Cynthia Lee Chapman	9th JDC	COURT
PETITIONER	PARISH/CITY OF Rapides	Alexandra
V.	STATE OF LOUISIANA	n . Ni i
Michael Setcher	DIVISION: E NUMBER:0	266, 414
DEFENDANT	FILED: CLERK	<:
Parent/Guardian name if defendant is a minor		
PETITION FOR PROTEC Pursuant to La. R.S. 46:2131 e		
	Supplemental and Amending Petitio	n
The petition of Cynthia Lee Chapman	, born 4-12	18
your name	mont	h/day/year
a resident of the State of Louisiana, respectfully represents:	-h 1	
Paragra Petitioner files this petition on behalf of:	pn 1	
a. Petitioner, and/or		
b Minor child(ren) as follows: (Name, Date of Birth, F	Relationship to Petitioner)	
,		
c Alleged incompetent as follows: (Name, Date of Bir	th. Relationship to Petitioner)	
Paragra	ph 2	
a Petitioner requests that his/her address, or that of the	no minor child(ron) or alloged incomp	otont romain
confidential to the court and files the address pursu	ant to La. R.S. 46:2134(B).	etent, remain
(Ask clerk of court for the Confidential Address	Form.)	
b. Petitioner's current address:		
No. & Street	A-4 M-	
No. & Street	. Apt. No.	
City	State	Zip Code
c The minor child's or alleged incompetent's current	address:	•
No. & Street	Apt. No.	
	Apt. No.	
City	State	Zip Code
: Paragra	iph 3	
Michael Satcher , defendant,	resides in Kapides	Parish at
126 Robinson Rd. Alexandr	in LA -112x2	
No. & Street Apt. No.	City State	Zip Code

Paragraph 4 This Court is the proper venue for this action because: The marital domicile is located in The household is located in 🔀 The defendant resides or is domicted in The protected person(s) resides or is domiciled in Parish. (Do not fill this out if address is to remain confidential.) Paragraph 5 The protected person(s) is related to the defendant as: (check all that apply) Current or former spouse Current or former dating partner Current or former intimate cohabitant Parent, stepparent, or foster parent Child, stepchild, or foster child Grandparent Child of defendant's current or former intimate partner Grandchild Paragraph 6 A suit for divorce between the parties is not pending. A suit for divorce between the parties is pending (fill out page 7 of this form, "Addendum") NOTE: If you were NOT the petitioner in the divorce suit, use form LPOR B-R entitled "Petition for Protection From Abuse, (Filed by the Defendant in the Pending Action as Petitioner-in-reconvention)" instead of this one. There is a suit for custody pending involving children named in this petition (fill out page 7 of this form, "Addendum"). There is a custody order in effect involving children named in this petition (fill out page 7 of this form, "Addendum", or attach a copy of the order if available). Paragraph 7 The protected person(s) and defendant have child(ren) in common. Paragraph 8 Defendant abused protected person(s) in the following manner: Slapped protected person(s) Threatened protected person(s) with bodily harm Punched protected person(s) Threatened protected person(s)' life Choked protected person(s) Threatened protected person(s) with a weapon Shoved protected person(s) Sexually abused protected person(s) Abused petitioner's child(ren) or alleged incompetent Kicked protected person(s) Stalked protected person(s) The facts and circumstances of this abuse are as follows: b. The most recent incident of abuse which caused petitioner to file this petition happened on or about ___ (month/day/year), at which time the defendant did: Phone conversate my youngest chi

LPOR B

in to go to the game which

At my house (verbally angry). I told him that I would talk to him after the game, then hung up. He called me back - I answered but I told him I did not want to talk, that I would call him after the game. I then hung up again. He tried to call me back several times but I rejected the calls. I parked at the socret fields began wolking toward the fields when misheel tran up to word me. I told him to leave, that I would talk to him after the grome. For safety, reasons, I walked to a group of people that I knew. I was plant that Michael would try to grat me & force me away from the socret fields. He stayed at the fields another 10 mished then came over to me, pulled me to him really tight of Starked to Say Something in my O ears (to be continued on separal sheet). Past incidents: Wichael & I began dating March of 2018 Sight	
after he 4 his wife separated. In the course of our dating, Michael was violent toward me 10-15 times.	
The most memorable, most vivid moments are as	
follows: July 2018 - La. State Troopers Assoz, Convention	
cruise hosted by Troop E. Night one, Michael became	
he was yoing back to the room- I followed (to be cont. Paragraph 9 Another trooper. He Said Paragraph 9 Paragraph 9	
•	
Because of the immediate and present danger of abuse, petitioner requests that an ex parte Temporary Restraining Order be issued immediately without bond:	
a. prohibiting defendant from abusing, harassing, assaulting, stalking, following, tracking, monitoring, or threatening the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.	
b. prohibiting the defendant from contacting the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication without the express written permission of this court.	
c. prohibiting defendant from going within one hundred (100) yards of the residence, apartment complex, or multiple family dwelling of the protected person(s) located at:	
No. & Street Apt. No. City State Zip Code	
d. ordering the defendant to stay away from the protected person(s)' place of employment/school and not to interfere in any manner with such employment/school located at:	
Employment/School LAddress City State Zip Code	
Employment/School Petitioner may attend school now & in future	-
e. ordering the defendant not to damage any belongings of the protected person(s), not to shut off any utilities, telephone service, or mail delivery to the protected person(s), or in any way interfere with the living conditions of the protected person(s).	

