separated from the child(ren)'s primary caretaker. The court finds that:  • The Court has jurisdiction over Petitioner, Respondent, minor children and other Protected Persons.  • Venue is proper.  • Respondent has abused Petitioner and/or the children identified as protected persons in Section 5 on page 4 and / or the Protected Persons listed on Page 1 of this <i>Order</i> .  • The actions of Respondent will likely cause irreparable harm or continued abuse unless they are prohibited.  • It is necessary to grant the requested relief in this <i>Order</i> to protect Petitioner or other abused persons.
8.	<ul> <li>□ Criminal Cases: The Court is entering this Order based on the following prima facie evidence:</li> <li>□ an information, complaint, indictment or delinquency petition, charging a crime of domestic violence or charging an attempt to commit a crime of domestic violence; OR</li> <li>□ an adjudication of delinquency, a finding of guilt based upon a plea, or a finding of guilt after a trial for a crime of domestic battery; OR</li> <li>□ any disposition order issued under Section 5-710 of the Juvenile Court Act of 1987, the imposition of supervision, conditional discharge, probation, periodic imprisonment, parole, aftercare release, or mandatory supervised release for a crime of domestic violence or an attempt to commit a crime of domestic violence, or imprisonment in conjunction with a bond forfeiture warrant; OR</li> <li>□ the entry of a protective order in a separate civil case brought by Petitioner against Respondent.</li> </ul>

## IMPORTANT INFORMATION ABOUT THIS ORDER OF PROTECTION

TO BOTH PARTIES: This Order CANNOT BE CHANGED OR VACATED unless you have a hearing. To have a hearing, Petitioner or Respondent must do the following:

- File a written motion with the Circuit Clerk that lists the reasons why you want to change or vacate this Order,
- Get a time for the hearing from the Circuit Clerk; AND 2.
- 3. Provide the other party with a copy of your motion and notify them in writing of the time and place of the hearing. (08/21) Page 10 of 12 OP-E 404.3

TO RESPONDENT: The Court has granted this Order. If you do not obey this Order, you could be arrested and charged with a crime.

- Petitioner cannot give you legal permission to change this Order. Only the Court can change this Order. If you have contact with Petitioner that is prohibited by this Order, you may be arrested.
- If you and Petitioner want to have contact with each other again, you must ask the Court to modify or dismiss this Order of Protection.
- Unless the Court changes or dismisses this Order, you can be arrested for violating this Order of Protection.

You have notice that Petitioner has asked for an Order of Protection. You must appear in court on the date in this order if you want to try to prevent the entry of a long-term Order of Protection. If you do not, a long-term Order of Protection may be issued against you.

If you want to contest the Short-Term Order of Protection you must:

## Emergency Order of Protection (Civil Case)

- File a motion with the court stating:
  - 1) you did not receive prior notice, and
  - 2) you have a valid defense to the Order, OR
  - 3) the Order, or any of its remedies, was not authorized under the law.

## Ex parte Protective Order (Criminal Case)

- File a written notice with the court stating You have a meritorious (valid) defense.
- Written notice must include an Affidavit providing the evidence of your meritorious (valid) defense. You must bring this evidence to the hearing.

Any knowing violation of an Order of Protection forbidding physical abuse, neglect, exploitation, harassment, intimidation, interference with personal liberty, willful deprivation, or entering or remaining present at specified places when any Protected Persons are present, or granting exclusive possession of the residence or household or granting a stay away order is a Class A misdemeanor. Grants of exclusive possession of the residence or household shall constitute notice forbidding trespass to land. Any knowing violation of an order awarding parental responsibility (formerly custody) or care of a child or prohibiting removal or concealment of a child may be a Class 4 felony. Any willful violation of any order contempt of court. Any violation may result in fine or imprisonment.

TO PETITIONER: You cannot change the terms of this Order by your words or actions.

