General Civil and Domestic Relations Case Filing Information Form

	☐ Superior or ☐ State Court of						County				
	For Clerk Use C	nly		<u></u>							
	Date Filed				Case Numbe	er					
		MM-DD-YYYY									
cPlain	tiff(s)			- ()	Defendan	t(s)					
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle 1.	Suffix	Prefix		
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle l.	Suffix	Prefix		
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Plain	tiff's Attorney				_ State Bar	Number	Sel	f-Represe	ented 🗆		
	Civil Ap Content Post-Ju Contract Genera Habeas Injunct Landlor Product Real Pr Restrain	obile Tort opeal opt/Modification opent op	s/Other 1 Tort	Writ		medical su Dissolutio Maintenar Family Vic Modificati Custod Paternity/ Support — Support — Other Dor	nayment of comport, or alimny of the composition of	ony erate ime/Visita V-D)	etion		
	Check if the acti the same: partie							involving s	ome or all of		
	Case Nu	mber			Case Numbe	г					
	I hereby certify t redaction of per						exhibits, satisfy	the requir	ements for		
	Is a foreign lang	uage or sign-la	nguage i	nterprete	er needed in	this case? If so,	, provide the la	nguage(s)	required.		
			Language	(s) Requir	red						
	Do you or your	client need any	disability	accomn	nodations? If	so, please des	cribe the accon	nmodation	request.		

Version 1.1.20

General Civil and Domestic Relations Case Disposition Information Form

		☐ Superior o	r 🗆 Stat	e Court o	of		County		
F	or Clerk Use On	aly							
Ε	ata Disposed _			(ase Numbe	ər			
		MM-DD-Y	YYY	,	Taeo Stylo				
				·····		· · · · · · · · · · · · · · · · · · ·			
Plaintiff	(s)			•	Defendan	t(s)			
Last	First	Middie L	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
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Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Reportir	ng Party		 						
Plaintiff	's Attorney				State B	Bar Number		Self-Rep	resented [
Defenda	int's Attorney _				State E	Bar Number		Self-Rep	resented [
	of Disposition nly One	• • •	·			•			
	-	•							
	y Trial		`.						
	nch/Non-Jury T n-Trial Disposit								
	Alternative Dis					1			
			·			•			
	Check if any part	y was self-rep	resented	at any po	oint during (the life of the car	se.		
ជ	Check if the cour	rt ordered an i	nterprets	r for any	party, witne	••	olved individua	al.	
а	Chack if the case	was referred!	ordered :	to a cour	t-anneved a	Itarnativa dienut	te resolution o	rocess.	

THE	SUPERIOR	COURT FOR THE COU	JNTY OF	
		STATE OF (GEORGIA	
∉Petitioner,	<u>. </u>	: :	Civil Action	File
v.		:	No	
Respondent	μ <u>α</u>	; 		
Respondent.		:		•
Petitio	ner, pursuan	t to O.C.G.A. § 19-13.	A-1 et seq., fi	PROTECTIVE ORDER les this Petition for a Dating the Court the following:
1.		a resident of		County, Georgia. Petitioner
2.	be served a	ıt		_ County, Georgia, and may
OR	Georgia. Ju	risdiction and venue are	proper with the	is Court.
2.1	§ 19-13A-2 abuse occur Petitioner li	(b), jurisdiction and ver red in the State of Geove ves in	nue are proper orgia in County	. Under O.C.G.A. with this Court because the County and/or Respondent is subject to the
3.	Petitioner a	nd Respondent are curren	ntly, or within t	he last twelve months were, in
4.	a dating rela	tionship as described by	O.C.G.A. § 19	-13A-1 (check all that apply):
[] Yes	[] No	Is either party pregnar	nt with the othe	er party's child?
[] Yes	[] No	Are you currently in a Respondent?	committed ro	mantic relationship with

[] Ye	s []No	If you and Respondent are not currently in a committed romantic relationship, were you in a committed romantic relationship within the last twelve (12) months?
relation (3) hor relation	nship, includin w often you conship to others	makes your relationship with the Respondent a romantic or dating ag (1) how long you have dated, (2) how you spend time together, ommunicate and see each other, (4) how you have represented the (such as on social media), and (5) whether you are physically intimate to you hold hands, kiss, have sex, sleep together, etc.):
	<u> </u>	
		
		
	·	
5.	On or about following act any felony) a	ts of Dating Violence (simple battery, battery, simple assault, stalking, against Petitioner (please describe):
	<u> </u>	
	,	

