on DR.12980

IN THE COUNTY COURT OF THE NINTH JUDICIAL CIRCUIT OF FLORIDA ORANGE COUNTY, FLORIDA

### CIVIL COVER SHEET

•		•
L CASE STYLE		10)
Plaintiff George N	1. Zimmermouchse#	D(108 - 1306
	Judge	30
VS .		
Defendant Veronica	A. Quaro	
II. TYPE OF CASE	(Place an X in one box on than one type of case, sele	ly. If the case fits more ct the most definitive.)
DOMESTIC RELATIONS	TORTS	OTHER CIVIL
Simplified dissolution Dissolution Support - IV-D URESA - IV-D URESA - Non IV-D URESA - Non IV-D Omestic violence Other domestic relations	Professional malpractice Products liability Auto negligence Other negligence	Contracts Condominium Non-Monetary Real property/ Mortgage foreclosure Eviction PTP -
III. IS JURY TRIAL DEN	MANDED IN COMPLAIN	T?
Yes No		
DATE 8-10-05		<u>-</u> '
SIGNATURE OF CLERK	Oaly	ACTION

	$\bigcap_{i \in I} \bigcap_{i \in I} \bigcap_{j \in I} \bigcap_{j \in I} \bigcap_{i \in I} \bigcap_{j \in I} \bigcap_{j \in I} \bigcap_{i \in I} \bigcap_{j \in I} \bigcap_{j \in I} \bigcap_{i \in I} \bigcap_{j \in I} \bigcap_{i \in I} \bigcap_{j \in I} \bigcap_{i \in I} \bigcap_{j \in I} \bigcap_{j$
IN	THE CIRCUIT COURT OF THE 1997 JUDICIAL CIRCUIT,
	IN AND FOR OVER COUNTY, FLORIDA
	Case No.: DROS - 13069
`(g	heoral M. Zimmerman
	heory M. Zimmerman Division: 20
_	and September 1
V	eronica A. Zuazo
	Respondent.
	PETITION FOR INJUNCTION FOR PROTECTION AGAINST DOMESTIC
	VIOLENCE
	1, (full legal name) CRAYGE Michael Transportations swom, certify that
he fe	ollowing statements are true:
	and the same of th
SEC	TION I. PETITIONER (This section is about you. It must be completed. However, if fear that disclosing your address to the respondent would put you in danger, you should
'0u	plete and file Petitioner's Request for Confidential Filing of Address, & Florida Supreme
nur aur	Approved Family Law Form 12.980(h), and write "confidential" in the space provided on this
	for your address and telephone number.)
	Petitioner currently lives at: (street uddress) 1874 Valley Word War (city, state and zip code) Jaks. Many 33146  Telephone Number: (area code and number) (407) 435-2400
	Tolophone Number: large code and number 15071635-7400
	Physical description of Petitioner:
	Race: H Sex: Male Female Date of Birth: 10-5-1983
	Petitioner's attorner's name, address, and telephone number is: Jahra Umanthy
	(If you do not have an attorney, write "none.")
	(If you do not have an altomey, write hone. )
SEC.	TION II. RESPONDENT (This section is about the person you want to be protected from.
Lmu	ist be completed.)
	14245 4 1 1
٠	Respondent currently lives at: (street address, city, stole, and zip code) 1836 Somen half Jane
	Respondent's Driver's License number is: {If known}
	Respondent is:
√ a	Il that apply)

	a. the spouse of Petitioner. Date of Marriage
<u></u>	Date of Divorce:  c. related by blood or marriage to Petitioner.  Specify relationship:  d. a person who is or was living in one home with Petitioner, as if a family.  e. a person with whom Petitioner has a child in common, even if Petitioner and Respondent never were married or living together.
3.	Petitioner has known Respondent since (date) October 2001
4.,	Respondent's last known place of employment Supervitts 23085. Kinkingur bel Employment address: 2308 6. Kinkingun Rel Orlando El Working hours: Shift work
5.	Physical description of Respondent:  Race: H Sex: Male Female X Date of Birth: 6/6/1982  Height: S 2" Weight: 160 Eye Color: Ann Hair Color: Brown I Bland Plighting Distinguishing marks or scars: Consider Alphabed, Browns introduced Fettor, 4 bouling head of Vehicle: (make/model) 2002 Pleneury Color: Julies Tag Number: John
6.	Other names Respondent goes by (aliases or nicknames): Veno
7.	Respondent's attorney's name, address, and telephone number is: untrow.
	(If you do not know whether Respondent has an attorney, write "unknown." If Respondent does not have an attorney, write "none.")
	ON III. CASE HISTORY AND REASON FOR SEEKING PETITION (This section completed.)
1.	Has Petitioner ever received or tried to get an injunction for protection against domestic violence against Respondent in this or any other court?  Yes No If yes, what happened in that case? (include case number, if known)
	Has Respondent ever received or tried to get an injunction for protection against domestic violence against Petitioner in this or any other court?  X Yes No