(continued) - I told him to get his hands off of me & to leave. He left. While watching Maci's game, he sent & different text messages that I did not respond to. After the soccer game, I left to get a pedicire @VIP Nouls on 28 W. While there, I turned my location services off so Michael could not locate me. I loft the nail place & headed back home where michael said he would be so he could get his theres from my house. Muchael was not at my house When I arrived. I called him @ 12:52 to let him know I was home & that I would bring his theres to him & that I would like to retrieve my things from his house. I brought his son's tennis shoes, his kids birthday money, his contact case & solution & his house key @ 2 2:30 pm (126 Robinson Rd., Alex., LA.). He allowed me to retrieve my things from his house. I Jeturned his things to him. As I began walking outside to my car, Michael got angry that I was leaving. He tried to prevent me from leaving by standing in my open driver's door (not allowing me to close it) then pulled my keys out of the ignition & threw them in a nearby field of tall grass. He walked off, I was able to close my door to locked the doors as I was scared he would then get Physical. I then called my sister to come to get me She agreed to come the get me from Michael's house. Michael walked back in his house. I got out of my car to Search for my keys. He then came back outside 4 hollered at me, "Hey stupid, if you had watched where I threw them, you would know they're not over there." For flor he would get Physical (due to past situations & his current anger), I got back in my car & locked the doors. He then located my keys the walked over to my car, threw my 2 house keys on top of my car & threw my ring of keys on my front hood. I waited for him to go back into his house before getting out of my car to rettiere my keys. I then backed but of his driveway, & called my sister to let her know

She could return home. I then drove to Planet Fitness, worked out then Stopped @ Chili's for Chips & salsa then drove to my house. I begon Watching Grey's Anatomy on my Tivo. My sister texted me at 5:31 pm asking if everything was okay. At that time, I had Michael's phone number blocked & everything was quiet although I did expect to hear from him as a result of previous episodes re his normal rections/ behaviors when angry. He was angry when I left his house due to my ending the relationship. I told my sister I was okay then went back to Watching my TV show. I sat there with my Thone & keys, ready in case Michael Showed Up at my house. Shortly thereafter, I saw Michael Walking through my back pool gate into my back Potio area. I immediately jumped up & went into the kitchen where he could not see me. He began knocking on my garage door & hollering that he wanted his things back. He then pressed so hard on the garage door with his upper body that I heard a crack and Thought the door had opened. (All exterior doors were definitely locked - I checked them all prior to sitting down to watch TV) I then went around to the garage door to tell him to leave. From the time he attived, the video camera on my Cell phone was recording. I ask him Several fines to leave while recording him. Looking at him, he appears angry & I am fearful in that moment that he will do have to me. I walked out of then watched as he forced his way into my master bedroom by using his upper body. I walked out of my living room door & told Muchael he needed to leave - cell phone Still recording. He then grabbed me in a tight bear hug making me feel like of could not breather I dropped my cell phone at that time due to him grabbing me forcefully. I could smell liquor

On his breath. I was crying, yelling for him to Stop & let go, PLEADING desperately with him to Stop. We fell ento a tero-gravity chair on my back patio then both rolled to the ground where my head hit the pavement. I was able to get out from under him 'a stand up, went to grab my phone of the ground but he got to it first. After asking for my phone several times, he finally gave it back to me. At this time, I Still had my key ring around my 4th ring finger (.) After getting my phone back, I ran out of the gate by my pool & ran around to the side of my house. He chesed me, grabbed me again from behind in a tight bear hug making me feel like I could not breathe. I am Still crying & screaming trying to alert my neighbors. He pulled me around the back of the house. I was able to get to the garage door to open it Evan through the garage area. He grabbed me again from behind but I fell to the ground trying to prevent him from gratting me again in a bear hug. He then proceeds to pick me up, & squeezes me so tight around my mid-section that I void myself. He carries me to the master bedroom. As he is carrying me, he tellow me that I'm fat & heavy 4 that I need to guit eating because I've gained weight. He carries me into the master bedroom, puts me on the floor, straddles me by sitting on top of me & tells me he can do whatever he wants to me. He puts his fingers in my vagenal area, poking at my vagina with his fingers (my Paints are on). He Starts pulling on my Pants as though he's going to pull them down all the while the is calling me a slut, where, cunt. I hold onto grabs me again around from behind 24 puts his

arm across my neck area making it difficult for me to breathe. He then grabs me & puts me on my bed then pins me down on the bed by using his arm across my chest area. At this time, I am in fear of my life as he is now Cholding his hand over my nose & mouth to Prevent me from screaming, restricting my air flow. He removes his hand & I told him," Michael Stop! Please! Think about my 5 kids! They need me!" He put his hand back over my mouth area; I began to panic, kecking at him, trying to pull his hand from my mouth. He then lets go but Starts trying to take my keys from me. I made a tight first but he was able to wrestle the keys from me, causing scrapes to my (4th finger. Mike then walked out to my barn. I then van to the ketchen, grotbed the spare key to my car, got in my car, & locked the door. Michael came back from the barn with a hammer & he walked back to the master bedroom to repair the broken door frame. I sit in my car with my cell phone recording his behaviors. The master beatroom door was 8plit in half from him forcing his way in . He came in & out of the master bedroom several times. Michael also walked into the garage area & the basketball Goal area in front of the garage. Lots of benjarre behavior recorded with my cell phone. He would come to my driver's window then go to my passenger window then Walk away then come back. Several times, Michael is asked to leave when at my driver's window. While at the windows he would say things like: "Let's work this out. We can fix this. Can you give me a thug. Let's go sit on the swing & talk. I thought I