CIVIL ACTION FILE NO.
The state of the s
and Petitioner is in reasonable fear for Petitioner's own safety.
and i commonly is in reasonable real for rectioner 5 own safety.
At other times Respondent has committed other such acts/crimes against Petitioner, including but not limited to (approximate dates and what happened):
There is a substantial likelihood that Respondent will commit such acts of violence against Petitioner in the immediate future if relief is not granted as provided pursuant to O.C.G.A. § 19-13A-4.
Check the paragraphs below that apply to your case. Fill in the information needed by each paragraph you check.
Petitioner fears that if Respondent learns of Petitioner's current address that Respondent will hurt or injure Petitioner. Petitioner requests that Respondent not be informed of Petitioner's current residence.
Petitioner asks that the Court award possession of the following property to Petitioner (list items specifically including household goods, keys, pets):

6.

6.

8.

3

THEREFORE, Petitioner asks:

- (a) That the Court set a hearing no later than thirty (30) days from the filing of the Petition and direct Respondent to appear before this Court and show any reasons why the demands of Petitioner should not be granted;
- (b) That 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;
- (e) That this Court restrain and enjoin Respondent from having any direct or indirect contact with Petitioner;
- (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 Dating Violence Ex Parte and Twelve Month Protective Orders to:

Check the paragraphs below that apply to your case. Fill in the information needed by each paragraph you check.

 order	Respondent	to	stay	away	from	Petitioner's	place	of	residence,	place	e of
emplo	yment, and/or	sch	ool, a	s well	as returi	any and ali	l keys,	gara	ge door op	eners,	and
other s	security and ac	cces	s devi	ces to	Petition	er;					

award Petitioner costs and attorney's fees for having to bring this action;

order that Petitioner's current address be kept confidential;

enjoin and restrain Respondent from selling, disposing or encumbering, trading, contracting to sell, or otherwise disposing or removing from the jurisdiction of this Court any of the property of Petitioner or of the parties except in the ordinary course of business;

permit Petitioner to remove the following property of Petitioner's from Respondent's

and law enforcement_ assist Petitioner during this remo	(sheriff or police department) be ordered to val;
order Respondent to undergo app	ropriate psychiatric, psychological, or educational service
(i.e., an appropriate intervention p	
order Respondent to undergo or recommended treatment;	evaluation for drug/alcohol abuse and to follow the
order Respondent to return the fo	ollowing property
to Petitioner immediately;	
• *	
order additional relief as follows:	
	Respectfully submitted,
	Petitioner's Signature
	Petitioner's Address
	Telephone:
	(Do not give current address if confidential; give alternative address)

CIVIL ACTION FILE NO.

	CIVIL ACTION FILE NO.	
	CIVIL ACTION FILE NO.	
Pursuant to O.C.G.A. § 19-13A-3,		
Petitioner assisted by		
Name:		
Address:		
		
		

Phone:

THE SUPERIOR COURT FO	OR THE CO	DUNTY OF
	STATE O	GEORGIA
Petitioner,	: : :	Civil Action File
v.	:	No
Respondent.	:	
Respondent.	:	
		who being duly sworn states that she/he the facts set forth in the foregoing Petition are
		Petitioner
Sworn and subscribed before me thisday of	, 20	
NOTARY PUBLIC/JUDGE/CLERK My commission expires:		

SC-29 Dating V	Violence Ex Parte Protective Order	ORI Number	
		sc	C- 2 9
Tf	HE SUPERIOR COURT FOR THE	COUNTY OF	
	STATE O	F GEORGIA	
7 =	· · · · · · · · · · · · · · · · · · ·		
Petitioner,	:	Civil Action File	
v.	•	No	
Respondent.	Seria:		
	DATING VIOLENCE EX	PARTE PROTECTIVE ORDER	
relationship of apply).	There is a committed romantic relawhat is associated with mere frie	tly pregnant with the other party's child (check all the tionship between the parties that is more intimate the endship or ordinary business, social, or education	ıan
h	fraternization; Factors exist which corroborate the	dating relationship:	
o.		l bonding above a mere casual fraternization;	
	•	een the parties is indicative of a dating relationship;	
e.	The nature and frequency of the pathe parties intended to be in a dating	rties' interactions, including communications, indicage grelationship;	ate
f.	The parties by statement or condu others;	ct demonstrated an affirmation of their relationship	to
g.	Both parties have acknowledged th	e dating relationship; or	
h.	A party to this action is currently p	regnant with the other party's child.	
The Court rel	ied on the following specific facts in	finding the above:	_
			-
			<u>-</u>
			-