	Describe any other court case that is either going on now or that happened in the past, including a dissolution of marriage, paternity action, or child support enforcement action, between Petitioner and Respondent sinclude city, state, and case number, if known):
	Petitioner is the victim of an act of domestic violence or has reasonable cause to believe that he or she is in imminent danger of becoming the victim of an act of domestic violence. Below is a brief description of the latest act of violence or threat of violence that causes Petitioner to honestly fear imminent domestic violence by Respondent. (Use additional sheets if necessary.)
	On (date) \$/8/2003 at (location) 1834 Journfull for Orando F/ 32807
DAT,	the Respondent at around, 10:30 pm I dropped of a freind and
	was on my way forme when I received a Whom call brown
	Varania asking free when churcon her side of town of
	It is wranted in spand the night al percented in has being
	after diner are untilled T.V. har about an hour value
	July we care going to book a suplained that claves not
	isterested in sponding the night since I had an interview and the
	and the state of t
	morning. Ale accused me of young to conties aromann found
	agoing to from every for property will to the the
	of she stented to get cipset is ( Robert of tole her that
	dwanted nothing more to do with her and asked her to zee
	My personed belongings, she befused and fixed she would give
	to me in the morning of price again told far of wer not your
	Spand the night of could be fearing with my Cellular phone
	That she are using from the Type from any any enguence for
	to raceive valuable paper work that bix healin has possesses
	Check here if you are attaching additional pages to continue these facts.
1	Additional Information
11	that apply]
	a. Other acts or threats of domestic violence as described on attached sheet.
	b. This or other acts of domestic violence have been previously reported to <i>(person or</i>
	agency):  c. Respondent owns, has, and/or is known to have guns or other weapons.
	C. Respondent owns, has, and/or is known to have guns or other weapons.  Describe weapon(s):
	d Respondent has a drug problem.
	e. Respondent has an alcohol problem.
	f. Respondent has a history of mental health problems. If checked, answer the following,

Please Do Not Write Above This Line

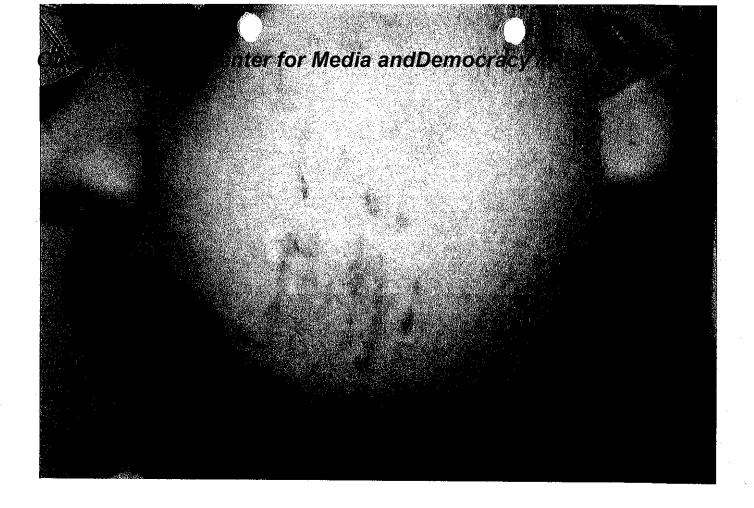
Mortgage Papers. Cur Lour, insuran papers set
at that time of was header to the down when the Bloom
no & told no clurar not leaving - clarked per to recogni
the signs that she was hosing control as any bath know how
she get when the was about to get terribly displant
De tolel "fine then F in leave then" so I strutiel to lyave
when she physically assaulted me about the page and yper chart
It one point thighy to chase me. I gave her the phone,
The let go of me and told me ske was going to send
me To fent & that Dince of have a pounding thereof the
anguld put me any governer I lift the hopes of
West to my freinds house where he cleaned up the
alond & Jointall My of a clied Hay small
11/2002 Genonica & clusere Living to gether when the
found out I had you to a condest without has
since she was working of heel taken our new puply
She come long enraged & d'astroben to calor
down when she stritted upling & lostony on in the
face & kitting me with a breselvall hat when I leveled
her out of the house say continued to leat on my
don & candalize my con Wa pain of seiones Suging
"you went respond to me let se it you respond to
eggen cary, I called her perents to pick her up
but the left on her own accord