luss doing everything right. Why am I not enough? God, why are you doing this tome?" He also walks around, throwing his hands up in the air like he is praying to God. He drops down to his knees Several times and throws his hands up in the air -he is hollering out but I am unable to hear what he's Souring some of the time. He shoots the basketball a few times, hango from the basketball goal, Picks Haves off the trees, sits on the ground & pulls blades of grass up from the ground - This goes on for gute Some time (230 minutes). During all of this, while I'm in my car, I call my 18 year old, Dylen - we talk for just a little bit. He calls me tack at 6: 22pm, asks of I'm okay. I tell him I'm okay because I don't want him to worry. Shortly thereafter, Dylan arrives at home. Dylan walks Out into the back patio area. Once Mike sees Dylan is home, he gets in his unmarked state police Vehicle intoxicated & begins backing out of my driveway. He then backs into my mailbox - mailbox. is metal on a wooden Stand with a wooden flower planter box at the bottom-mailbox is completely destroyed. He gets out of his vehicle, comes to my driver's Side window & tells me that he accidentally backed into my mailbox. He walks tack to his car. Dylan is watching him then Dylan walks into the house through the garage door. I exit my car & walk in the house behind Dylan Dylan then walks out of the front door to make sure Mike is leaving & to grab his phone from his truck. Mike then Starts walking toward the house. He appears angry & I am fearful he will hurt me again and/or hurt Dylan. Dylan opens the door for me - I walk in & he walks in behind me. Mike charges the front door & places his body

in the way so that Dylan cannot shut the front door. Dylan tries to hold the front door but is unable to hold it any longer. The front door is pushed open From Mike trying to force his way in. Dylan reaches Out around Mike's waist, pushes him away from the front door, then tackles him to the ground. They roll around on the ground while I'm hollering at them to th to Stop. mike says to Dylan, "Do you really want a piece of me?" They then Stop, Dylan is able to get inside. I amable to lock the front door. Mike Stands at the window next to the front door & I tell him he needs to go, that the needs to leave. He then leaves. Dylan says he is going to call the police. I plead with him not to as I am fearful: He is a state trooper & a sniper-I am Scared he will retaliate. Trylon does not call the police. I call my sister to ask her boyfriend to fix my master bedroom door so that it is secure the & her boyfriend arrive at the house. She sees blood on my Shirt 4 Says she's calling the police. I Plead to beg with her not to - again, due to flar as I feel he will retaliate and/or that the abuse will escalate. She calls 911 anyway. 4750 atrives on scene, takes the report. An LSP trooper also shows up (Bettand); After the police leave, Dylan & I go to my swaters to spend the night as we do not feel safe.

(continued) - him back to the room to try to smooth things over (he had never been physical before). Once in the toom, he told me he thought the conversation was inappropriate. He then anylely supped off the shirt he was wearing (he has repped the shirt off himself many times) - he ripped his shirt in half. He took my phone from me, threw it against the wall - it was no longer functional. He took one of my Shirts, ripped it in half. He broke a pair of my sunglesses with his hands, ripped may cross-body purse off of my person breaking the Strap, ripped my to letries bas 4 pulled the TV/TV stand down of the wall the called the Carnival maintenance dept. to get this fixed). The next day, he was still anguy at me. I was alone in our room & deceded to walk to LIDO deck to participate in the St. Fude tundrawer (my daughter is a St. Jude patient/cancer survivor). I was walking by nigself in the hallway when I saw him approaching, coming toward me down the hall. He told me he wanted to talk - I explained that we could talk after the fundraiser (he knew the fundraiser was important to me). He told me no, grobbed me around my hips, lifting me into the air, hitting my neck on the ceiling causing my neck to go into an unnatural position Which caused by @ arm to go numb temporarily. (For Several days after, I was unable to turn my head to the right & had to see a massage therapist for several months after the incident true to limited range of motion). Ovce he carried me into the room, he threw me on the bed, held his hand over my nose & mouth as I was trying to scream. I was unable to breather He then let go & shoved me off the bed onto the floor. Later I had a significant bruise to my @ buttock. Both instances on the ship, Michael was intoxicated. Both episodes Caused great fear. However, I did not report the episodes due to thim being a state trooper & fear of retaliation. Once back home, Michael's ex-wife Courtney called me saying he was just at her apartment, she told me that he tried to strangle her & had put a gun to been head. In that same conversation, She asked me, "Has he put his hands on you get?" I did disclose to her the events that occurred on the cruise.

September 2018- Greg Phasis. Retirement Party

I met Michael at the retirement Darty after my son's football same at ASH. When I arrived, Michael was extremely intoxicated I was angry that I had charged into a dress & heels. He told me that I looked like a whore & that everyone was laughing at me. I told him to "chill"—that word Set him off. He took off walking. After awhile, when he did not return, I got in my vehicle to look for him—found him walking on a service road. I pulled up next to him and he began yelling profamities at me, calling me names (video-recorded)—he was able to reach into my vehicle & grab at me, ripping my bra (photo taken). He also prinched my can several times, leaving putstantial damage to @ front fender (\$1000 to repain damage). I left & drove home. He ended up walking to my house. Said I shouldn't have left him on the side of the road despite him telling me to leave several times.

Sept or Oct 2018- Planet Fitness: Michael & I were @ Planet Fitness weshing out when he got angry because he thought I was looking at another guy. He angrily left the gym on toot. I got in my car, drove up next to him several times trying to get him in the car. He refused several times. I drove home, packed his things up & left them in his truck. He walked back to my house & was angry at how me for packing

his things, angry at me for driving home - told me I shouldn't have left even after he told me to leave Several times.

flept/ oct. 2019 - Buffalo Wild Wings: Michael was angry ble his ex wife had introduced their kids to her new boyfriend. He told me I wasn't being supportive & Called me a slut & a whore. Several witnesses at the table that witnessed his behavior. He grabbed me tightly at the table, Saying mean, hustful things in my lar (insults, profanities, telling me to leave). I left. He called me over & over, book to-book, angry that I had left even after telling me Several times to leave.

