#### CIRCUIT COURT OF ILLINOIS FOURTH JUDICIAL CIRCUIT MONTGOMERY COUNTY

卤	Indep	ende	nt	
	Crimir	nal		
	Juven	ile		
	Other	Civil	Proceedin	c

1 1 0 1		☐ Other Civil Proceeding
Hudra Hughes		THE THE
Petitioner's Name (Person desiring protection)		FILED
I am filing on behalf of: ★ myself and/or ★ minor child(ren) □ dependent □ high risk adult		DEC 1 3 2018 7
(as listed below):	¥	HOLLY LEMONS
V		Cikelle EtaMPClerk 4TH Judicial Circuit
Matthew Hughes		case # 18-0P-254
Respondent's Name (Person you desire protection from	om)	
VERIFIED PETITION FOR	ORDER OF PRO	DIECTION
I request an Order of Protection against Math	Name of Respondent	
I am requesting an Emergency Order of Prote	ection.	
I did not give the Respondent notice that I ar	m seeking protection b	ecause I fear that giving
notice would result in further abuse or becau court. Good cause exists for granting the rer	se the abuse is likely to	o recur perore I return to
service of process or notice.	neuy or remedies requ	ested without prior
PETITIONER II	NEODMATION	(A)
The Petitioner's address for the purpose of service o	f notice is:	
	Hillsboro.	J 69049
(Street / P.O. Box) ☐ Check this box, if the above address is an Alter	(City) rnate Address for Servi	(State) (Zip Code) ce of Notice because
disclosure of abused person's actual address wou	ld risk further abuse.	ce of Notice because
Persons to be included in the Order of Protection, in		ner, are:
Full Name	Age State of Residen	ce Relationship to Petitioner
	V 61	daughter
	8 JL	dauster
		9
RESPONDENT I	NFORMATION	<b>*</b>
Date of Birth: 10-13-1973 (mmddyyyy) U		☐ Female
Social Security Number: XXX-XX- (last		White
Weight: 200 Height: 5 ft. 8 in.	Hair color: brown	Eye color: <u>Auo</u>
Respondent's Current Address:	11313	<u> </u>
	Hellispace	(State) (Zip Code)
(Street / P.O. Box)	(City) Work Hours:	(0:000) (2.5)
Respondent's Work Address:		
(Street / P.O. Box)	(City)	(State) (Zip Code)
Distinguishing Features (scars, marks, tattoos, etc.)		
Driver's License #:	_ License Plate #:	

RELATIONSHIP CODE

The Petitioner/Abused Person stands in the following relationship to the Respondent

/ahaale	-11	that	nnn	121	
(check	all	lilal	auu	IY.	

1	RELATIONSHIP	1	RELATIONSHIP	1	RELATIONSHIP
~	Spouse (SE)		Parent (PA)		Grandparent (GP)
- 4	Former Spouse (XS)		Sibling (Brother/Sister) (SB)		In-Law (IL)
	Boyfriend/Girlfriend ( <b>BG</b> ) (Dating Relationship)		Step-child (SC)		Person with Disability (PD)
	Child in Common (CC) (parties not married)		Step-sibling (SS)		Person Responsible for High-Risk Adult ( <b>PR</b> )
10	Shared/common dwelling (CS)		Step-parent (SP)		Personal Assistant or Caregiver to Person with Disability ( <b>PC</b> )
	Child (CH)		Grandchild (GC)		Other Related by Blood or Marriage ( <b>OF</b> )

## **BACKGROUND INFORMATION**

1. Is there or has there ever been an C Petitioner or Respondent? ☐ Yes ☐ N		county naming you as the
If <b>yes</b> , please provide the following info Name of Petitioner Name of Resp	rmation for each Order of Protectio	n: Date of expiration  imber (mmddyyyy)
2. Has a child/dependent/high risk adu protected person in any other Order of If <b>yes</b> , please provide the following info Name of Petitioner Name of Resp	Protection, Custody or Guardianship promation for each Order:	Date of expiration
2. Are there now or have there ever h	een, any civil, criminal, or divorce p	proceedings involving you,
one of the protected persons and/or the	Respondent? Tyes LINO LIN	lone Known
If <b>yes</b> , please list all pending cases below.  a. Type of Case:	ow. Result:	
State/County:	Case # (if known)	Date
b. Type of Case:	Result:	
State/County:	Case # (if known)	Date
c. Type of Case:	Result:	
State/County:	Case # (if known)	Date
4. Venue is appropriate in this county by the Petitioner resides here.  The Respondent resides here.  The abuse occurred here.		
☐ The Petitioner is here temporarily	to avoid abuse.	

