Case Type: DVI

		IN THE DISTRICT/SUPERIOR COURT FOI AT	R THE STATE OF ALASKA
Bi <sub>i</sub>	rthdate Petiti	ONER (protected person),	) ) )
۷.			) Case NoCI
Bir	thdate Resp Name	NDENT (restrained person),	) PETITION FOR ) DOMESTIC VIOLENCE
1.	TYPE and t	E OF ORDER. Select the type of order being rethe long-term order if petitioner wants a protective 20-day protective order  A 20-day order can take effect immediately and Did you notify respondent before filing this petitic Describe your efforts, if any, to notify respondent	without prior notice to the respondent.
		Long-term protective order  A long-term order may be issued after notice to will usually last for one year.	o respondent and a court hearing, and
2.	☐ a. ☐ b. ☐ c. ☐ d. ☐ e. ☐ f. ☐ g.	Living together <u>and</u> dating or sexual relationshit Related by marriage now or in the past (such a	dating or sexual relationship) t (but not also living together) ip now or in the past s in-laws) ner's step-parent first cousin brother or sister

}. }.		e there children in petitioner's household?  yes  no  SCRIBE THE DOMESTIC VIOLENCE. Attach additional pages if necessary.
۲.	a.	Describe what happened and when it happened. Please be specific.
	b.	Was a weapon involved?
	C.	Was anyone injured?
	d.	Has respondent been involved in other instances of domestic violence with petitioner or anyone else? $\square$ yes $\square$ no (If yes, describe.)

PROT	ECTIONS REQUESTED. (Check <u>all</u> that apply.)
⊠ a.	Respondent not to threaten or commit acts of domestic violence, stalking, or harassment.
□ b.	Respondent not to telephone, contact, or communicate in any other way, directly or indirectly, with petitioner. Exceptions where it would be safe for the respondent to contact petitioner:
☐ c.	Respondent to leave and stay away from petitioner's residence. Is this also respondent's home? $\square$ yes $\square$ no
☐ d.	Respondent to stay away from and not telephone or contact the following locations:    Place   Street Address   Distance to Stay Away     Petitioner's school     ft.   mi.     Petitioner's job     ft.   mi.     Petitioner's job     ft.   mi.     Lexceptions:   ft.   mi.     Exceptions:   ft.   mi.     Exceptions   ft.
□ е.	Respondent not to enter, follow, or interfere with the operation of any vehicle occupied by petitioner or in petitioner's possession.
☐ f.	Respondent not to possess or use controlled substances.
☐ g.	Award petitioner temporary possession and use of the following, regardless of ownership:
	(1) Home located at and everything in it. (street address)
	(2) Vehicle and all keys to it. License plate number  Vehicle Description
	(3) Essential personal items (check all that apply)
	<ul> <li>☐ house keys</li> <li>☐ garage door opener</li> <li>☐ mailbox keys</li> <li>☐ clothes</li> <li>☐ medicine</li> <li>☐ toiletries</li> <li>☐ Medicare/Medicaid coupons</li> <li>☐ food stamps</li> </ul>
	pet(s) named
	☐ birth certificates belonging to ☐ passports belonging to
	immigration documents belonging to
	☐ ANCSA Corp. ID ☐ Tribal enrollment card ☐ Certificate of Indian blood

	☐ h.	Respondent to pay spousal s support is petitioner requesting	support to petition and why is suppor	ner. How much rt necessary?	monthly spousal
	☐ j.	Respondent not to sell or disp property jointly held, or any disp	pose of any perso puted property.	onal property of t	he petitioner, any
6.	petitio	FIGURE 18 APPLIES IN THE PROTECTIONS REQUING THE PROPERTY OF T	included in the lo	na-term protective	order Note that
	□ а.	Respondent not to use or posse	ess a deadly weap	on, including a fire	earm.
	□ b.	Respondent to surrender any fir	earm owned or po	essessed by respo	endent.
	☐ c.	Respondent to pay to	ction, in the amour	ti nt of \$	ne costs and fees
	☐ d.	Respondent to pay petitioner or with the domestic violence (su repair or replacement of damage	ich as medical e	xpenses, course	enses associated ling, shelter, and
		Pay to	Type of Expe	nse	Amount
				_	
	☐ e.	Respondent enroll in and comple  Program for the rehabilitation  Treatment for substance abu	of batterers	's expense (check	all that apply):
	☐ f.	Other requests for long-term pro	tection:		
7.		REN. (If petitioner is not request ard petitioner temporary custody			
	(1)	Child's Full Name	Child's Date of Birth	Petitioner's Relationship to Child	Respondent's Relationship to Child