November 2018 - Gruf Coast Police Motorcycle Comp-Gonzales la At the Harley Davidson dinner, Michael got angry after he Saw me talking with another State Hoopen. He ignored me the rest of right. He was very intoxicated. Since I ded not know anyone, I went to sit in my car. He got mad about thatcame outside, got next to my car & began hollering at me through the glass (passenger's side); I started my car to that made him more mad. So he jumped on my hood, sliding across the hood. He then proceeded to scream at me some more through the driver's window, I was D.D. for Michael & 20 ther officers. I drove energone back to the hotel. Once in Our room, I began packing my things so I could drive back to Alexandria. He got angry, grabbed me in a bear hug, threw me on the bed, laying on me so I couldn't get up. Due to flow, I began screaming & he covered both my nose & mouth with his hand restricting my airflow. He finally got off of me & as I was attempting to leave the hotel room, he grabbed his State issued service weapon saying he would kill himself if I left then put the gun gun to his head. I told him to Stop a put the gun down. I did not feel like he was serious about Killing himself but was flarful for my own life, so I drove back to Alexandria. (Michael was severely intoxicated)

December 2018 - USTA Christmas Party & T. Vanvence Concert - No incidents at the christmas party. At concert (at the coliseum), Michael opened his text messages & I happened to geance over & see a book picture that his ex-wife had sent. He get ansry & defensive when I asked him about the picture. I walked out of the concert into the parking lot, he followed me. I attempted to use my phone. He wrestled the phone out of my hand & would not give it back to me. When I tried to get it back, he forcefully

grobbed me from behind around my waist, causing me to void myself. I was fearful of him at this time, told him I was Scared. I was crying /yelling. He let me go. I got in my car & went home. He called me over & over, book to back the Came to my home, knocking on my door repeatedly.

February 2019- Michael was at my house & we were arguing (cannot recall exactly why) - I told Michael to leave. He was upset with me & diel not want to leave. So, before wolking outside, he grobbed my Phone. He knows I have to have my phone for work. I followed him outside to rettreve my phone. Michael was intoxicated. He was in his State Police Tahoe. I was standing at the driver's door (door was open) asking for my phone. Michael was in the driver's Seat. He had the Jahoe in "Reverse" (unbeknownst to me). He then forcefully presched the gas, Causing the Jahoe door to hit me, sending me airborne. I landed Several feet away in a muddy spot in my yard. My back slammed into an aluminum tout that was in the yard. (Pieture of muddy Clothes taken)

MUSC - Deveral other incidents occurred over the course of the time between March 2018 & February 2019, but I am unable to recall specifics. Michael is quilty of Psychological warfare: Name calling, insults, manipulation, Power trips, control, jealoury.

April 13, 2019- I and the relationship. Prior to ending the relationship & after ending the relationship, there were many occasions where Michael would Stand at my exterior bedroom door & Knock Continuously and talk continuously & outside my door and/or Call me over & over. Many nights, I he would do this & I would not be able to sleep. None of the instances did & cell police due to fear: Michael had told me that no one would believe me, that he wouldn't get in trouble because he's a police officer, that it's his word against mine & that I would go to jail & lose my beense (FNP). I also feered retaliation - that calling the police would make him more mad-cousing the violence to escalate more 1 the thought of him killing me has crossed my mind many times.

-May 15, 2019 - Michael showed up at my house after driving in from out of town (LTPOA) - he woke me up pounding on my exterior moster bedrm. door. He was so drunk that he could not walk straight & was shurring his words. He called me a whore, said he knew that I was talking to several guys. I turned around, went back inside my house & went back to bed. He drove off in his State Police Tahoe intoxicated.

Farly June 2019- Michael promises he'll charge, promises to go to church every Sunday & promises to quit drinking. We reconcile.

~ August 2019 - I'm at Michael's house he gets angry at me over a conversation we're having. I leave his house. On McKeithen In., Michael aggressively Cuts in front of me in his State issued vehicle & slams on the brakes. He gets out of his vehicle & is screaming profanities at me. A car pulls up behind me. Michael drives off. I turn around & drive to y Not Stop on Versailler where I realize he has pulled my drivers door handle off. (picture taken)

September 13, 2019 - Michael comes to my office & finds me in my office & a male drug rep. eating lunch, working on an appeal for a patient. He gets anyry & leaves my job in his state police vehicle. I try to Call him. He accuses me of cheating on him, says I I'm having an affair. That hight, whichael shows up at my house. He is still very angry. He is standing next to my vehicle then jumps on my hood. My plead & him over & over to get off my car in fear that take my foot off the brake, then as my car begins to roll, onto the ground. I reverse in my vehicle, then drive around him to get away (captured on video).

The majority of all "anger" lpsodes, muchael was intoxicated. I have several videos captured of my bedroom door and talk continuously insulting me, calling me names, telling me what a bad person I am.

There was also a wedding recently where Michael Spoke to one of my friends. Afterwards, she texted me, told me he was unhealthily obsessed with me to seemed like the type of guy who will kill me one day. Told me to get away from him.

No. & Street Apt. No.	City	State	Zip Code
to the exclusion of defendant by ev residence to the petitioner, and orde	icting defendant and ordering the d	efendant to surrender (Sheriff's o	any keys to that office) to evict the
defendant. Said residence is:			
jointly owned by defendant an	d petitioner or protected person(s).		
jointly leased by defendant an			
	no has a duty to support petitioner or iendant AND petitioner is awarded cu		he parties check
appropriate item in Paragraph		stody or ormation, or a	no partico, circon
solely owned or leased by pet	itioner or protected person(s).		
Presently occupied by		*	
	and a Name and the stallant for any	ander Caralinalina andele	
	on(s) possession of the following pro d person(s) (state location of each		
			
	on(s) the exclusive use and possess petitioner or protected person(s) session).		
			·
			4
			