the control of the co

CIVIL ACTION FILE NO.			
	~T3/II	ACTION OF DISC	

	ther finds that probable cause exists that the following act(s) of Dating Violence has/have e past and may occur in the future:				
Simp	ole battery (O.C.G.A. § 16-5-23)				
Batte	ery (O.C.G.A. § 16-5-23.1)				
Simp	ple assault (O.C.G.A. § 16-5-20)				
Stalk	xing (O.C.G.A. § 16-5-90)				
The	felony offense(s) of				
IT IS HEREB	Y ORDERED AND ADJUDGED:				
1.	That these proceedings be filed in the office of the Clerk of this Court.				
2.	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. § 19-13A-4. Law enforcement officers may use their arrest powers pursuant to O.C.G.A. §§ 19-13A-6 and 17-4-20 to enforce the terms of this Order.				
3.	That a copy of this Order be given to law enforcement and Respondent be served with a copy of this Order and Petition for Temporary Protective Order instanter.				
4.	That Respondent appear before this Court, on the day of, 20 atm. in room of the County Courthouse at				
	to show cause why the requests of Petitioner should not be granted.				
5. [pco01]	That Respondent is hereby enjoined and restrained from doing, or attempting to do, or threatening to do, any act of injury, maltreating, molesting, following, harassing, harming or abusing Petitioner in any manner. Respondent is not to interfere with Petitioner's travel, transportation, or communication. Respondent shall not follow, place under surveillance, or contact Petitioner at any place of Petitioner for the purpose of harassing and intimidating Petitioner.				

6.

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 Respondent be given reasonable notice and opportunity to be heard sufficient to protect Respondent's due

	CIVIL ACTION FILE NO.
s rights.	This Order shall be presumed valid and pursuant to 18 U.S.C. § 2265 (a)
e accord	ed full faith and gradit by any other state or local jurisdiction and shall be

process rights. 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:

7.	Respondent is ordered to permit Petitioner to enter Respondent's residence to retrieve Petitioner's property and law enforcement (sheriff or police department) is ordered to assist Petitioner in returning to Respondent's residence and retrieving Petitioner's property.
8.	Respondent is to immediately surrender to law enforcement (sheriff or police department) all and any keys, garage door openers and other security devices to Petitioner's residence and law enforcement is to ensure that these are given to Petitioner.
9.	Petitioner's address is ordered to be kept confidential.
10. [pco04]	Respondent is ordered to stay away from Petitioner's residence at and workplace at and school and any subsequent residence or workplace or school of Petitioner.
11. [pco01,04]	That until further Order of this Court, Respondent is restrained and enjoined from approaching within yards of Petitioner.
12. [peo05]	Respondent is ordered not to have any contact, direct, indirect or through another person, with Petitioner, by telephone, fax, e-mail, electronic media or any other means of communication except as specified in this Order.
13.	That Respondent, only when accompanied by local law enforcement, shall be able to remove his/her clothing and personal items from Petitioner's residence as follows:
	on
	, 20 atm.
14.	Respondent is ordered not to interfere with Petitioner including that Respondent may not sell, encumber, trade, damage, contract to sell, or otherwise dispose of or remove from the jurisdiction of this court any of the property of Petitioner.

	tesidence for Fem	Hollet's use	
	onduring this remov	(sneriff or poil	, 20 atm. law enforce department) is hereby ordered to assist Po
16.	-		i to return the following property for Peti
	on	· · · · · · · · · · · · · · · · · · ·	
17.	during this return. It is further Order	•	20 atm. law enfo ice department) is hereby ordered to assist Po
17. [pco08]	during this return. It is further Order	red:	ice department) is hereby ordered to assist Pe
[pco08]	during this return. It is further Order	red:	
[pco08]	during this return. It is further Order	red:	
[pco08]	during this return. It is further Order	red:	, 20

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 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.