	(2) Have the child(ren) lived in Alaska for the past six months?  yes no
	(3) Who has the child(ren)?
	Petitioner currently has the child(ren).
	currently has the child(ren).
	(4) Is there already a custody order about one or more of the children?
	☐ yes ☐ no ☐ do not know. If yes, describe each order below:
	Child's Name State that Case Number Order Grants Issued Order (if known) Custody to
b.	Visitation. The court may only grant visitation to the respondent if the safety of the petitioner and children can be protected. Describe any safety concerns about visitation. What visitation schedule would work, if any, and where should exchanges take place?
2.	Child Support. Petitioner requests that the court require the respondent to pay child support:  yes no (1) Financial Information about respondent
	Respondent's occupation
	Name of respondent's employer
	Respondent's monthly take-home pay is \$
	(2) Child support checks should be sent to
	(mailing address that can be revealed to respondent)
	Important Note: To get a child support order, fill out a Child Support Guidelines Affidavit (court form DR-305, available from the court clerk or online at <a href="https://www.courts.alaska.gov/forms/dr-305f.pdf">www.courts.alaska.gov/forms/dr-305f.pdf</a> ), and bring it to each court hearing, together with proof of petitioner's and respondent's income if available. If you cannot bring an affidavit, bring proof of income anyway. Proof of income includes documents such as paystubs, tax returns, W2 forms, and 1099 forms.

8.	OTHER CASES.									
	a.	<ul> <li>List all open domestic violence criminal cases and open civil court cases (such as divorce and custody), in Alaska or elsewhere, that involve either petitioner or respondent</li> </ul>								
		Type of Case		Court I	ocation		Petitioner or Respondent			
	b.	List all other cases, open and closed, that involve respondent  Type of Case  Court Location								
9.	per	OIJ	STANCE FROM LAW ENFORCEMENT oner asks the court to issue an order	NT. In requiri	addition	to the protections enforcement to do	listed a	above,		
	_		Accompany and assist petitioner to	take p	ossessio	on of the <u>residence</u>	identi	fied in		
	paragraph (5)(g)(1) above. Remove respondent from the residence if necessary.  b. Accompany and assist petitioner to take possession of the <u>personal items</u> listed paragraph (5)(g)(3) above.									
		C.	Accompany and assist petitioner to paragraph (5)(g)(2) above.	take	possess	sion of the <u>vehicle</u>	identif	ied in		
		d. Assist (name) to obtain custody of the minor child(ren) named in paragraph (7)(a)(1) above.								
		e. Accompany respondent to the residence at (street address) once to recover undisputed personal items, clothing, and You shall notify petitioner of the time and date you will accompany respondent to the residence. Petitioner may be present. Any item petitioner objects to respondent removing, you shall restrain respondent from removing from the residence.								
10.	INF	OR	RMATION ABOUT RESPONDENT.							
	Res	spo	ndent's full legal name:	Oth	er inform	nation about respond	dent:			
	Any	/ nic	cknames or other names used:	Sex	Race	*Date of Birth*	НТ	WT		
	Res	spo	ndent's mailing/physical address:	Hair	Eyes	State ID /Driver's	Lic.#	ST		
						Other Identifiers				
	Res	spoi	ndent's Phone 1							
	Res	spoi	ndent's Phone 2	L						
	Res	poi	ndent's Employer							

endangered by giving petitioner's petitioner can be sure to receive can delephone number that can	NER. The court needs petitioner's mailing address in ing notices of hearing, to petitioner. If petitioner may be mailing address, write a "message" address where court papers. If petitioner does not have any address safely be revealed to respondent, ask the court clerk nformation so that it will be kept confidential and not
Petitioner's full legal name and any	nicknames or other names used:
Petitioner's (safe) mailing address:	
I swear or affirm under penalty of perjuito the best of my knowledge and belief.	ry that all the information I ampliful in the con-
Date	Petitioner's Signature
	Print Name
Subscribed and sworn to or affirmed befon(date)	fore me at, Alaska
(date)	
(SEAL)	Clerk of Court, Notary Public or other person authorized to administer oaths  My commission expires:

Case Type: DVI

IN THE DISTRICT/SUPERIOR AT	R COURT F	OR THE	STATE OF ALASK	4	
		)			
PETITIONER (protected person), Birthdate:	M	_ ) F )			
Birthdate:  Petitioner is a child. Who is signing for the Name:  Relationship to child:	child?	) _ )			
v.		_ )			
		) C	ase No		
Birthdate:	□ M □	_ / F ) }			
Respondent is a child. Who is signing for the Name:  Relationship to child:		) -	20-DAY EX P DOMESTIC VIO PROTECTIVE ( (ONE PETITIO	LENC	R
The petitioner filed a petition requesting a under AS 18.66.110(a). This court makes the Allegations in the petition  Testimony on record at ctrm/media #  Other	ie following	Tindings	and order based on:		
A. INFORMATION ABOUT RESPONDENT	т			<del></del>	
Respondent's full legal name:		nformatio	on about respondent:		
	Sex	Race	*Date of Birth*	HT	WT
Respondent's mailing/physical address:	Hair	Eyes	State ID / Driver's I	_ic. #	ST
	_				
Respondent's Phone 1:	_	<del></del>	Other Identifiers		
Respondent's Phone 2:	_				
Access to firearms reported		•			
B. EFFECTIVE DATES OF THIS ORDER					<del></del>
This order is effective immediately and vidissolved earlier by court order. This order at 11:59 p.m. unless modified or dissolved	ei siiali exn	re on		nodifie	ed or

C. LONG-TERM PROTECTIVE ORDER HEARING
The petitioner requested a long-term protective order. A hearing on the request for a long-term order will be held at:
Date and Time: Judicial Officer: Court Location:
Respondent: The court may issue a long-term order against you at the long-term protective order hearing even if you do not participate in the hearing.
Petitioner: If you do not participate in the long-term protective order hearing, there will be no long-term order issued, and the 20-day ex parte order will expire after 20 days unless modified or dissolved earlier by the court.
Both Parties: If the petitioner is asking for child support, then both the petitioner and the respondent must bring to the hearing (1) a completed Child Support Guidelines Affidavit (court form DR-305, available from the court clerk or online at www.courts.alaska.gov/forms/dr-305f.pdf), and (2) proof of income. If you cannot bring an affidavit, bring proof of income to the hearing anyway. Proof of income includes documents such as paystubs, tax returns, W2 forms, and 1099 forms.
D. FINDINGS
1. The court has jurisdiction over the parties and subject matter.
<ul> <li>2. The court finds probable cause to believe that the petitioner and respondent are related in the following way(s):  a. Married to each other now or in the past  b. Child together  c. Living together now or in the past (but not also dating or sexual relationship)  d. Dating or sexual relationship now or in the past (but not also living together)  e. Living together and dating or sexual relationship now or in the past  f. Related by marriage now or in the past (such as in-laws)  g. Other family relationship, respondent is petitioner's:  child or step-child parent step-parent grandchild grandparent first cousin uncle or aunt niece or nephew brother or sister  other relative (describe)  h. Petitioner is a child of a person in a relationship described in (a) - (g) above.</li> </ul>
3. The court finds probable cause to believe that the respondent committed, or attempted to commit, the following crime(s) involving domestic violence against the petitioner:  assault or reckless endangerment harassment (telephonic or electronic)  stalking criminal mischief criminal mischief  sexual offense arson or criminally negligent burning  kidnapping or custodial interference criminal trespass  robbery, extortion or coercion burglary  other AS 11.41 crime  Page 2 of 6  DV-110 ANCH (10/10)(cs)  AS 18.66.100990/  Civil Rule 65.1