for the following reasons:			
And orderingabove listed property is located to all	(Sheriff's office low petitioner to take possession of the second	e) to accompany petit ne property.	ioner to where the
	(Sheriff's office to take possession of the terring, encumbering, or otherwise of	e) to accompany petit ne property.	ioner to where the
And orderingabove listed property is located to all prohibiting either party from transfeleased, except in the normal course child(ren) or alleged incompetent.	(Sheriff's office to take possession of the substitution of the su	te) to accompany petit ne property. disposing of property pport of the petitioner	ioner to where the jointly owned or and/or the minor
And ordering above listed property is located to all prohibiting either party from transfeleased, except in the normal course child(ren) or alleged incompetent. allowing upon by petitioner and law enforcem	(Sheriff's office to take possession of the substitution of the su	re) to accompany petitine property. disposing of property pport of the petitioner idence at a date and nal clothing and neces	jointly owned or and/or the minor time to be agreed sities, only if s/he
And orderingabove listed property is located to all prohibiting either party from transfeleased, except in the normal course child(ren) or alleged incompetent. allowing upon by petitioner and law enforcements accompanied by a law enforcement entry Allowed.	(Sheriff's officer to take possession of the substitution of the substitution of business or necessary for the substitution of	te) to accompany petitine property. disposing of property pport of the petitioner didence at a date and hal clothing and neces and safety of the parties	jointly owned or and/or the minor time to be agreed sities, only if s/hees. NO FORCED
And ordering	(Sheriff's officer to take possession of the substitution of the substitution of business or necessary for the substitution of	re) to accompany petitine property. disposing of property pport of the petitioner idence at a date and hal clothing and necess and safety of the partie (She	jointly owned or and/or the minor time to be agreed sities, only if s/he es. NO FORCED eriff's office) to

k	awarding the temporary custody of the minor child(ren) or alleged incompetent,
	to petitioner; the minor child(ren) or alleged incompetent is currently in the physical custody of
l.	ordering a representative of (Sheriff's office) to accompany petitioner to where the minor child(ren) or alleged incompetent mentioned above is/are currently and to effect petitioner obtaining physical custody of said child(ren) or alleged incompetent.
r	n. prohibiting defendant from interfering with the custody of the minor child(ren) or alleged incompetent.
	Paragraph 10
	er desires that a rule issue herein ordering defendant to show cause why the orders requested in Paragraph 9 should nade into protective orders, and why defendant should not also be ordered:
	o pay petitioner a reasonable amount of spousal support (alimony). o seek professional counseling or complete a court-monitored domestic abuse intervention program. o submit to a medical evaluation and/or a mental health evaluation o pay costs of court in this matter. o pay attorney fees. o pay evaluation fees. o pay expert witness fees. o pay expert witness fees. o pay cost of medical and/or psychological care for the petitioner, minor child(ren), and/or alleged incompetent, necessitated by the domestic abuse or dating violence. o vacate the residence or household, thereby granting petitioner possession thereof.
	PRAYER
1/1/	ex parte orders requested in Paragraph 9 be granted. a rule issue to show cause why protective orders as requested in Paragraph 10 should not be granted defendant be cast with costs. defendant be advised of penalties for violating Abuse Prevention Orders. all other equitable relief as the court deems proper and necessary. Respectfully submitted by, PETITIONER, IN PROPER PERSON
	E SERVE DEFENDANT: Michael Scholer ally at (his)her home or place of employment at the following address: Robinson Rd. Exaudna, LA 71303 OR

AFFIDAVIT/VERIFICATION

PARISH OF 400, des
BEFORE ME, the undersigned Notary Public, duly commissioned and qualified in and for the state and parish aforesaid, personally came and appeared Cynthic Lee Curyman. Petitioner in the foregoing Petition for Protection from Abuse, who, after being duly sworn by me, did depose and
say that s/he has read the allegations contained therein and declared them to be true and correct to the best of her/his knowledge, information, and belief.
Petitioner further said that s/he believes that the defendant poses a threat to petitioner's safety and/or to the child(ren) or to others for whom petitioner has requested relief.
Petitioner further said that s/he is aware that any false statement made under oath contained in the foregoing petition and this affidavit shall constitute perjury and shall be punishable by a fine of not more than one thousand dollars (\$1,000.00), or by imprisonment, with or without hard labor, for not more than five (5) years, or both.
Cynthia J. Cherman PETITIONER
SWORN TO AND SUBSCRIBED before me, Notary Public, on OCHODER 15, Gronth/bay/lyear), at HUXANATYA, Louisiana.
Elizabeth a Wattoamoon NOTARY PUBLIC # 2592

FOR L	POR USE ONLY
PNO#	,
Date Entered	*
Initials:	Verified by:

LOUISIANA UNIFORM ABUSE PREVENTION ORDER									
			Docket No). <u> </u>	264	- 47	4	E	
,	Order of Protection		Court: _	1th o	DC		Div.:		
团	Temporary Restraining Order	١.	City/Parisl	1		State			
	Protective Order/Preliminary or Permanent Injunction		Alex	indu	à Rapio	es L	ouisiar	1a	
	Modified Protective Order/Preliminary or Permanent Injunction		Filed:		Clerk:				
First	TIONER THIC CLE CLEPHAN Middle/Maiden Last sted person is: Petitioner Onther(s) List of] [4 - Date of birth	12-7	Ra	white	Se	1 11	Sex: M
			V.						
OFF	NOANT NAME AND ADDRESS			DANTID	CNTIFIEDO				
	NDANT NAME AND ADDRESS				ENTIFIERS				1407
M	ichael Satcher		SEX	RACE	DOB		нт	\dashv	WT
First	. Middle Last	_	M	White	11-13	-Sle	6	'	180
Name	of minor defendant's parent or guardian	_]	EYES	HAIR	so	CIAL SEC	URITY	#	
Defen	dant's Alias:		Blue	Bland	٤	-			
12	6 Robinson Rd	-	DI	RIVER'S LI	CENSE#	STAT	E	EXP	DATE
Apt No.	excuduic. LA 71303	-			,	LA	r		
City	State Zip Code	-							
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and the defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this court are as set forth on the following pages.									
That t	COURT HEREBY ORDERS: the above named defendant be restrained from c lt. Additional terms of this order are as set forth or				abuse or threat	s of abus	e, stalk	ing o	r sexual
This	order shall be effective through 11:59 PM on		1-	8-1	2019		(mo	nth/da	ay/year)
	order shall be enforced, even without registratiory, and may be enforced by Tribal Lands (18 U				state, the Distri	ct of Col	umbia,	any (U. S .