_			O	RI Number
Ti	HE SUPERIOR COU	URT FOR THE (COUNTY OF	SC-30
		STATE O	GEORGIA	
		;		
Petitioner,	•	:	Civil Action File	
v.		:	,	
	<u> </u>	:	No	
Respondent	<u> </u>	:		
	DATING VIOI	LENCE TWELV	VE MONTH PROTECT	TIVE ORDER
this case and months were party's child	for good cause shown the in a dating relation to the control of the control to the control of th	n, the court FINDS ship or that a par at least one of the ed romantic relat	S that the parties are currenty to this action is current e following is found as in	es that is more intimate than
	what is associated fraternization;	d with mere frie	ndship or ordinary busi	ness, social, or educational
b.	Factors exist which	corroborate the	dating relationship;	
c.	The parties develop	ped interpersonal	bonding above a mere ca	sual fraternization;
d.	The length of the re	elationship betwe	en the parties is indicativ	e of a dating-relationship;
e.	The nature and free the parties intended			ng communications, indicate
f.	The parties by state others;	ement or conduc	t demonstrated an affirma	ation of their relationship to
g.	Both parties have a	cknowledged the	dating relationship; or	
h.	A party to this action	on is currently pr	egnant with the other part	y's child.
The Court rel	ied on the following	specific facts in t	inding the above:	

er in the contract of the cont

urt further finds by a preponderance of the evidence that the following act(s) of Dating Violence re occurred in the past and may occur in the future:
 _ Simple battery (O.C.G.A. § 16-5-23)
 _ Battery (O.C.G.A. § 16-5-23.1)
 _Simple assault (O,C.G.A. § 16-5-20)
 _ Stalking (O.C.G.A. § 16-5-90)

CIVIL ACTION FILE NO.

IT IS HEREBY ORDERED AND ADJUDGED:

The felony offense(s) of

- 1. That these proceedings be filed in the office of the Clerk of this Court.
- 2. 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. § 19-13A-4 (e). Law enforcement may use their arrest powers pursuant to O.C.G.A. § 17-4-20 to enforce the terms of this Order.
- 3. This Order shall remain in effect for up to twelve (12) months from this date ______, 20 _____.
- 4. Respondent has violated the Dating Violence Protective Orders Act, O.C.G.A. § 19-13A[pco01] let seq. by committing dating violence, and represents a credible threat to the physical
 safety of Petitioner. Respondent is hereby enjoined and restrained from doing or
 attempting to do, or threatening to do any act of injury, maltreating, molesting, following,
 harassing, harming, or abusing Petitioner in any manner. Respondent is not to interfere
 with Petitioner's travel, transportation, or communication. Respondent shall not follow,
 place under surveillance, or contact petitioner at any place of Petitioner for the purpose
 of harassing and intimidating Petitioner.
- 5. 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 Respondent be given reasonable notice and opportunity to be heard sufficient to protect Respondent's due process rights. 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.

CIVII	ACTION FII	ENO	
CIVIL	ACHONTH	DE INO.	

ONLY THE FOLLOWING THAT ARE INITIALED BY THE JUDGE SHALL APPLY:

6.	Respondent is ordered to permit Petitioner to enter Respondent's residence to retrieve Petitioner's property and law enforcement (sheriff or police department) is ordered to assist Petitioner in returning to Respondent's residence and retrieving Petitioner's property.		
7.	Respondent shall immediately surrender to law enforcement (sheriff or police department) all and any keys, garage door openers and other security devices to Petitioner's residence and law enforcement shall ensure that these are given to Petitioner.		
8.	Petitioner's address is ordered to be kept confidential.		
9. [pco04]	Respondent is ordered to stay away from Petitioner's residence at and workplace at and school and any		
	subsequent residence or workplace or school of Petitioner.		
10. [pco01, 04]	That Respondent is restrained and enjoined from approaching within yards of Petitioner.		
11. [pco05]	Respondent is ordered not to have any contact, direct, indirect, or through another person, with Petitioner, by telephone, fax, e-mail, electronic media, or any other means of communication except as specified in this Order.		
12.	That Respondent, only when accompanied by local law enforcement, shall be able to remove his/her clothing and personal items from Petitioner's residence as follows:		
	on, 20 atm.		
13.	Respondent is ordered not to interfere with Petitioner including that Respondent may not sell, encumber, trade, damage, contract to sell, or otherwise dispose of or remove from the jurisdiction of this court any of the property of Petitioner.		
14.	That Petitioner shall be allowed to remove the following property from Respondent's residence for Petitioner's use:		
	and on, 20 atm. law enforcement (sheriff or police department) is hereby ordered to assist Petitioner during this removal.		