	4.	A 2	:0-d	ay ex parte order is necessary to protect the petitioner from domestic violence.
		Pet	itior	ner certified in writing the efforts made to notify respondent of the petition. $66.110(a)$ ] Respondent $\square$ was notified $\square$ was not notified.
	6.	Oth	ner f	indings:
E.	PR	OTE	СТ	IVE ORDER
	1.	Peti	ition S O	er's request for a 20-day ex parte protective order is <b>GRANTED</b> , and <b>RDERED THAT:</b>
		$\boxtimes$	a.	Respondent not threaten to commit or commit acts of domestic violence, stalking, or harassment. [AS 18.66.100(c)(1)]
			b.	Respondent not telephone, contact, or communicate in any way, directly or indirectly, with petitioner except as follows:  no exceptions by email to through an attorney by telephone to other [AS 18.66.100(c)(2),(16)]  Contact through an attorney or process server for service of legal papers related to a court case is permitted and does not violate this order.
			C.	Respondent leave and stay away from petitioner's residence cent per writ of assistance in section H.  Respondent not to be within feet miles of petitioner's residence [AS 18.66.100(c)(3)-(4)]
			d.	Respondent stay away from, and not telephone or contact the following additional locations:    Place   Street Address   Distance to Stay Away     Petitioner's school         ft.   mi.     Child(ren)'s school         ft.   mi.     Petitioner's job         ft.   mi.     Other:           ft.   mi.     Other:
	[		e.	Respondent not enter, follow, or interfere with the operation of any vehicle occupied by petitioner or in petitioner's possession. [AS 18 66 100(c)(5) (16)]

	f.	Respondent not possess or use controlled substances except if prescribed and then only as prescribed. [AS 18.66.100(c)(11),(16)]
	g.	Petitioner shall have possession and use of the following, regardless of ownership:
		(1) Home located at
		(1) Home located at and everything in it. (street address)
		(2) Vehicle and all keys to it. License plate number
		Vehicle Description
		house keys garage door opener children's belongings
		☐ mailbox keys ☐ clothes ☐ medicine ☐ children's medicine
		☐ toiletries ☐ Medicare/Medicaid coupons ☐ food stamps
		pet(s) named
		birth certificates belonging to
		passports belonging to
		immigration documents belonging to
		<ul><li>☐ ANCSA ID</li><li>☐ Tribal enroll. card</li><li>☐ Certificate of Indian blood</li><li>☐ other</li></ul>
		[AS 18.66.100(c), (16)]
	h.	Respondent pay \$ per month for the support of the petitioner while this order is in effect, beginning on [AS18.66.100(c)(12)]
	i. j.	Respondent not sell or dispose of any personal property of the petitioner, any property jointly held, or any disputed property. [AS 18.66.100(c)(16)]  Other orders:
Chile	Thi	stody / Visitation / Support. [AS 18.66.100(c)(9),(12)] is section does not apply. It is further ordered that:
	•	porary Custody shall have temporary custody
C	or une	e following child(ren):  Petitioner's Respondent's
		Relationship Relationship Child's Full Name Date of Birth to Child to Child
	_	
		shall not remove the child(ren) from Alaska, except:
	Chile	☐ g.

b.	Visi	tation. The court finds that the safety of the child(ren) and petitioner:
		Cannot be protected. Therefore, visitation shall not be allowed.
		Can be protected. Therefore, visitation shall be allowed per AS 25.20.061 as  Specified in Supplemental Visitation Order (DV-106) dated
		Outlined below:
C.	Chile	d Support.
		The court finds that the obligor named below is legally obligated to support the children listed in paragraph (2)(a) of this order. Therefore, beginning on (date) and continuing while this order is in effect, obligor shall pay to obligee the amount of \$ per _ week _ month. Support checks must
		the amount of \$ per  week  month. Support checks must be sent to
		A child support order accompanies this order and is incorporated here by reference.

#### F. NOTICE TO RESPONDENT

- 1. If you are ordered to have no contact with the petitioner or to stay away from the petitioner's residence, vehicle, or other place designated by the court, an invitation by the petitioner to have the prohibited contact or to be present at or enter the residence, vehicle, or other place does not in any way invalidate or nullify the order. [AS 18.66.130(d)(2)]
- 2. Violation of this order may be a misdemeanor, punishable by up to one year of incarceration and up to a \$10,000 fine. [AS 18.66.130(d)(1); AS 11.56.740]
- 3. You can be arrested without a warrant for violating this order after you are served. [AS 18.65.530; AS 11.56.740(a); AS 12.25.030(b)]
- 4. If you are not a U.S. citizen and you violate this order, you may be deported from the United States. [8 USC § 1227(a)(2)(E)]
- 5. Only the court can change this order.