WARNINGS TO DEFENDANT:

Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment (18 U.S.C. Section 2262).

Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. Section 922(g)(8)). See further notice on page 5 of this Order.

ONLY THE COURT CAN CHANGE THIS ORDER.

				Docket No.:	6 414
	LOUISIANA UNIFORM ABUSE PREVENTION ORDER				
	TEMPORARY RESTRAINING ORDER Pursuant to:				
□ La. R.S. 46:21	S. 46:2131 et seq. (Domestic Abuse)				46:2171 and 46:2181 valid for
☑ La. R.S. 46:2	151 (Dating Violence)	☐ La. R.S. 46:2	181 et sec	դ. (Non-intimate sexual assa	relationships in Box C below ONLY
	☐ La. Ch. C. Article	1564 et seq. (Chi	ildren's C	ode Domestic Abuse)	
PETITIONER (ynthis Liee (Michael Satche	Thepman V.	^ F	Protected person is: Peti	tioner other(s)
DEFENDANT V	Michael Satche	<i></i>			
The protected p	person(s) is related to the defer	ndant as: (check a	all that app	oly)	
2. curre 3. child 4. child	ent or former spouse ent or former intimate cohabitant d, stepchild, or foster child d of defendant's current or former	•		1. current or former dating pa 2. parent, stepparent, or fost 3. grandparent 4. grandchild	
1 .	ected person and defendant have	e a crillo(ren) in		Select ONLY if statute 46:217 narked above 1. stranger/no relationship 2. acquaintance/co-worker/n	,
DAN THE DAN	FINDING: Domestic Abuse or Dating Violence THE COURT FINDS THAT THE ALLEGATIONS PRESENTED CONSTITUTE AN IMMEDIATE AND PRESENT DANGER TO THE PHYSICAL SAFETY OF THE PROTECTED PERSON(S). FINDING: Stalking THE COURT FINDS THAT THE ALLEGATIONS PRESENTED CONSTITUTE AN IMMEDIATE AND PRESENT				
FINE	IGER OF STALKING. DING: Sexual Assault COURT FINDS THAT THE ALLI URT ISSUES THE FOLLOWING				AULT.
L	IT IS ORDERED THAT THE D	EFENDANT BE S	SERVED V	VITH A COPY OF THIS ORDE	R.
DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT ONLY ORDERS CHECKED AND INITIALED BY A JUDGE SHALL APPLY					
THE DEFENDANT IS ORDERED NOT TO abuse, harass, assault, stalk, follow, track, monitor, or threaten the protected person(s) in any manner whatsoever. This prohibition includes the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury.					
THE DEFENDANT IS ORDERED NOT TO contact the protected person(s) personally, through a third party, or via public posting, by any means, including written, telephone, or electronic (text, email, messaging, or social media) communication without the express written permission of this court. Exceptions (if any):					
PHI 12/3.	THE DEFENDANT IS ORDERED person(s), without the express we Exceptions (if any):	ritten permission o	of this cou	rt. V	nce) of the protected

OUT /	Docket No.: 266 919 E
VHI 104.	THE DEFENDANT IS ORDERED NOT TO go within one hundred (100) yards of the residence, apartment complex or multiple family dwelling of the protected person(s)
4. –	Note: Street / Apt. No. City State Zip Code
PHT 195.	THE DEFENDANT IS ORDERED TO STAY AWAY from protected person(s)' place of employment/school and not to interfere in any manner with such employment/school.
	Employment/school Petitioner may work now as in future City State Zip Code Cuywhere petitioner may affend School now as in future
	Employment/School Address City State Zip Code
	Employment/School Address City State Op Code
PHI DE	THE DEFENDANT IS ORDERED NOT TO damage any belongings or property of the protected person(s) and not to shut off any utilities, telephone service, or mail delivery to the protected person(s) or in any way interiere with the living conditions of the protected person(s).
🗆 7.	THE COURT GRANTS THE PETITIONER or protected person(s) the use of the residence located at:
	No. & Street Apt. No. City State Zip Code
	to the exclusion of defendant by evicting defendant. The Court orders the defendant to surrender any keys to that residence to the petitioner.
	(Sheriff's office) is ordered to evict the defendant.
□8.	THE COURT GRANTS THE PETITIONER or protected person(s) the use and possession of the following property (including pets) and/or the return of protected person(s) property:
	
🗆 9.	THE COURT ORDERS a representative of(Sheriff's office) to accompany petitioner to obtain property listed in Order No. 8 above.
🗆 10.	THE COURT PROHIBITS EITHER PARTY from transferring, encumbering, or otherwise disposing of property
	jointly owned or leased, except in the normal course of business or that which is necessary for the support of the petitioner and/or the minor child(ren).
🗆11.	THE COURT WILL ALLOW to return to the residence at a date and
	time to be agreed upon by petitioner and law enforcement agency to recover his/her personal clothing and necessities, provided that s/he is accompanied by a law enforcement officer to ensure the protection and safety of the parties. NO FORCED ENTRY ALLOWED.
🗆 12.	THE COURT ORDERS a representative of (Sheriff's office)
	to accompany to the residence located
	at to recover her/his personal clothing and necessities.
	DOMESTIC ABUSE, DATING VIOLENCE ONLY ONLY ORDERS CHECKED AND INITIALED BY A JUDGE SHALL APPLY
_	
🗖 13.	THE COURT GRANTS TEMPORARY CUSTODY of the following child(ren) or alleged incompetent to the petitioner: (name, date of birth, and relationship to petitioner)