If known.  Has Respondent ever been the subject of a Baker Act proceeding? ( ) Yes No  Is Respondent supposed to take medication for mental health problems? ( ) Yes ( ) No  If yes, is Respondent currently taking his/her medication? ( ) Yes ( ) No
SECTION IV. TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME (Complete this section only if you want the Court to grant you temporary exclusive use and possession of the home that you share with the Respondent.)
1. Petitioner claims the following about the home that Petitioner and Respondent share or that Petitioner left because of domestic violence:
[ \squall that apply ] a. Petitioner needs the exclusive use and possession of the home that the parties share at (street address)
street address
c. If kept out of the home, Respondent has the money to get other housing or may live without money at (street address)
<ul> <li>2. The home is:</li> <li>{√one only}</li> <li>a. owned or rented by Petitioner and Respondent jointly.</li> <li>b. solely owned or rented by Petitioner.</li> <li>c. solely owned or rented by Respondent.</li> </ul>
SECTION V. TEMPORARY CUSTODY OF MINOR CHILD (REN) (Complete this section only if you are seeking temporary custody of any minor child. You must be the natural parent adoptive parent, or guardian by court order of the minor child (ren). If you are asking the court to determine issues of temporary custody with regards to a minor child, you must also complete and file a Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Court Florida Supreme Court Approved Family Law Form 12.902(d).  Note: If the paternity of the minor child (ren) listed below has not been established through either marriage or court order, the Court may deny temporary custody, visitation, and/or support.
Florida Supreme Court Approved Family Law Form 12 980(a), Petition for Injunction for Protection Against Dumestic Violence (01-04)

	Name	Place of Birth	Birth date	Sex
one	e only]	nom Petitioner is seeking te	iøn happen.	
	c. were not there when the	ere the domestic violence by the domestic violence happer Respondent. omestic violence by Respo	ied this time but have seen pre-	cious act
	Name any other minor Include child(ren)'s nan	child(ren) who were there ne, age, sex, and parents' na	when the domestic violence had the sames.	ippened.
	Visitation that apply } a. Petitioner requests t minor child(ren), as foll	hat the Court order reason ows:	able visitation by Respondent	with the
-	1 46-04-04-0-505	ponsible person designated ble person for purposes of s	sed exchange of the minor chil by the Court. The following such exchange. Explain:	
	Explain/	at the Court limit visitation	by Respondent with the minor	child(re
<del>-</del>	1 Parisipanas suguests	that the Court prohibit vi	sitation by Respondent with t	III annzi