5. I am requesting an Order of Protection because the Respondent did the following things on the dates and times indicated below. (Be Specific) (Include the relevant history of abuse, the effect the abuse had on you, and the date and place that each incident occurred. Attach additional pages, if necessary)

Date(s)	Description of Incident(s)
m 12-12-18	I confonted Matt about texting other Women
	and he denied it multiple times. (This was in
	front of my son Joen my Sten-dad Man and our
	danahter Hanna). Hehit me. Hlan Said, bont lay
	another finger on her." He looked at Alan and
	grapped my hand and tried to pull me closer to
	Kim: Alan told him to get his phone and leave.
	Alan followed him outside to make sur he didn't do
	anything to our vehicles.
7-21-18	Matt to Id Me, "I'm going to Lucking shoot you!"
3	This was because I Fook his cell phone because
	Matt to Id me, "I'm going to Fucking shoot you!" This was because I took his cell phone because he was communicating with multiple women.
Sept / OC+ 17	Matt asked me for the keys to his truck
	and I told him he can't have them because
	he shouldn't drive due to his DAI (brainigury).
5	I was in the shower and he opened the shower
	and choked me. Then he asked for the code to
	his gun vaust and I said, "you just choked me. Do
	you through hink I'm going to give you the code?" He opened the snower door again and store started
	He opened the shower door again and some started
	choking me and he smeshed my head against the
	shower way and said, "This is what choking is!"
•	

☐ Continued on attached page(s)

## REMEDIES SECTION (750 ILCS 60/214)

PURSUANT TO THE ILLINOIS DOMESTIC VIOLENCE ACT ("THE ACT"), THE PETITIONER SEEKS THE FOLLOWING REMEDIES:

### PART A. REMEDIES INVOLVING PERSONAL PROTECTION

(R01) With respect to all protected persons, that the Respondent be prohibited from committing the following acts of abuse or threats of abuse (check all that apply):	
Harassment, interference with personal liberty, physical abuse, or stalking.	
☐ Intimidation of a dependent.	
☐ Willful deprivation.	
□ Neglect.	
☐ Exploitation.	
(R03) Stay Away  a. That the Respondent be ordered to stay at least 500 feet away from the Petitioner and/or protected person(s)' and their residence, school, daycare, employment and any other specified place.	well our survey
"Stay Away" means for the respondent to refrain from both physical presence and nonphysical contact with the petitioner whether direct, indirect (including, but not lim to, telephone calls, mail, email, faxes, and written notes), or through third parties who may or may not know about the order of protection.	ited )
Respondent be prohibited from entering or remaining while Petitioner and/or protected person(s) is/are present at:  Their place of residence currently located at	904
☐ Their place of employment at	
Their school, located and the school of the	
Any of the following specified places, when Petitioner and/or protected person(s) is/are	
present:	
□ 3. (R14) That Respondent be prohibited from entering or remaining in the residence or household while under the influence of drugs or alcohol and constituting a threat to the safety or well-being of Petitioner or Petitioner's children.	<sub>2</sub> s
PART B. REMEDIES INVOLVING PROPERTY (These remedies do not affect title to property (750 ILCS 60/214(b)(2)).	
1. (R02) That the Petitioner be granted exclusive possession of, and Respondent be prohibited	
from entering or remaining present at the residence/household located at:	
(State) (City) (State) (Zip Code)	
(Check one)  ☐ Petitioner has a right to occupancy and Respondent has no such right, or  Petitioner and Respondent both have right to occupancy, but the balance of hardships favors  Petitioner's occupancy over Respondent's.	
2. (R10) That with respect to personal property possession should be awarded as follows:	
Da. Petitioner be granted the following personal property: Louse key , housegarage door	^
opener, shed aprope door apener, good opener	6