- If the Court has ordered no contact or given you sole possession of the residence, only the Court can allow the Respondent to contact you or return to the residence.
- If you want to have contact with the Respondent again, you MUST ask the Court, in a written motion to change vacate this Order of Protection.
- If you wish to ask the court for a Plenary Order of Protection which could be in force for up to two years, you MUST APPEAR in court on the date set for a hearing, which is listed on page 1 of this Order.

TO PARENTS OR GUARDIANS OF MINOR RESPONDENTS: The Court may hold you in contempt of court if a minor respondent in your care violates this Order and you have helped, encouraged, or directed the minor to do so.

### NOTICE ABOUT ENFORCEMENT:

This Order of Protection is enforceable, even without registration, in all 50 states, the District of Columbia, tribal lands, and the U.S. Territories pursuant to the Violence Against Women Act (18 U.S.C. § 2265), provided notice this Order of Protection has been provided to the Respondent. Violating this Order of Protection may subject the Respondent to state and/or federal charges and punishment. 18 U.S.C. §§ 2261-2262. This Order is directed to the Respondent. Except under accountability circumstances, which should be assessed by the Attorney, Petitioner cannot be guilty of violation of an Order of Protection.

#### **DEFINITION OF TERMS USED IN THIS ORDER**

These definitions are incorporated in and made a part of the Order to which they are attached.

Abuse: "Abuse" means physical abuse, harassment, intimidation of a dependent, interference with personal liberty, or willful deprivation but does not Include reasonable direction of a minor child by a parent or person in loco parentis.

Adult with Disabilities: "Adult with Disabilities" means an elder adult with disabilities or a high-risk adult with disabilities. A person may be an adult with 2. (08/21)Page 11 of 12 **OP-E 404.3** 

4.