SECTION VI. TEMPORARY SUPPORT (Complete this section only if you are seeking financial support from the Respondent. You must also complete and file a Family Law Financial Affidavit, Deferida Family Law Rules of Procedure Form 12.902(b) or (c), and Notice of Social Security Number, Deferida Supreme Court Approved Family Law Form 12.902(j). Fyou are seeking child support. A Child Support Guidelines Worksheet, Deferida Family Law Rules of Procedure Form 12.902(c), must be filed with the court at or prior to a hearing to establish or modify child support.)
[ √ all that apply]  1. Petitioner claims a need for the money he or she is asking the Court to make Respondent pay, and that Respondent has the ability to pay that money.
2. Petitioner requests that the Court order Respondent to pay the following temporary alimony to Petitioner. (Petitioner must be married to Respondent to ask for temporary alimony.) Temporary Alimony Requested \$ every ( ) week ( ) other week ( ) month.
3. Petitioner requests that the Court order Respondent to pay the following temporary child support to Petitioner. (The respondent must be the natural parent, adoptive parent, or guardian by court order of the minor child(ren) for the court to order the respondent to pay child support.) Temporary child support is requested in the amount of \$ every (*) week(*) other week(*) month.
SECTION VII. INJUNCTION (This section summarizes what you are asking the Court to include in the injunction. This section must be completed.)
Petitioner asks the Court to enter a TEMPORARY INJUNCTION for protection against domestic violence that will be in place from now until the scheduled hearing in this matter.
Petitioner asks the Court to enter, after a hearing has been held on this petition, a final judgment on injunction prohibiting Respondent from committing any acts of domestic violence against Petitioner and:  a. prohibiting Respondent from going to or within 500 feet of any place the Petitioner lives;  b. prohibiting Respondent from going to or within 500 feet of the Petitioner's place(s) of employment or school; the address of Petitioner's place(s) of employment or school is:  Add Comployated
c. prohibiting Respondent from contacting Petitioner by mail, by telephone, through another person, or in any other manner; d. prohibiting Respondent from knowingly and intentionally going to or within 100 feet of Petitioner's motor vehicle. e. prohibiting Respondent from defacing or destroying Petitioner's personal property.
[ $\sqrt{\text{all that apply}}$ ].  f. prohibiting Respondent from going to or within 500 feet of the following place(s).

Petitioner or Petitioner's mino	or child(ren) must go often (include address):  R Bel Glemalo F1 38803
g. granting Petitioner tempora	ary exclusive use and possession of the home Petitioner and
h. granting Petitioner tempora	ary exclusive custody of the parties' minor child(ren), s with the parties' minor child(ren);
k. granting temporary child su l. ordering Respondent to parti	apport for the minor child(ren); icipate in treatment, intervention, and/or counseling services:
any other terms the Court deems nec	rtified domestic violence center; and cessary for the protection of Petitioner and/or Petitioner's rectives to law enforcement agencies, as provided in section
741.30, Florida Statutes.	as provided in section
TO HOLD A HEARING ON THIS P	FILING THIS PETITION, I AM ASKING THE COURT PETITION, THAT BOTH RESPONDENT AND I WILL , AND THAT I MUST APPEAR AT THE HEARING.
I HAVE READ EVERY STA STATEMENT IS TRUE AND CORI MADE IN THIS PETITION ARE	ATEMENT MADE IN THIS PETITION, AND EACH RECT. I UNDERSTAND THAT THE STATEMENTS BEING MADE UNDER PENALTY OF PERILIPY
Dated 8/10/05	SECTION 837.02, FLORIDA STATUTES.  (initials)
TATE OF FLORIDA A LA	Signature of Petitioner
COUNTY OF ORANGE	
worn to or affirmed and signed before	me on 8/10/05 by George M. Zimmermas
	NOTARY RUBLIC or DEPUTY CLERK
Personally known	[Print, type, or stamp commissioned name of notary
Produced identification Type of identification produced	or clerk.]



George Zimmerman-8/10/05 Heather @ Harbor House - advocate

DR165-13069

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

GEORGE MICHAEL ZIMMERMAN, Petitioner,

and

VERONICA A. ZUAZO, Respondent.



Case No.: 48-2005-DR-013069-O

| Common | C

INSTR 20050579518

OR BK 08155 PG 1897 PGS=8

MARTHA O. HAYNIE, COMPTROLLER

ORANGE COUNTY, FL

08/26/2005 09:48:54 AM

REC FEE 0.00

### FINAL JUDGMENT OF INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE WITHOUT MINOR CHILD(REN) (AFTER NOTICE)

The Petition for Injunction for Protection Against Domestic Violence under section 741.30, Florida Statutes, and other papers filed in this Court have been reviewed. The Court has jurisdiction of the parties and the subject matter.

It is intended that this protection order meet the requirements of 18 U.S.C. § 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.

#### HEARING

		nine whether an Injunction for
Protection Against Domestic Violen	ce in this case should be 🗸	) is sued ( ) modified ( )
extended.		
The hearing was attended by	( ) Petitioner	( Respondent
	( ) Petitioner's Counsel	( ) Respondent's Counsel
		,

#### **FINDINGS**

On \_\_\_\_\_\_\_\_, a notice of this hearing was served on Respondent together with a copy of Petitioner's petition to this Court and the temporary injunction, if issued. Service was within the time required by Florida law, and Respondent was afforded an opportunity to be heard.