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/	b. That the Respondent be ordered to promptly make available to the Petitioner the following
	property over which the Respondent has possession or control: house key , house garage do
	aponox, sheel garage alon aponox, gods apenex
	(Check as applies)  ☐ The Petitioner, but not Respondent, owns the property, or  ☐ The property is jointly owned by the parties, and sharing it would risk abuse or is impracticable and the balance of hardships favors temporary possession by Petitioner, and/or  ☐ Petitioner claims property as marital property, and a proceeding has been filed under the Illinois Marriage and Dissolution of Marriage Act ("IMDMA").
2	🖺 c. That Respondent be given his/her 🗒 clothing 🗟 personal adornments 🛚 medicine
	□ other personal property, namely
更	3. (R10) That personal property be transferred:
_	□ at the residence, or
	□ at(Street) (City) (State) (Zip Code)
	That the transfer of personal property take place in the presence of:
	law enforcement, or $\square$ an agreed-upon third party, namely
	□ Respondent □ Petitioner have the right to enter the residence to retrieve the property but only in the presence of law enforcement or the designated third party.
8	Time and date of transfer:
	4. (R11) That Respondent be prohibited from taking, transferring, encumbering, concealing, damaging, or otherwise disposing of the following real and/or personal property:
,	(Check as applies)  ☐ Petitioner, but not Respondent, owns the property, or ☐ The Parties own the property jointly, and the balance of hardships favors granting this remedy, and/or ☐ Petitioner claims property as marital property and a proceeding has been filed under the IMDMA.
	5. <b>(R11)</b> That Respondent be prohibited from using financial or other resources of an aged member of the family or household for the profit or advantage of Respondent or any other person.
chil	6. <b>(R11.5)</b> That the petitioner be granted the exclusive care, custody, or control of any mal owned, possessed, leased, kept, or held by either the petitioner or the respondent or a minor d residing in the residence or household of either the petitioner or the respondent and order the condent to stay away from the animal and forbid the respondent from taking, transferring, umbering, concealing, harming, or otherwise disposing of the animal.

#### PART C. REMEDIES INVOLVING CHILDREN

List the full name, age, and the state of residence of all children **not listed on page 1 of this petition** whose custody and or visitation may be affected by the issuance of an order of protection against the respondent. Any prior Orders of Protection, Custody or Guardianship proceedings affecting the child should be listed in the Background Information (page 2 of 11) of this petition.