		Docket No.: 266 919
[□ 14.	THE COURT ORDERS a representative of
[□15.	THE DEFENDANT IS ORDERED NOT TO interfere with the physical custody of the minor child(ren) or alleged incompetent.
[□16.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be evicted from the solely owned residence or household and the petitioner granted possession.
[□ 17.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to pay child support and/or spousal support (alimony) pursuant to Louisiana Law. The court further orders the defendant to produce at the hearing: most recent income tax returns AND pay stubs or an employer statement documenting gross income to date for the CURRENT year. If the defendant is self-employed, income and expense statements shall be produced.
	1000 0	STALKING, SEXUAL ASSAULT ONLY ONLY ORDERS CHECKED AND INITIALED BY A JUDGE SHALL APPLY
[□18.	THE DEFENDANT IS ORDERED NOT TO contact family members or acquaintances of the protected person(s).
		DOMESTIC ABUSE, DATING VIOLENCE, STALKING OR SEXUAL ASSAULT ONLY ORDERS CHECKED AND INITIALED BY A JUDGE SHALL APPLY
PHI 1	1 9.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to pay the following:
		■ all court costs □ attorney fees
		☐ evaluation fees ☐ expert witness fees
		Cost of medical and/or psychological care for the petitioner, the minor child(ren), alleged incompetent, and/or other protected person(s) necessitated by the domestic abuse, dating violence, stalking or sexual assault.
[□20.	THE DEFENDANT IS ORDERED TO show cause on the below hearing date why s/he should not be ordered to seek professional counseling, complete a court-monitored domestic abuse intervention program, submit to a medical evaluation and/or submit to a mental health evaluation.
[□21.	Other:

Docket No.: 256 919
IT IS FURTHER ORDERED THAT DEFENDANT show cause on 10 - 25 - 20 Pronth/day/year)
at 9 o'clock A. M. in Courtroom No. 1 of the 9th JDC/Rap (do Scourt, located
at 101 Murray Street in Alexandra, La., why the
above Temporary Restraining Order and other relief requested should not be made Protective Orders.

Date of Order

Time o

NOTICE: C.C.P. Article 3603.1 - Any person against whom such an order is issued shall be entitled to a court-appointed attorney if the applicant has likewise been afforded a court-appointed attorney.

NOTICE TO DEFENDANT - VIOLATION OF ORDER:

ISH CO

PURSUANT TO LA. R.S. 14:79, A PERSON WHO VIOLATES THIS ORDER MAY BE ARREST D, JAILED, AND PROSECUTED.

PURSUANT TO LA. R.S. 13:4611 AND LA. CH. C. ARTICLE 1571, A PERSON WHO VIOLATES THIS ORDER MAY BE PUNISHED FOR CONTEMPT OF COURT BY A FINE OF NOT MORE THAN \$1,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS 6 MONTHS, OR BOTH, AND MAY BE FURTHER PUNISHED UNDER CRIMINAL LAWS OF THE STATE OF LOUISIANA. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS AND COURTS OF THE STATE OF LOUISIANA.

NOTICE TO DEFENDANT - FIREARMS POSSESSION (Domestic abuse or dating violence ONLY):

AS A RESULT OF THIS ORDER, IT MAY BE UNLAWFUL FOR YOU TO POSSESS, RECEIVE, SHIP, TRANSPORT OR PURCHASE A FIREARM, INCLUDING A RIFLE, PISTOL, OR REVOLVER, OR AMMUNITION, FOR THE DURATION OF THIS ORDER PURSUANT TO STATE AND/OR FEDERAL LAWS. See below.

If you have any questions whether these laws make it illegal for you to possess or purchase a firearm or ammunition, consult an attorney.

Federal law: 18 U.S.C. 922 (g)(8) prohibits a defendant from purchasing, possessing, shipping, transporting, or receiving firearms or ammunition* for the duration of this order if the following conditions apply:

- Protected person(s) relationship to defendant is checked in Box A on page 2 of this order AND
- Notice and opportunity for a hearing provided AND
- EITHER Judicial finding of credible threat, <u>OR</u>
 Certain behaviors are prohibited (item 1 on page 2 of this order is initialed)

*Under 18 U.S.C. 921 the term "firearm" means (A) any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive; (B) the frame or receiver of any such weapon; (C) any firearm muffler or firearm silencer; or (D) any destructive device. Such term does not include an antique firearm. The term "ammunition" means ammunition or cartridge cases, primers, bullets, or propellant powder designed for use in any firearm.

Docket No.:	474	E

NOTICE TO DEFENDANT - FIREARM TRANSFER AND SUSPENSION OF CONCEALED HANDGUN PERMIT (Domestic abuse or dating violence ONLY)

IF A PROTECTIVE ORDER IS ISSUED AGAINST YOU, YOU MAY BE REQUIRED TO TRANSFER ANY AND ALL FIREARMS OWNED OR POSSESSED BY YOU AND SURRENDER YOUR CONCEALED HANDGUN PERMIT. AS YOU MAY ALSO BE REQUIRED TO STATE UNDER OATH THE NUMBER OF FIREARMS YOU POSSESS. THE SERIAL NUMBER AND LOCATION OF EACH AND COMPLETE A FIREARMS INFORMATION FORM VERIFYING SUCH, BRING THIS INFORMATION TO THE HEARING.

Louisiana law: C.Cr.P. Art. 1000 requires the transfer of all firearms owned or possessed and the suspension of a concealed handgun permit:

When a person is subject to a permanent injunction or a protective order pursuant to a court-approved consent agreement or pursuant to the provisions of R.S. 9:361 et seq., R.S. 9:372, R.S. 46:2136, 2151, or 2173, Children's Code Article 1570, Code of Civil Procedure Article 3607.1, or C.Cr.P. Articles 30, 320, or 871.1.

OR

When a person is subject to a Uniform Abuse Prevention Order that includes terms prohibiting possession of a firearm or carrying a concealed weapon.