After hearing the testimony of each party present and of any witnesses, or upon consent of Respondent, the Court finds, based on the specific facts of this case, that Petitioner is a victim of domestic violence or has reasonable cause to believe that he/she is in imminent danger of becoming a victim of domestic violence by Respondent.

Zimmeranay Veonice # Zyazo Served at Most M. on the 24 day.

of Mayer 2005. By: C. Seare

#### INJUNCTION AND TERMS

Any violation of this injunction, whether or not at the invitation of Petitioner or anyone else, may subject Respondent to civil or indirect criminal contempt proceedings, including the imposition of a fine or imprisonment. Certain willful violations of the terms of this injunction, such as: refusing to vacate the dwelling that the parties share; going to or being within 500 feet of 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; knowingly or intentionally coming within 100 feet of Petitioner's motor vehicle, whether or not it is occupied; defacing or destroying Petitioner's personal property; refusing to surrender firearms or ammunition if ordered to do so by the court; or committing an act of domestic 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. In addition, it is a federal criminal felony offense, punishable by up to life imprisonment, depending on the nature of the violation, to cross state lines or enter Indian country for the purpose of engaging in conduct that is prohibited in this injunction. 18 U.S.C. § 2262.

#### **ORDERED** and **ADJUDGED**:

1. Violence Prohibited. Respondent shall not commit, or cause any other person to commit, any acts of domestic violence against Petitioner. Domestic violence includes: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnaping, false imprisonment, or any other criminal offense resulting in physical injury or death to Petitioner or any of Petitioner's family or household members. 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, fax, telephone, through another person, or in any other manner. Further, Respondent shall not contact or have any third party contact with anyone connected with Petitioner's employment or school to inquire about Petitioner or to send any messages to Petitioner. Contact at legal proceedings or through legal counsel constitutes an exception. Unless otherwise provided herein, Respondent shall not go to, in, or within 500 feet of: Petitioner's current residence 1874 VALLEY WOOD WAY, LAKE MARY, FL 32746 or any residence to which Petitioner may move; Petitioner's current or any subsequent place of employment NOT GIVEN or place where Petitioner attends school NOT GIVEN; or the following other places (if requested by Petitioner) where Petitioner or Petitioner's minor child(ren) go often: 1080

### WOOD COCK RD., ORLANDO, FL 32803. Respondent may not knowingly come within 100 feet of Petitioner's automobile at any time. b. Other provisions regarding contact:. 3. Firearms. Unless paragraph a. is initialed below, Respondent shall not have in his or her care, custody, possession or control any firearm or ammunition. It is a violation of section 790.233, Florida Statutes, and a first degree misdemeanor, for the respondent to have in his or her care, custody, possession or control any firearm or ammunition. [Initial if applies; Write N/A if not applicable] a. Respondent is a state or local officer as defined in section 943.10(14), Florida Statutes, who holds an active certification, who receives or possesses a firearm or ammunition for use in performing official duties on behalf of the officer's employing agency and is not prohibited by the court from having in his or her care, custody, possession or control a firearm or ammunition. The officer's employing agency may prohibit the officer from having in his or her care, custody, possession or control a firearm or ammunition. b. Respondent shall surrender any firearms and ammunition in the Respondent's possession to the Orange County Sheriff's Department. c. Other directives relating to firearms and ammunition: NOTE: RESPONDENT IS ADVISED THAT IT IS A FEDERAL CRIMINAL FELONY OFFENSE TO SHIP OR TRANSPORT IN INTERSTATE OR FOREIGN COMMERCE, OR POSSESS IN OR AFFECTING COMMERCE, ANY FIREARM OR AMMUNITION; OR TO RECEIVE ANY FIREARM OR AMMUNITION WHICH HAS BEEN SHIPPED OR TRANSPORTED IN INTERSTATE OR FOREIGN COMMERCE WHILE SUBJECT TO SUCH AN INJUNCTION. 18 U.S.C. § 922(g)(8). 4. Evaluation/Counseling. [Initial all that apply; write N/A if does not apply] a. The Court finds that Respondent has: \_\_\_\_i. willfully violated the ex parte injunction; \_ ii. been convicted of, had adjudication withheld on, or pled nolo contendere to a crime involving violence or a threat of violence; and/or \_\_ iii. in this state or any other state, had at any time a prior injunction for protection entered against the respondent after a hearing with notice. Note: If respondent meets any of the above enumerated criteria, the Court must order the Respondent to attend a batterers' intervention program unless it makes written factual findings stating why such a program would not be appropriate. See § 741.30(6)(d), Florida Statutes. b. Within ( )10 days ( )\_\_\_\_ days, (but no more than 10 days) of the date of this injunction,