		Full Name		Age State of Residence		Relationship to Petitione	
				8	ゴレ	daughter	
( <del></del>						<u>,                                     </u>	
-		ÿ.					
·36	1.	That the primary caretaker	of the minor child(re	en) is	; <b>™</b> Petitioner □	Respondent	
		☐ Other Person:	(Name a	nd Add	trace)		
A:	2.	(R05) That Petitioner be of the parties, and that:				of the minor child(ren)	
1		<ul><li>a. Respondent be ordered</li><li>□ Petitioner</li><li>□ Other</li></ul>		hildr	en to the physica	l care of:	
			(Name and Ad				
		on		at	C	am/pm in th	
		presence of					
4	2	b. Respondent be ordered Petitioner, school/school gr	not to remove the m rounds, or babysitter	inor (	child(ren) from th care provider.	ne physical care of the	
r	] noti	c. Within 24 hours of the is ice of the Order to any prot	suance of the Order, ected child's day car	the e or	Circuit Clerk is di school, specificall	rected to send written y to the following:	
	,	(Provide child's nar	ne, then Name and Addre	ss for	each child's school /	day care)	
ŗ	art	(R06) That the Court awaties. (Please note, tempora tection).	rd Petitioner tempor ry custody is not ava	ary c ilable	ustody of the mire as a remedy in	nor child(ren) of the an emergency order of	
7	<b>A</b>	a. The children were born p	orior to or during the	cour	se of the marriag	e between the parties;	
E		<ul><li>b. The parties are unmarried</li><li>□ has / □ has not been</li></ul>	ed; the children are c n a legal determination	hildr on of	en in common of parentage.	the parties; and there	
	J	c. If neither of the above a	pplies, please explair	n her	e:	a 2.	
			~~~~				

B	4.	. (R07) (Visitation) That the Court provide for visit	itation as	follows:	
-		a Deny/ □ Restrict visitation because the Respo □ Abuse or endanger the minor child(ren) during vis Use visitation as an opportunity to abuse or harass household members. □ Improperly conceal or detain the minor child(ren).	itation. s Petition	er, Petitioner's family	, or
		Act in a manner that is not in the best interest of t	ne minor	ciliu(ren).	
			sinor chil	d(rop):	
					am/nm
	33	☐ Every from from			
		☐ Every other weekend from			
		□ Other: fr		am/pm to	am/pm.
			further a	buse, that Responde	nt be
		e. That the Respondent be ordered to pick up and ref			
		(Street Address / City /	State)		•
		f. That visitation take place at	root Addres	s / City / State)	
		and that transportation be provided by			
			edging ac	who has countability to the Co	filed or will ourt.
		h. Further, that the court order the Respondent to re Petitioner's designated person immediately at the en	turn the	child(ren) to Petition	
		i. That the Respondent be allowed visitation that the the child(ren).	Court fin	ds to be in the best i	nterests of
P	5. or	. <b>(R08)</b> That the Respondent be ordered not to concerremove the child(ren) from the State of Illinois.	eal the m	inor child(ren) within	the State
	6. □	<ul> <li>(R09) That the Respondent be ordered to appear in Alone □ With the minor children</li> <li>□ To prevent abuse, neglect, removal or concealmen</li> <li>□ To return the child to the custody or care of the Pe</li> <li>□ To permit a court-ordered interview or examination</li> </ul>	nt of the o	or	
	att	(R15) That Respondent be denied access to and be tempting to inspect or obtain school or any other record Petitioner because:  Petitioner is requesting that the Order of Protection provided with the minor child (ren), or  Petitioner's actual address is omitted due to the risk of the inspection of the risk of the risk of the record removal of the record removal of the record removal of the record removal of the removal of the removal of the record removal of the remov	rds of the rohibit Re f further	minor child(ren) in spondent from having abuse, or	g contact

# PART D. FIREARMS (Respondent must be present in court or have had actual notice of these proceedings before a turnover of firearms can be ordered.)

4		(R14.5) That the Respondent be orderessession to a law enforcement agency b	ered to turn over any and all firearms in his/her ecause:
		Respondent  ☐ has used or threatened to use firea ☐ is likely to use firearms illegally aga	
		Further, Respondent  □ possesses a firearm.  □ has a history of violence.  □ has a history of possession/use of f  □ carries a firearms on his/her persor  (Make and model of vehicle:  □ may be a threat to the safety of the  □ is, or has been known to be, suicidate	n in a vehicle.
	2.	The Respondent has the following firea <u>Description</u>	rms (describe each): <u>Location</u>
	-		
PA	\R	TE. ECONOMIC REMEDIES (Eco Emergency hearing.)	onomic remedies are not available at the
		<ul><li>b. Petitioner requests that Respondent</li><li>c. Respondent is □ unemployed □ er</li></ul>	be ordered to pay temporary child support. be ordered to pay temporary support to the Petitioner. mployed by:
		at (Employer)  and has an approximate take-home par  □ of the month □ monthly.	(Street Address) (City/State) y of \$ □ weekly □ bi-weekly
	ab	(R13) That Respondent be ordered to use, neglect, or exploitation, including: Medical expenses	pay Petitioner for losses suffered as a direct result of \$
		Lost earnings Repair/replacement of property damaged or taken	\$(if known) \$(if known)
		Reasonable attorneys' fees	\$(if known)
			\$(if known)
		Little and the second of the s	\$ (if known) \$ (if known)
	П		7
	to	the hearing.	\$(if known) bove, please bring documentation (receipts, etc.)
		(R16) That Respondent be ordered to unseling to Petitioner.	reimburse a shelter providing temporary housing or

## PART F. MISCELLANEOUS REMEDIES

(	(If y	R04) That the Respondent be ordered to undergo and successfully complete counseling. Ou desire that the Respondent undergo counseling, you should check this box, but remedy is not available at the Emergency hearing.)
	2. (	R17) That Respondent be further ordered and enjoined as follows:
1.5		
		• 4
-	ALCOHOLD .	
-		
-		
-		
		FORE, Petitioner moves the Court to grant the relief requested in this petition.  VERIFICATION