## G. NOTICE TO BOTH PARTIES

While this protective order is in effect, both petitioner and respondent must tell the court in writing about:

- Any changes in address or telephone numbers. The petitioner may require that the
  petitioner's address and telephone numbers be kept confidential. Failure to notify the
  court of your current address may result in this order being modified or dissolved without
  your input.
- 2. Pending civil court actions and domestic violence criminal actions involving either the respondent or the petitioner. [AS 18.66.150(b)]

## H. WRIT OF ASSISTANCE

TO You		Any Peace Officer, State of Alaska re commanded to use every lawful mean	s to enforce the above order. You shall:
		Accompany and assist petitioner to	take possession of the <u>residence</u> identified in spondent from the residence if necessary.
	2.		ake possession of the <u>personal items</u> listed in
	3.	Accompany and assist petitioner to paragraph (E)(1)(g) above.	take possession of the vehicle identified in
	4.	Assist	to obtain custody of the minor child(ren) named an any other person. You may enter any location to the child(ren) may be found.
	5.	You shall notify the petitioner of the time	ce <u>once</u> to recover undisputed personal items, e and date you will accompany respondent to the ent. Any item the petitioner objects to respondent lent from removing from the residence.
	6.	You shall also:	
<u></u>		Effective Date	Judge/Magistrate/Master
			Type or Print Name
	Peti Pers Resp Pers	ation In-Court On the Record on (date) tioner son signing for petitioner  with son signing for respondent  with	· 
		urt Clerk:tion Not In-Court:	
certi	ify t Petit Pers .oca	hat on a copy of this order violent a copy of this order violent and signing for petitioner AK State Troopers a for personal service on respondent for personal service on person signing for real police AK State Troopers at D if applicable (with DV-200 Other	t
Зу Сі	erk:		,

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IN THE DISTRICT/SUPERIOR ( AT				TATE OF ALASK	A	
AT			<del></del>	_		
			)			
PETITIONER (protected person), [Birthdate:	_ M _	F	)			
Petitioner is a child. Who is signing for the ch	ild?		) }			
Name:Birthdate: Relationship to child:			Ś			
V.			)			
			) Case	No		
Birthdate:	_ M _	F	) )	LONG-TE	:RM	
Respondent is a child. Who is signing for the Name:			) }	DOMESTIC VI	OLENC	_
Relationship to child:		_	) )	(ONE PETITI		•
A hearing on netitioner's request for a protect	ivo ordo		" o bold ou	_		
A hearing on petitioner's request for a protect with the following person(s) present:   petition	ner 🗀	regi	is neia or nondent	`		
The court makes the following findings and or	der base	ed o	n:	L.I.	<del></del>	
☐ Allegations in the petition						
☐ Testimony on record at courtroom/media : ☐ Other	#		log # _	date	:	<u></u>
A. INFORMATION ABOUT RESPONDENT						
Respondent's full legal name:	Other	info	rmation :	about responder	nt.	
	Sex		Race	*Date of	HT	WT
Respondent's mailing/physical address:				Birth*	ļ '''	
	- Hair	-+	Eyes	State ID /Driver's	110 #	ST
	-   ''	_	Lycs	Otate ID/Dilver	5 LIG. #	31
Respondent's Phone 1:	-		O	l ther Identifiers		
Respondent's Phone 1:	-		<u> </u>	area raditandia		
Access to firearms reported						
B. EFFECTIVE DATES OF THIS ORDER						
This order is effective immediately. Para respondent from committing or threatening harassment, will remain in effect indefinition provisions of this order will remain in effect at 11:59 p.m. unless modified or dissolved	g to com nitely, u for one	mit ntil vea	acts of o dissolve r and sha	domestic violence d by court order all expire on	e, stalki er 👊	ng or

Page 1 of 7 DV-105 ANCH (10/10)(cs) LONG-TERM DV PROTECTIVE ORDER (ONE PETITIONER)