Respondent shall enroll in and thereafter without delay complete the following, and

	shall provide proof of such enrollment to the Clerk of Circuit Court within ()_days, (but no more than 30 days) of the date of this injunction:
the Court or any substan necessary a ii. A	rtified batterers' intervention program from a list of programs to be provided by any entity designated by the Court. Respondent shall also successfully complete ce abuse or mental health evaluation that the assessing program counselor deems a predicate to completion of the batterers' intervention program. substance abuse evaluation at:
	or a similarly qualified facility and any substance abuse treatmen led by that evaluation.
iii. A	mental health evaluation by a licensed mental health professional at:  or any other similarly qualified facility and any mental health
treatment r	ecommended by that evaluation. ther:
intervention	ngh Respondent meets the statutory mandate of attendance at a batterers in program, the Court makes the following written findings as to why the condition intervention program would be inappropriate:
	<del></del>
the Circuit the Court; sheriff's fe	ts. Pursuant to section 741.30(2)(a), Florida Statutes, filing fees to the Clerk of Court and service fees to the sheriff are waived, subject to subsequent order of CoR costs in the amount of \$ for the filing fee, plus \$ for the e, for a total of \$
for which Circuit Confiling fees	gainst ( ) Petitioner ( ) Respondent ( ) Other (explain) sum let execution issue. This amount shall be paid to the Orange Clerk of the art, within 30 days of the date of this injunction. If Respondent is directed to pa or service fees and Petitioner has previously paid said fees, the clerk shall refun titioner, upon payment by Respondent.
mailing ad- requiring p Such service	ddress. Respondent shall notify the Clerk of the Court of any change in his or he dress within ten (10) days of the change. All further papers (excluding pleading personal service) shall be served by mail to Respondent's last known address be by mail shall be complete upon mailing. Rule 12.080, Fla.Fam.L.R.P., sectional Statutes.
Other pro	visions necessary to protect Petitioner from domestic violence:
Other pro	visions necessary to protect Petitioner from domestic violence:

<del></del>  	
- - -	
_	
	TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME
[Initial if	applies; Write N/A if not applicable]
8 P	Possession of the Home. ( ) Petitioner ( ) Respondent shall have temporary exclusive possession of the dwelling located at: 1874 VALLEY WOOD WAY, LAKE MARY, F
home sl	<b>Cransfer of Possession of the Home.</b> A law enforcement officer with jurisdiction over the hall accompany ( ) Petitioner ( ) Respondent to the home, and shall place ( ) Petition despondent in possession of the home.
10]	Personal Items. ( ) Petitioner ( ) Respondent, in the presence of a law enforcement may return to the premises described above () on, at
a.m./p.m home, ac clothing a with juris stand by tools of t not be re AWARI	companied by a law enforcement officer only, for the purpose of obtaining his or hand items of personal health and hygiene and tools of the trade. A law enforcement office sdiction over the premises shall go with ( ) Petitioner ( ) Respondent to the home are to insure that he/she vacates the premises with only his/her personal clothing, toiletries the trade, and any items listed in paragraph 12 below. The law enforcement agency shall be proposed for storing or transporting any property. IF THE RESPONDENT IS NO DED POSSESSION OF THE HOME AND GOES TO THE HOME WITHOUT NFORCEMENT OFFICER, IT IS A VIOLATION OF THIS INJUNCTION.
	The following other personal possessions may also be removed from the premises at th
120	Other:
	TEMPORARY SUPPORT