- disabilities for purposes of this Act even though he or she has never been adjudicated an incompetent adult. However, no court proceeding may be initiated or continued on behalf of an adult with disabilities over that adult's objection, unless such proceeding is approved by his or her legal guardian, if any. Elder Adult with Disabilities: "Elder adult with disabilities" means an adult prevented by advanced age from taking appropriate action to protect himself 3, herself from abuse by a family or household member.
  - Exploitation: "Exploitation" means the illegal, including tortious, use of a high-risk adult with disabilities or of the assets or resources of a high-risk adult with disabilities. Exploitation includes, but is not limited to, the misappropriation of assets or resources of a high-risk adult with disabilities by undue influence, by breach of a fiduciary relationship, by fraud, deception, or extortion, or the use of such assets or resources in a manner contrary to law.
- Family or Household Members: Include spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or 5. marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or allegedly share a blood relationship through a child, persons who have or have had a dating or engagement relationship, persons with disabilities and their assistants, and caregivers as defined in Section 12-4.4a of the Criminal Code of 2012. For purposes of this paragraph, neither a casual acquaintanceship nor ordinary fraternization between two individuals in business or social contexts shall be deemed to constitute a dating relationship. In the case of a highrisk adult with disabilities, "family or household members" includes any person who has the responsibility for a high-risk adult as a result of a family relationship or who has assumed responsibility for all or a portion of the care of a high-risk adult with disabilities voluntarily, or by express or implied contract, or by court order.
- Harassment: "Harassment" means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances, would cause a reasonable person emotional distress, and does cause emotional distress to Petitioner. Unless the presumption is rebutted by a preponderance of 6. the evidence, the following types of conduct shall be presumed to cause emotional distress:
  - creating a disturbance at Petitioner's place of employment or school; or
  - repeatedly telephoning Petitioner's place of employment, home or residence; or b.
  - repeatedly following Petitioner about in a public place or places; or
  - repeatedly keeping Petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place C. d. occupied by Petitioner or by peering in Petitioner's windows; or
  - improperly concealing a minor child from Petitioner, repeatedly threatening to Improperly remove a minor child of Petitioner's from the jurisdiction or from the physical care of Petitioner, repeatedly threatening to conceal a minor child from Petitioner, or making a single such threat following an actual 8. or attempted improper removal or concealment, unless Respondent was fleeing an incident or pattern of domestic violence; or
- threatening physical force, confinement, or restraint on one or more occasions. High-risk Adult with Disabilities: "High-risk adult with disabilities" means a person aged 18 or over whose physical or mental disability impairs his or her 7. ability to seek or obtain protection from abuse, neglect, or exploitation.
- Interference with Personal Liberty: "Interference with personal liberty" means committing or threatening physical abuse, harassment, intimidation, or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a 8. right to engage.
- Intimidation of a Dependent: "Intimidation of a dependent" means subjecting a person who is dependent because of age, health, or disability to 9. participation in or the witnessing of: physical force against another or physical confinement or restraint of another which constitutes physical abuse as defined in this Act, regardless of whether the abused person is a family or household member.
- Neglect: "Neglect" means the failure to exercise that degree of care toward a high-risk adult with disabilities which a reasonable person would exercise under the circumstances and includes but is not limited to:
  - the failure to take reasonable steps to protect a high-risk adult with disabilities from acts of abuse; or
  - the repeated, careless imposition of unreasonable confinement; or
  - the failure to provide food, shelter, clothing, and personal hygiene to a high-risk adult with disabilities who requires such assistance; or b.
  - the failure to provide medical and rehabilitative care for the physical and mental health needs of a high-risk adult with disabilities; or C.
  - the failure to protect a high-risk adult with disabilities from health and safety hazards.
  - Nothing in this definition shall be construed to impose a requirement that assistance be provided to a high-risk adult with disabilities over his or her objection in the absence of a court order, nor to create any new affirmative duty to provide support to a high-risk adult with disabilities.
- Petitioner: "Petitioner" may mean not only any named petitioner for the order of protection and any named victim of abuse on whose behalf the petition is brought, but also any other person protected by this Act.
- Physical Abuse: "Physical abuse" includes sexual abuse and means any of the following: 12.
  - knowing or reckless use of physical force, confinement or restraint; or
  - knowing, repeated and unnecessary sleep deprivation; or
  - knowing or reckless conduct which creates an immediate risk of physical harm.
- Stalking: "Stalking" means knowingly and without lawful justification, on at least two (2) separate occasions, following another person or placing the person under surveillance or any combination thereof and:
  - at any time transmitting a threat of immediate or future bodily harm, sexual assault, confinement or restraint, and the threat is directed towards that person or a family member of that person; or
  - placing that person in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement or restraint; or b.
  - placing that person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or
- Willful Deprivation: "Willful deprivation" means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forego such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.

to get more information and Zoopp Meeting CIRCUIT COURT OF COOK COUNTY, ILLINOIS
Remote Court Date: No hearing scheduled DEPARTMENT, DOMESTIC RELATIONS DIVISION ILED

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IN RE THE MA	ARRIAGE OF:	)			CIRCUIT CLERK
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heard, I shall ap Honorable Judg the Richard Dal and ask for hear <b>Expenses, Tax</b>	ppear via Zoom Conference Robert Johnson, or any ley Center, 50 W. Washing instanter, Petitioner Allocation, and Other I place you may appear if	ce (ID: 93- y judge sitt ngton, Chio 's Motion Relief, a co	4 9022 2 ing in h cago, Ill <b>to Moc</b> opy of w	2003, Password: 543 is stead, in courtroor inois and will then a <b>lify Child Support,</b>	296) before the m number 2108 at and there present Child Related
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Attorney for Per 2345 Waukegar Bannockburn, I Telephone No.	n Road, Suite 150 Ilinois 60015 (847) 317-9500 d at: <u>pleadings@kgwlaw</u>	.com			
together with the person to whom Road, Bannockle mailing to the a	ersigned states that on Jace documents referred to the it is directed; and/or burn, Illinois, before 5:00 bove named persons e-made of Civil Procedure I compared	therein, as depositing p.m., with ail address ertify that	2023, I follows g the sa h propers. Under the state	served this NOTICE ( :  by personal del me in the U.S. Mail r postage prepaid;  r penalties by law pu	ivery to each at 2345 Waukegan and/or by e- ursuant to Section