FULL FAITH AND CREDIT pursuant to 18 U.S.C. § 2265

The issuing court certifies that it has jurisdiction over the parties and the subject matter under the laws of the State of Louisiana; that the defendant was given reasonable notice and an opportunity to be heard sufficient to protect the defendant's right to due process before this order was issued; or if the order was issued ex parte, the court ordered that the defendant be given reasonable notice and an opportunity to be heard within the time required by the laws of the State of Louisiana, and in any event, within a reasonable time after the order was issued, sufficient to protect the defendant's due process rights.

THIS ORDER SHALL BE PRESUMED VALID AND ENFORCEABLE IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES, AND COMMONWEALTHS.

SIGNATURE OF AUD

PRINT OR STAMP

NOTICE TO LAW ENFORCEMENT

Pursuant to La. R.S. 14:79, the crime of violation of protective orders - you shall use every reasonable means, including but not limited to immediate arrest of the violator, to enforce this order. Further, you shall at a minimum issue a summons to the person in violation.

Pursuant to La. R.S. 46:2140(A), if you have reason to believe that a family or household member or dating partner has been abused AND the abusing party is in violation of this order, you SHALL immediately arrest the abusing party.

If the expiration date of this order falls on or within five (5) days of the conclusion of a declared state of emergency, this order/injunction shall be enforced throughout that time period.

	DEFENDANT WAS SERVED AT CLOSE OF HEARING.		
_	Date	Clerk	
lpha	FAXED or ELECTRONICALLY TRANSMITT	ED TO LOUISIANA PROTI	ECTIVE ORDER REGISTRY

Copies to: 1) Court file 2) Petitioner/protected person(s) 3) Defendant 4) Chief Law Enforcement Official of the parish where the protected person(s) resides 5) Louisiana Protective Order Registry.

ထ

PROTECTIVE ORDER INFORMATION

GENERAL INFORMATION

- The person filing for the protective order is called the "Petitioner". The person against whom the protective order is requested is called the "Defendant".
- A "Temporary Restraining Order" is filed to request protection from abuse until a protective order hearing can be held. If granted, the temporary restraining order will not be effective until the Defendant is served with notice of the order.
- The Defendant must be served with notice to appear for the protective order hearing. If the
 Defendant is not served before the scheduled hearing date, the hearing will be reset for another
 date. The temporary restraining order will remain in effect until the next scheduled hearing date.
- Court begins at 9:00 a.m. Protective order hearings are held on the 6th floor of the courthouse, in Courtroom 7.
- You will not be provided an attorney by the court. You may hire an attorney to represent you at the protective order hearing, or you may represent yourself.
- In the courtroom, modest clothing should be worn (i.e. no tank tops, halter tops, shorts, hats/caps), and shirts should be tucked in. (See the 9th Judicial District Court rules at www.9thjdc.com)
- If you feel you need protection during the protective order hearing, and/or walking to your vehicle afterwards, please tell the bailiff when you arrive at court.
- · If anyone needs an excuse for work or school, he or she may request one from court staff.

PROTECTIVE ORDER HEARING

• To get a protective order, you must prove the allegations you made in your Petition for Protection from Abuse, which includes proving that you are in *immediate and present danger of abuse*. To prove your case, you may do the following:

Testify as to the incident(s) that caused you to file a Petition for Protection from Abuse (beginning with the most recent incident of abuse)

Bring witnesses, on the date of your scheduled hearing, to testify on your behalf;

A witness may only testify as to information he or she has personal knowledge of, and not to information he or she was merely told by someone else.

Bring evidence, on the date of your scheduled hearing, to present to the court, such as:

- Photosiof-physical injuries?
- Photosiof damaged property 3
- Copies of medical records
- Copies of threatening letters, notes text messages, social media posts, etc.,
- Copies of police reports
- After the Hearing Officer hears the Petitioner's testimony, the Defendant's testimony, the
 testimony of any witnesses, and considers all evidence presented, the Hearing Officer will make a
 recommendation.
 - o If either party objects to the recommendation, he or she may file an appeal and the case will be tried in front of a judge on a different date.
 - If you would like to appeal, you must notify the Hearing Office staff immediately after your hearing.

COURT COSTS

- You are not required to pay court costs when you file your Petition for Protection from Abuse.
- Title 46 provides that all court costs shall be paid by the perpetrator of the domestic violence.
 - o However, if the court determines that the petition was frivolous, the court may order the Petitioner to pay all court costs.
 - The Hearing Officer will determine who will pay court costs at the time of the hearing.

***IF YOUR COURT DATE IS CANCELED FOR ANY REASON, CALL THE HEARING OFFICE ON THE FOLLOWING BUSINESS DAY TO RESCHEDULE. (\$18) 767-2834 or (\$18) 767-2835 ***

& 2nd clerk of X

CIVIL SUIT NUMBER 266474 E

Cynthia L. Chapman VERSUS Michael L. Satcher

NINTH JUDICIAL DISTRICT

PARISH OF RAPIDES

STATE OF LOUISIANA

AFFIDAVIT OF ACKNOWLEDGMENT

YOU ARE HERBY ACKNOWLEDGING that upon filing a petition for a temporary restraining order, regardless of whether the court grants the temporary restraining order, you have the right to initiate criminal proceedings and that the granting of a temporary restraining order does not automatically file criminal charges against the defendant. These stipulations are set forth in R.S. 46:2135 (J):

Act. 417. Domestic Abuse

Upon filing a petition for a temporary restraining order, regardless of whether the court grants the temporary restraining order, the clerk of court shall notify the petitioner of his right to initiate criminal proceedings and shall inform the petitioner that the granting of a temporary restraining order pursuant to the provisions of this Section does not automatically file criminal charges against the defendant.

THUS DONE AND SIGNED in Alexandria, Louisiana, Rapides Parish on this 15 day of October, 2019.

Lynthia J. (

ROBIN L. HOOTER
CLERK OF COURT