	Respondent (hereinafter Obligor) has the present ability to pay alimony and shall pay temporary alimony to ( ) Petitioner ( ) Respondent (hereinafter Obligee) in the amount of \$
	of \$ per month, payable ( ) in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month ( ) other {explain}
	beginning {date} This alimony shall continue until modified by court order, until a final judgment of dissolution of marriage is entered, until Obligee dies, until this injunction expires, or until {date}, whichever occurs first.
<del></del>	b. ( ) Petitioner ( ) Respondent shall be required to maintain health insurance coverage for the other party. Any uncovered medical costs for the party awarded alimony shall be assessed as follows:
	c. Other provisions relating to alimony:
14. [Initia	Method of Payment.  one only]  a. Obligor shall pay any temporary alimony ordered through income deduction, and such support shall be paid to the Central Government Depository inCounty.  Obligor is individually responsible for paying this support obligation in the event that all or any portion of said support is not deducted from Obligor's income. Obligor shall also pay the applicable Central Government Depository service charge. Until alimony payments are deducted from Obligor's paycheck pursuant to the Income Deduction Order, Obligor is responsible for making timely payments directly to the Central Government Depository.  b. Temporary alimony shall be paid through the Central Government Depository in the office of the Orange County Clerk of Circuit Court. Obligor shall also pay the applicable Central Government Depository service charge.  c. Other provisions relating to method of payment:

#### OTHER SPECIAL PROVISIONS

(This section to be used for inclusion of local provisions approved by the chief judge as provided in Florida Family Law Rule 12.610.)

# DIRECTIONS TO LAW ENFORCEMENT OFFICER IN ENFORCING THIS INJUNCTION

(Provisions in this injunction that do not include a line for the judge to either initial or write N/A are considered mandatory provisions and should be interpreted to be part of this injunction.)

This injunction is valid in all counties of the State of Florida. Violation of this injunction 1. 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 warrant pursuant to section 901.15, Florida Statutes, for any violation of its provisions, except those regarding child support and/or alimony, which constitutes a criminal act under section 741.31, Florida Statutes. When inconsistent with this order, any subsequent court order issued under Chapter 61, Florida Statutes, shall take precedence over this order on all matters relating to property division, alimony, child custody, or child support.

THIS INJUNCTION IS ENFORCEABLE IN ALL COUNTIES OF FLORIDA, AND LAW 2. ENFORCEMENT OFFICERS MAY EFFECT ARRESTS PURSUANT TO SECTION 901.15(6), FLORIDA STATUTES. The arresting agent shall notify the State Attorney's

Office immediately after arrest.

Reporting alleged violations. If Respondent violates the terms of this injunction and there 3. 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.

Respondent, upon service of this injunction, shall be deemed to have knowledge of and to 4. be bound by all matters occurring at the hearing and on the face of this injunction.

The temporary injunction, if any, entered in this case is extended until such time as service 5

J.	of this injunction is effected upon R	espondent.
	ORDERED on 3/24/05	- RMY
		CUIT JUDGE
COPIE	ES TO:	•
Sherif	f of Orange County	
	ner (or his or her attorney):	by U. S. Mail by hand delivery in open court (Petitioner must acknowledge receipt in writing on the face of the original order - see below.)
Respo	ndent (or his or her attorney):	forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below.) by certified mail (may only be used when
Sherifi Petitio	f of Orange County ner (or his or her attorney):	by hand delivery in open court (Petitioner must acknowledge receipt in writing on the face of the original order - see below.) forwarded to sheriff for service by hand delivery in open court (Respondent must acknowledge receipt in writing on the face of the original order - see below.)

Respondent is present at the hearing and

	Respondent fails or refuses to acknowledge the receipt of a certified copy of this injunction.)
State Attorney's Office	rootpy or a continue topy or many my minutes.
Batterer's intervention program (if o	ordered)
Central Governmental Depository (i	,
Department of Revenue	. 0.1.01.01.)
Other:	
I CERTIFY the foregoing is a true	copy of the original as it appears on file in the office of
	County, Florida, and that I have furnished copies of this
order as indicated above.	*
LY	YDIA GARDNER
Cl	LERK OF THE CIRCUIT COURT
(SEAL)	y: Unnette West
By	: Unnette West
	Deputy Clerk
ACK	NOWLEDGMENT
I, GEORGE MICHAEL ZIMMER	RMAN ,acknowledge receipt of a certified copy of this
Injunction for Protection.	
<u> </u>	M
Pe	etitioner
ACK	NOWLEDGMENT
· · · · · · · · · · · · · · · · · · ·	owledge receipt of a certified copy of this Injunction for
Protection.	1 000
	RHH )