Emergency Firearms Restraining Order

PETITIONER								
	Court			Judicial Circuit				
First Middle Last	County _		_ State of Illinois					
Petitioner's Address:	Case No.							
DECRONDENT		DECDC	ALDENIT IDEA	ITICICO (
RESPONDENT		RESPONDENT IDENTIF						
	GENDER	RACE	DOB	HT.	WT.			
First Middle Last								
Relationship to Petitioner:	EYES	HAIR	SOCIAL SECU	JRITY (la:	st 4#s)			
Respondent's Address:		XXX-XX-						
(Home)	DRIVER'S LIC. # STATE Licen				e Plate #			
(Work)								
	Distinguishing Features (scars, marks, tattoos, martial arts):							
(Work Hours:)								
	-							
THE COURT FINDS: That it has jurisdiction over the Petitioner and subject matter and the Respondent will be provided with reasonable notice and an opportunity to be heard within the time required by Illinois law. Additional findings are set forth on the following pages.								
THE COURT ORDERS: (Additional terms are set forth herein) ☐ For the duration of this order, Respondent is prohibited from having in his/her custody or control any firearms, ammunition, firearm parts that could be assembled to make an operable firearm, or removing parts that could be assembled to make an operable firearm and is further prohibited from purchasing, possessing, or receiving additional firearms, ammunition, or firearm parts that could be assembled to make an operable firearm; and (See R01)								
The terms of this Order shall be effective until	(1)	oate)	(T	ime am/pm				
A hearing on the entry of a Six Month Firearms Restr	aining Order	is set f	or:	(Date)	at (Time)			
at the			ir	n Courtro	om:			

A SIX MONTH FIREARMS RESTRAINING ORDER MAY BE ENTERED AGAINST YOU IF YOU FAIL TO APPEAR AT SUCH HEARING.

NOTICE TO RESPONDENT

Any knowing violation of a firearms restraining order is a Class A misdemeanor and shall not bar concurrent prosecution for any other crime, including any crime that may have been committed at the time of the violation of the firearms restraining order.

FINDINGS [Jurisdiction]

The Court, having reviewed the verified petition and having examined the petitioner under oath or affirmation, finds that:

- 1.
 Probable cause exists for granting the remedy or remedies requested because the respondent poses an immediate and present danger of causing personal injury to him/her self, or another, by having in his/her custody or control any firearms, ammunition, or removing firearm parts that could be assembled to make an operable firearm, or by purchasing, possessing, or receiving additional firearms, ammunition, or firearm parts that could be assembled to make an operable firearm.
- 2. \square Petitioner's address is set forth on page one (1).

RELATIONSHIP CODE: The Petitioner/Abused Person stands in relationship to the Respondent as (check <u>all</u>that apply):

√	RELATIONSHIP	✓	RELATIONSHIP	~	RELATIONSHIP
	Spouse (SE)		Parent (PA)		Grandparent(GP)
	Step-parent(SP)		Sibling (Brother/Sister) (SB)		In-Law (IL)
	Child (CH)		Step-child(SC)		Other Related by Blood or Marriage (OF)
	Child in Common (CC) (parties not married)		Step-sibling(SS)		Grandchild (GC)
	Shared/common dwelling (CS)		Law Enforcement Officer (LE)		Ex-Spouse (XS)

FINDINGS [General]

The Court, having reviewed the verified petition and having examined the petitioner under oath or affirmation, finds that:

- \square Venue is proper (430 ILCS 67/10).
- ☐ The respondent does pose an immediate and present danger of causing personal injury to himself, herself, or another by having in his/her custody or control any firearms; ammunition; firearm parts that could be assembled to make an operable firearm; or purchasing, possessing, receiving additional firearms; ammunition; or firearm parts that could be assembled to make an operable firearm. (430 ILCS 67/35)

11 15 ORDERED the following remedies that	are checked apply in this o	case.					
1. (R01) For the duration of this order, Respondent shall be prohibited from having in his or her custody or control any firearms, ammunition, or removing firearm parts that could be assembled to make an operable firearm and is further prohibited from purchasing, possessing, or receiving additional firearms, ammunition, or firearm parts that could be assembled to make an operable firearm.							
☐ 2. (R02) Respondent shall turn over to the Identification Card (FOID) and concealed carr							
If the Court finds probable cause to believe that or firearm parts that could be assembled to make (1) the Court SHALL issue a warrant for the seizu could be assembled to make an operable firea (2) the Court MAY issue a search warrant to local be assembled to make an operable firearm.	e an operable firearm then ure of the firearms, ammunitarm; and te the firearms, ammunition See Warrant form attached.	cion, and firearm parts that , and firearm parts that could					
	THIS EMERGENCY ORI						
	Date:						
	Time:	am/pm.					
	JU	IDGE					
I hereby certify that this is a true and correct copy of	the original order on file witl	n the court.					
	Clerk of the C	Circuit Court of					
(Seal of the Clerk of Circuit Court)		County, Illinois					
	Date:						
cc: ☐ Petitioner ☐ Respondent (via Sheriff) ☐ Cour ☐ StatesAttorney	nsel of Record □ Sheriff □ A	dvocate □ Jail					

Ι

DEFINITION OF TERMS USED IN THIS ORDER

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

- 1. **Family members:** Includes a spouse, former spouse, person with whom the respondent has a minor child in common, parent, child, step-child, any other person related by blood or present marriage, or a person who shares a common dwelling with the respondent.
- 2. Firearms Restraining Order: "FRO" means an order issued by the court, prohibiting and enjoining a named person from having in his or her custody or control any firearms, ammunition, or removing firearm parts that could be assembled to make an operable firearm and purchasing, possessing, or receiving, additional firearms, ammunition, or removing firearm parts that could be assembled to make an operable firearm.
- 3. **Intimate partner:** Includes a spouse, former spouse, a person with whom the respondent has or allegedly has a child in common, or a person with whom the respondent has or has had a dating or engagement relationship.
- 4. **Petitioner:** "Petitioner" means a family member or a law enforcement officer who alleges the respondent poses a danger of causing personal injury to him/herself or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm, ammunition, or firearm parts that could be assembled to make an operable firearm or removing firearm parts that could be assembled to make an operable firearm.
- 5. Respondent: "Respondent" means the person alleged in the petition to pose a danger of causing personal injury to him/herself, or another by having in his or her custody or control any firearms, ammunition, or firearm parts that could be assembled to make an operable firearm or removing firearm parts that could be assembled to make an operable firearm, and purchasing, possessing, or receiving additional firearms, ammunition, or firearm parts that could be assembled to make an operable firearm.