C.	FI	NDINGS
	1.	The court has jurisdiction over the parties and subject matter.
	2.	Respondent received actual notice of the hearing and an opportunity to be heard [AS 18.66.100(b)]
4	<b>1.</b>	Petitioner and respondent are related in the following way(s):  a. Married to each other now or in the past  b. Child together  c. Living together now or in the past (but not also dating or sexual relationship)  d. Dating or sexual relationship now or in the past (but not also living together)  e. Living together and dating or sexual relationship now or in the past  f. Related by marriage now or in the past (such as in-laws)  g. Other family relationship, respondent is petitioner's:  child or step-child parent step-parent grandchild grandparent first cousin uncle or aunt niece or nephew brother or sister other relative (describe)  h. Petitioner is a child of a person in a relationship described in (a) - (g) above.  The court finds by a preponderance of the evidence that respondent committed, or attempted to commit, the following crime(s) involving domestic violence against the petitioner:  assault or reckless endangerment harassment (telephonic or electronic) stalking terroristic threatening criminal mischief sexual offense arson or criminally negligent burning kidnapping or custodial interference criminal trespass robbery, extortion or coercion burglary
5.		Respondent represents a credible threat to the physical safety of petitioner. [18 USC 922(g)(8)(C)(1)]
6.		Respondent was in actual possession of or used a weapon during the commission of domestic violence. [AS 18.66.100(c)(6)]
7.	C	Other findings:
	_	
	_	
	_	

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# D. PROTECTIVE ORDER 1. Petitioner's request for a long term domestic violence protective order is GRANTED, and IT IS ORDERED THAT: $\boxtimes$ a. Respondent not threaten to commit or commit acts of domestic violence, stalking, or harassment. [AS 18.66.100(c)(1)] b. Respondent not telephone, contact, or communicate in any way, directly or indirectly, with petitioner except as follows: by email to \_\_\_\_\_ no exceptions through a third person named \_\_\_\_\_ other [AS 18.66.100(c)(2),(16)] Contact through an attorney or process server for service of legal papers related to a court case is permitted and does not violate this order. c. Respondent leave and stay away from petitioner's residence $\square$ except per writ of assistance in section G. [AS 18.66.100(c)(3)-(4)] d. Respondent stay away from, and not telephone or contact the following additional locations: Place Street Address Distance to Stay Away Petitioner's school Children's school Petitioner's job Exceptions: \_\_\_\_\_ e. Respondent not enter, follow, or interfere with the operation of any vehicle occupied by petitioner or in petitioner's possession. [AS 18.66.100(c)(5),(16)]

☐ (1) Home located at \_\_\_\_\_\_ ☐ and everything in it.

(street address)
☐ (2) Vehicle and all keys to it. License plate number \_\_\_\_\_

Vehicle Description \_\_\_\_\_

f. Respondent not possess or use controlled substances except if prescribed and

g. Petitioner shall have possession and use of the following, regardless of

then only as prescribed. [AS 18.66.100(c)(11),(16)]

ownership:

	(3) Essential personal items (check all that apply)
	house keys garage door opener children's belongings mailbox keys clothes medicine children's medicine toiletries Medicare/Medicaid coupons food stamps pet(s) named
	birth certificates belonging to
	passports belonging to
	iningration documents belonging to
	other
	[AS 18.66.100(c)(10),(16)]
h.	Respondent pay \$ per month for the support of the petitioner while this order is in effect, beginning on [AS18.66.100(c)(12)]
i.	Respondent not sell or dispose of any personal property of the petitioner, any property jointly held, or any disputed property. [AS 18.66.100(c)(16)]
j.	Respondent not use or possess a deadly weapon (including a firearm), based on the court's finding in paragraph (C)(6) above. [AS 18.66.100(c)(6)]
k.	Respondent surrender every firearm owned or possessed by the respondent to
	no later than
	based on the court's finding in paragraph (C)(6) above. [AS 18.66.100(c)(7)]
1.	Respondent enroll in and complete at respondent's expense:  The following program for the rehabilitation of perpetrators of domestic violence that meets the standards set by, and is approved by, the Department of Corrections under AS 44.28.020(b):
	The following substance abuse treatment program:
	[AS 18.66.100(c)(15)]
m.	Respondent reimburse petitioner or other person for expenses associated with the domestic violence (including medical expenses, counseling, shelter, and repair or replacement of damaged property) as follows:
	Pay to Type of Expense Amount
	[AS 18.66.100(c)(13)]
n.	Respondent pay to (name) costs and fees incurred by petitioner in bringing this action, in the amount of \$  [AS 18.66.100(c)(14)]