proc	edu ect,	r the penalties of perjury as provided by law pursuant to section 1-109 of the code of civil e, the undersigned certifies that the statements set forth in this instrument are true and except as to matters therein stated to be on information and belief and as to such matters rsigned certifies as aforesaid that the undersigned verily believes the same to be true.
		Signature of Petitioner
Atto	rne	for Petitioner:
Nam	ne: _	
	8777	
		State:Zip Code:
		Fax:

#### **DEFINITION OF TERMS USED IN THIS PETITION**

- 1. **Abuse:** "Abuse" means physical abuse, harassment, intimidation of a dependent, interference with personal liberty or willful deprivation but does not include reasonable direction of a minor child by a parent or person *in loco parentis*.
- 2. Domestic Violence: Domestic Violence means abuse as defined in paragraph one.
- 3. **Exploitation:** "Exploitation" means the illegal, including tortuous, use of a high-risk adult with disabilities or of the assets or resources of a high-risk adult with disabilities. Exploitation includes, but is not limited to, the misappropriation of assets or resources of a high-risk adult with disabilities by undue influence, by breach of a fiduciary relationship, by fraud, deception, or extortion, or the use of such assets or resources in a manner contrary to law.
- 4. **Family or Household Members:** Include spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or prior marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or allegedly share a blood relationship through a child, persons who have or have had a dating or engagement relationship, and persons with disabilities and their personal assistants. For purposes of this paragraph, neither a casual acquaintanceship nor ordinary fraternization between two individuals in business or social contexts shall be deemed to constitute a dating relationship. In the case of a high-risk adult with disabilities, "family or household members" includes any person who has the responsibility for a high-risk adult as a result of a family relationship or who has assumed responsibility for all or a portion of the care of a high-risk adult with disabilities voluntarily, or by express or implied contract, or by court order.
- 5. **Harassment:** "Harassment" means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances, would cause a reasonable person emotional distress, and does cause emotional distress to the petitioner. Unless the presumption is rebutted by a preponderance of the evidence, the following types of conduct shall be presumed to cause emotional distress:
  - a) creating a disturbance at petitioner's place of employment or school;
  - b) repeatedly telephoning petitioner's place of employment, home or residence;
  - c) repeatedly following petitioner about in a public place or places;
  - d) repeatedly keeping petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by petitioner or by peering in petitioner's windows;
  - e) repeatedly threatening to improperly remove a child of petitioner's from the jurisdiction, improperly concealing that child from petitioner or making a single such threat following an actual or attempted improper removal or concealment;
  - f) improperly concealing a minor child from petitioner, repeatedly threatening to improperly remove a minor child of petitioner from the jurisdiction or from the physical care of petitioner, repeatedly threatening to conceal a minor child from petitioner, or making a single such threat following an actual or attempted improper removal or concealment, unless respondent was fleeing an incident or pattern of domestic violence; or
  - g) threatening physical force, confinement or restraint on one or more occasions.

- 6. **Interference with Personal Liberty:** "Interference with personal liberty" means committing or threatening physical abuse, harassment, intimidation or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a right to engage.
- 7. **Intimidation of a Dependent:** "Intimidation" means subjecting a person who is dependent because of age, health or disability to participation in, or the witnessing of: physical force against another or physical confinement or restraint of another which constitutes physical abuse as herein defined, regardless of whether the abused person is a family or household member.
- 8. **Neglect:** "Neglect" means the failure to exercise that degree of care toward a high-risk adult with disabilities which a reasonable person would exercise under the circumstances and includes but is not limited to:
  - a) the failure to take reasonable steps to protect a high-risk adult with disabilities from acts of abuse;
  - b) the repeated, careless imposition of unreasonable confinement;
  - c) the failure to provide food, shelter, clothing, and personal hygiene to a high-risk adult with disabilities who requires such assistance;
  - d) the failure to provide medical and rehabilitative care for the physical and mental health needs of a high-risk adult with disabilities; or
  - e) the failure to protect a high-risk adult with disabilities from health and safety hazards.
- 9. **Physical Abuse:** "Physical abuse" includes sexual abuse and means any of the following:
  - a) knowing or reckless use of physical force, confinement, or restraint; or
  - b) knowing, repeated and unnecessary sleep deprivation; or
  - c) knowing or reckless conduct which creates an immediate risk of physical harm.
- 10.**Stalking:** "Stalking" means knowingly and without lawful justification, on at least two(2) separate occasions, following another person or placing the person under surveillance or any combination thereof and:
  - a) at any time transmitting a threat of immediate or future bodily harm, sexual assault, confinement or restraint and the threat is directed towards that person or a family member of that person; or
  - b) placing that person in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement or restraint; or
  - c) placing that person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or restraint.
- 11. Willful Deprivation: "Willful deprivation" means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forego such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.