11112	SUPERIOR COURT FOR THE COUNTY OF
	STATE OF GEORGIA
Petitioner, v.	
Respondent.	: 140
	DATING VIOLENCE EX PARTE PROTECTIVE ORDER
Order be issued; Court finds that	ioner having prayed pursuant to O.C.G.A. §§ 19-13A-1 et seq., that a Protective and alleged that Respondent has committed acts of Dating Violence; and the probable cause exists to establish that the parties are currently, or within the last, in a dating relationship or that a current pregnancy has developed between the l that apply). There is a committed romantic relationship between the parties that is more
u·	intimate than what is associated with mere friendship or ordinary business, social, or educational fraternization.
b. c.	Factors exist which corroborate the dating relationship; The parties developed interpersonal bonding above a mere casual fraternization;
d.	The length of the relationship between the parties is indicative of a dating relationship;
e. f.	The nature and frequency of the parties' interactions, including communications, indicate the parties intended to be in a dating relationship; The parties by statement or conduct demonstrated an affirmation of their
g. h.	relationship to others; or, Both parties have acknowledged the dating relationship; A current pregnancy has developed through the parties.
	on the following specific facts in finding the above

	ther finds that probable cause exists that the following act(s) of Dating Violence urred in the past:
Sim	ple battery (O.C.G.A. § 16-5-23)
Batt	tery (O.C.G.A. § 16-5-23.1)
Sim	ple assault (O.C.G.A. § 16-5-20)
Stal	king (O.C.G.A. § 16-5-90)
Any	felony
and may occu	ar in the future.
IT IS HEREE	BY 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 (d). 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 the Respondent be served with a copy of this Order and Petition for Temporary Protective Order instanter.
4.	That the 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 the 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 the 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 the Petitioner at any place of the Petitioner for the purpose of harassing and intimidating the Petitioner.

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 the Respondent be given reasonable notice and opportunity to be heard sufficient to protect the Respondent's due process rights. This Order shall be presumed valid

6.

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(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 the Petitioner's residence and law enforcement is to ensure that these are given to the Petitioner.					
9.	Petitioner's address is ordered to be kept confidential.					
10.	Respondent is ordered to stay away from Petitioner's residence at and workplace at and					
	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.	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 the 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.					
15.	That Petitioner shall be allowed to remove the following property from the Respondent's residence for Petitioner use:					

		and on(sheriff or police de removal.						
16.	That Respondent shuse:	•			011	erty for P	etitioner's	
		enforcementassist the Petitioner	and or (s	sheriff o	or polic	, 20_ re department is	at hereby or	law rdered to
[pco08]	_17.	It is further Ordered	1:					
	SO OR	RDERED this		day of			, 20	
						JUDGE, SU	JPERIOI	R COURT County
						Print or s	tamp Jud	ge'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 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. A person commits the offense of Aggravated Stalking when such person, in violation of a temporary or permanent protective Order prohibiting this behavior, follow, 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

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

CIVIL ACTION FILE NO.	
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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 IDENT	TIFYING	FACT	SHEET			
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	PROTECTE	D PARTIES' IDI	ENTIFYIN	NG INFO	DRMAT	TION			
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Other:		D	OB		sex		race		
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П	Transmitted to	Georgia Pr	otective Orde	er Registry	Date	_Clerk _	
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