IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
allu	
, Respondent.	
Respondent.	

TEMPORARY INJUNCTION FOR PROTECTION AGAINST DATING VIOLENCE

The Petition for Injunction for Protection Against Dating Violence under Section 784.046, Florida Statutes, and other papers filed in this Court have been reviewed. Under the laws of Florida, the Court has jurisdiction of the petitioner and the subject matter and has jurisdiction of the respondent upon service of the temporary injunction. The term Petitioner as used in this injunction includes the person on whose behalf this injunction is entered.

It is intended that this protection order meet the requirements of 18 U.S.C. Section 2265 and therefore intended that it be accorded full faith and credit by the court of another state or Indian tribe and enforced as if it were the order of the enforcing state or of the Indian tribe.

SECTION I. NOTICE OF HEARING

Because this Temporary Injunction for Protection Against Dating Violence has been issued wi notice to Respondent, the Petitioner and Respondent are instructed that they are scheduled				
a.m./p.m., when the Court will consider whether to issue a Final Judgmen	nt of Injunction for			
Protection Against Dating Violence, which shall remain in effect until modified or dissolve and whether other things should be ordered. The hearing will be before The Honorable {				
, at {room name/number, location, address	s, city}			
	, Florida.			
If Petitioner and/or Respondent do not appear, this temporary injunction may be extended, or dismissed, and/or additional orders may be granted, including entry o injunction and the imposition of court costs. All witnesses and evidence, if any, mu this time. Petitioner and Respondent will be bound by the terms of any injunction	f a permanent st be presented at			
the final hearing.	or order issued at			

IF EITHER PETITIONER OR RESPONDENT DO NOT APPEAR AT THE FINAL HEARING, HE OR SHE WILL BE BOUND BY THE TERMS OF ANY INJUNCTION OR ORDER ISSUED IN THIS MATTER.

Florida Supreme Court Approved Family Law Form 12.980(o), Temporary Injunction for Protection Against Dating Violence (03/15)

public expense. YOU ARE ADVISED THAT IN THIS COURT: a.____a court reporter is provided by the court. b. electronic recording only is provided by the court. A party may arrange in advance for the services of and provide for a court reporter to prepare a written transcript of the proceedings at that party's expense. c. neither electronic recording nor court reporting services are provided by the court. A party may arrange in advance for the services of and provide for a court reporter to prepare a written transcript of the proceedings at that party's expense. A RECORD, WHICH INCLUDES A TRANSCRIPT, MAY BE REQUIRED TO SUPPORT AN APPEAL. THE PARTY SEEKING THE APPEAL IS RESPONSIBLE FOR HAVING THE TRANSCRIPT PREPARED BY A COURT REPORTER. THE TRANSCRIPT MUST BE FILED WITH THE REVIEWING COURT OR THE APPEAL MAY BE DENIED. If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact ____ {identify applicable court personnel by name, address, and telephone number} at

NOTICE: Because this is a civil case, there is no requirement that these proceedings be transcribed at

least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

SECTION II. FINDINGS

The statements made under oath by Petitioner make it appear that Section 784.046, Florida Statutes, applies to the parties, that Petitioner is a victim of dating violence and/or Petitioner has reasonable cause to believe he or she is in imminent danger of becoming a victim of an act of dating violence by Respondent, and that an immediate and present danger of dating violence exists to Petitioner or to a member of Petitioner's immediate family.

SECTION III. TEMPORARY INJUNCTION AND TERMS

This injunction shall be effective until the hearing set above and in no event for longer than 15 days, unless extended by court order. If a final order of injunction is issued, the terms of this temporary injunction will be extended until service of the final injunction is effected upon Respondent. This

Florida Supreme Court Approved Family Law Form 12.980(o), Temporary Injunction for Protection Against Dating Violence (03/15)

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 or end this injunction.

Willful violation of the terms of this injunction, such as refusing to vacate the dwelling which the parties share, going to Petitioner's residence, place of employment, school, or other place prohibited in this injunction, telephoning, contacting or communicating with Petitioner, if prohibited by this injunction, or committing an act of dating 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.

Any party violating this injunction may be subject to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment, and also may be charged with a crime punishable by a fine, jail, or both, as provided by Florida Statutes.

ORDERED and ADJUDGED:

- 1. **Violence Prohibited.** Respondent shall not commit, or cause any other person to commit, any acts of violence against Petitioner, including assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnapping, or false imprisonment, or any criminal offense resulting in physical injury or death. 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, it			
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 child(ren) go often:			

	{Initial if applies; write N/A if not applicable}
	bRespondent may not knowingly come within 100 feet of Petitioner's automobile at any time.
	cOther provisions regarding contact:
3.	Firearms.
	[Initial all that apply; write N/A if does not apply]
	aRespondent shall not use or possess a firearm or ammunition.
	 bRespondent shall surrender any firearms and ammunition in Respondent's possession to the County Sheriff's Department.
	cOther directives relating to firearms and ammunition:
4.	Mailing Address or Designated E-Mail Address(es). Respondent shall notify the Clerk of the Court of any change in either his or her mailing address, or designated e-mail address(es), within
	10 days of the change. All further papers (excluding pleadings requiring personal service) shall
	be served either by mail to Respondent's last known mailing address or by e-mail to
	Respondent's designated e-mail address(es). Service shall be complete upon mailing or e-mailing.
5.	Additional order(s) necessary to protect Petitioner from dating violence:
65 6 71	CNUL OTUER CRECIAL PROVISIONS
{This	ON IV. OTHER SPECIAL PROVISIONS section to be used for inclusion of local provisions approved by the chief judge as provided in la Family Law Rule 12.610.}
{Unle	ON V. DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION ss ordered otherwise by the judge, all provisions in this injunction are considered mandator sions and should be interpreted as part of this injunction.}
1.	. The Sheriff of County, or any other authorized law enforcement officer, is ordered to serve this temporary injunction upon Respondent as soon as possible after its

Florida Supreme Court Approved Family Law Form 12.980(o), Temporary Injunction for Protection Against Dating Violence (03/15)

issuance.

- 2. This injunction is valid and enforceable 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 a warrant pursuant to Section 901.15, Florida Statutes, for any violation of its provisions, which constitutes a criminal act under Section 784.047, Florida Statutes.
- 3. Should any Florida law enforcement officer having jurisdiction have probable cause to believe that Respondent has knowingly violated this injunction, the officer may arrest Respondent, confine him/her in the county jail without bail, and shall bring him/her before the Initial Appearance Judge on the next regular court day so that Respondent can be dealt with according to law. The arresting agent shall notify the State Attorney's Office immediately after arrest. THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA AND LAW ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES.
- 4. **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.

DONE AND ORDERED in	, Florida on
	CIRCUIT JUDGE

COPIES TO:	
Sheriff of	County
Petitioner:	
by U. S. Mail	
by hand delivery ir	n open court
by e-mail to desig	gnated e-mail address(es)
Respondent:	
forwarded to sher	riff for service
State Attorney's O	
Other:	
/iolence as it appears on file in t	copy of the original Temporary Injunction for Protection Against Datin the office of the Clerk of the Circuit Court of
County, Florida, and that I ha	ave furnished copies of this order as indicated above
	CLERK OF THE CIRCUIT COURT
SEAL)	
	Ву:
	{Deputy Clerk or Judicial Assistant}