		Ο.	Oth	er orders:	<del></del>		
2.	Chil	Thi	s sec	y / Visitation / Supportion does not apply.	-	. , ,	
	a.	Ter	npor	ary Custody.		shall have te	mporary custody
		ot t	ne to	ollowing child(ren):		Petitioner's Relationship	Respondent's Relationship
				Child's Full Name	Date of Birth	to Child	to Child
					shall not remove	e the child(ren) fro	m Alaska, except
	b.		Can	n. The court finds the not be protected. The be protected. The specified in Supple Outlined below:	erefore, visitation si fore, visitation shall	hall not be allowed be allowed per AS	l. 3 25.20.061 as:
	c.	<i>Chii</i>	ld S orpor	<i>upport</i> .	ild support order ce.	accompanies thi	s order and is
NC	TICE	то	RES	PONDENT			
1.	if yo	u ar	e ord	dered to have no coresidence, vehicle	ontact with the pe	titioner or to stay designated by	away from the the court, an

# E.

- invitation by the petitioner to have the prohibited contact or to be present at or enter the residence, vehicle, or other place does not in any way invalidate or nullify the order. [AS 18.66.130(d)(2)]
- 2. Violation of this order may be a misdemeanor, punishable by up to one year of incarceration and up to a \$10,000 fine. [AS 18.66.130(d)(1); AS 11.56.740]

- 3. You can be arrested without a warrant for violating this order after you are served. [AS 18.65.530; AS 11.56.740(a); AS 12.25.030(b)]
- 4. If you are not a U.S. citizen and you violate this order, you may be deported from the United States. [8 USC § 1227(a)(2)(E)]
- 5. If you possess a firearm or ammunition while this order is in effect, you may be charged with a federal offense even if paragraphs (D)(1)(j) and (D)(1)(k) of this order do not prohibit you from possessing these items. [18 USC 922(g)]
- 6. If you are convicted of assault in the fourth degree committed in violation of this order, you will be sentenced to at least 20 days in jail. [AS 12.55.135(c)]

#### F. NOTICE TO BOTH PARTIES

While this protective order is in effect, both petitioner and respondent must tell the court in writing about:

- Any changes in address or telephone numbers. The petitioner may require that the
  petitioner's address and telephone numbers be kept confidential. Failure to notify the
  court of your current address may result in this order being modified or dissolved without
  your input.
- 2. Pending civil court actions and domestic violence criminal actions involving either the respondent or the petitioner. [AS 18.66.150(b)]

### **G. WRIT OF ASSISTANCE**

	any Peace Officer, State of Alaska re commanded to use every lawful means to enforce the above order. You shall:
□ 1.	Accompany and assist petitioner to take possession of the <u>residence</u> identified in paragraph (D)(1)(g) above. Remove respondent from the residence if necessary.
□ 2.	Accompany and assist petitioner to take possession of the <u>personal items</u> listed in paragraph (D)(1)(g) above.
□ 3.	Accompany and assist petitioner to take possession of the <u>vehicle</u> identified in paragraph (D)(1)(g) above.
<b>4</b> .	Assist to obtain custody of the minor <u>child(ren)</u> named in paragraph (D)(2)(a) of this order from any other person. You may enter any location where you have probable cause to believe the child(ren) may be found.
<b>□</b> 5.	Accompany respondent to the residence <u>once</u> to recover undisputed personal items, clothing, and

<u> </u>	Peace officer shall also:		
•			
	Date	Judge / Magistrate / Master	
		Type or Print Name	
Responde Person sig Person sig	ning for petitioner nt ning for respondent erk:	with petition  without petition	
Distribution N certify that on Petitioner	ot In-Court:	rder was 🗌 given 🔲 mailed to:	
Local polic	ce VPSO AK State Troope	ers at	
Local police CSSD if ap	e AK State Troopers at pplicable (with DV-200 Dothe	for respondent for APSIN	