	CIVIL ACTION FILE NO.
_ 15.	That Respondent shall be required to return the following property for Petitioner's use:
	and on, 20 atm. law enforcement (sheriff or police department) is hereby ordered to assist Petitioner during this return.
б.	Respondent is ordered to undergo appropriate psychiatric, psychological, or educational services (initial all that apply):
	Respondent is ordered to undergo evaluation for drug/alcohol abuse and to follow the recommended treatment.
	Respondent is ordered to undergo psychiatric/psychological/mental health evaluation and to follow the recommended treatment.
	It is further Ordered that Respondent shall make arrangements to begin a Georgia Commission on Family Violence (GCFV) certified family violence intervention program (FVIP) within fourteen (14) days of the signing of this Order, or if appropriate within fourteen (14) days upon release from incarceration. A list of local certified agencies can be found at www.gcfv.ga.gov. Furthermore, Respondent shall appear before this Court on, 20 at, m. for a hearing on the status of his/her application, attendance and/or completion of the FVIP. At that hearing, Respondent is ordered to present to this court a written status report from the agency providing the certified FVIP. The status report shall detail Respondent's application, attendance and/or completion of or failure to apply, attend and/or complete the FVIP and shall be signed by an officer of the agency.
7.	Petitioner is awarded costs and attorney fees in the amount of \$
8.	Respondent is awarded attorney fees in the amount of \$
9. xo08]	It is further Ordered:
	DRDERED this day of 20

CIVIL ACTION FILE NO	
JUDGE, SUPÉRIOR COUR	Γ
	County
	
Print or stamp Judge's name	

Violation of the above Order may be punishable by arrest.

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 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.

		OKI IV	umber
II	N THE SUPERIOR COURT OF	FLOYD	COUNTY
	STATE	OF GEORGIA	
		Civil Ac	tion No.
Petitio	oner		
v.			
Respo	ondent		
	DISMISSAL OF TEMPO	ORARY PROTEC	TIVE ORDER
[strike	IT IS HEREBY ORDERED that the (Peter through as appropriate) for Temporal for Tempo	orary Protective Or	der filed on the day of
[]	on (Petitioner's) (Respondent's) dismiss.	(both Petitioner's	and Respondent's) motion to
[]	on (Petitioner's) (Respondent's) appear and proceed.	(both Petitioner's	and Respondent's) failure to
[]	on (Petitioner's) (Respondent's) (bo allegations contained in the (Petition) for a Temporary Protective Order	(Counter-Petition) (both Petition and Counter-Petition)
[]	due to lack of service on (Petitione	r) (Respondent) (b	oth Petitioner and Respondent).
[]	OTHER:		•
	So ordered this day of		, 20
		Jud	ge Superior Court
			FLOYD County, Georgia
		Prin	nt or stamp Judge's name
[]	Transmitted to Georgia Protective		

ORI
HE COUNTY OF FLOYD
OF GEORGIA
Civil Action File No
NUANCE OF HEARING PROTECTIVE ORDER
Protective Order in the above styled case be
, 20
Ex Parte Protective Order issued on
styled case is continued until the hearing date of
sions of the Ex Parte Protective Order shall remain
JUDGE, SUPERIOR COURT FLOYD Coursty Print or stamp Judge's name

Rev'd 1/10/03

TRANSMITTED TO GEORGIA PROTECTIVE ORDER REGISTRY

	ORI
THE SUPERIOR COL	JRT FOR THE COUNTY OF
	STATE OF GEORGIA
Petitioner, v. Respondent.]] Civil Action File]] No]
	ODIFY PRIOR PROTECTIVE ORDER
Protective Order issued	D, ADJUDGED and DECREED that the prior Family Violence
the remaining parts of the Protec	tive Order 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 PROTEC	TIVE ORDER REGISTRY DATE CLERK

Rev'd 1/10/03

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.

For transmittal to the Georgia Protective Order Registry and, if applicable, the National Crime Information Center.

RESPONDENT'S IDENTIFYING FACT SHEET						
(please complete as much as possible Crime Information Center r						
Respondent's social security number i	s	, date of birth is _	ŝ	ex, color of		
hair, color of eyes	heigh	it, weigh	nt CR	espondent's race is		
, ethnic background Respondent has distinguishing marks (tattoos, sca						
etc.)	Respondent drives a			, license tag		
no:(Expires:) and	has a(state)	driver's license no	:	(Expires:).		
Respondent's home address is				and is		
employed by	at		a	nd works from		
to on (days)	Responde	ent has the	following	known aliases:		
	·					
PROTECTED PARTIES' IDENTIFYING INFORMATION						
Petitioner:	CDOB	r sex	(face	· 		
Other:		sex	race			
Other:	DOB	sex	race			
Other:	DOB	sex	race			
Other:	DOB	sex	race			
☐ Transmitted to Georgia Protective On	rder Registry	Date	Clerk	Rev'd 1/22		

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and the second s