	IN THE CIRCUIT COURT OF THE THIRT IN AND FOR HILLSBOROUGH (
	Case No	02/12366
	Division AY C. BAYHAL Petitioner,	
	and	
C	Respondent	· 플.
30	PETITION FOR INJUNCTION FOR PROTECTION	N AGAINST DOMESTIC VIOLENCE
follo	I, (full legal name) <u>JAY CINAMGUR</u> RA	YKA L, being sworn, certify that the
disch Requ	TION I, PETITIONER (This section is about you. It multiples for Confidential Filing of Address, 92 Florida Supresolo, and write "confidential" in the space provided on this:	anger, you should complete and file Petitioner's eme Court Approved Family Law Form
1.	Petitioner numently lives at: {htreet address} 7/06 {city, state and zip code} TAMPA. FL Telephone Number: {area code and number} (\$13.) Race: W Sex: Male Female Date of Birth	73615 242-0404
2.	Petitioner's attorney's name, address, and telephone num 14902 N. FLORIDA AVE. SUITE (If you do not have an attorney, write "none.")	
	TION IL RESPONDENT (This section is about the person	n you want to be protected from. It must be
comp	pleted.)	
	Respondent currently lives at (street statess, city, state,	and zlp code)
	Respondent's Driver's License sumber is: (if hown)	NIA
2. [å	Respondent is:	
	b. the former spouse of Petitioner. Date of Marriage: Description of Petitioner.	
	Date of Marriage: Date of Divorce:	8
	c. related by blood or marriage to Petitioner. Specify relationship:	
	d. a person who is or was living in one home with Petit e. a person with whom Petitioner has a child in commo	

Florida Supreme Court Approved Paraity Law Form 12.980(b), Petition for Injunction for Protection Against Committie Violence (900) Page 1 of 6

were married or living together.

	02-12366
3.	Petitioner has known Re adent since (date)
¯ 4 .	Respondent's last known place of employment: WILDLIFE ON EASY STREET Employment address: 12807 FORM St. THEIPH, FL 33625 Working hours: UN YESPALES (MOSTLY DAY TIME)
· 5.	Physical description of Respondent:
	Race: 54 Sex: Male Female 1 Date of Birth:
	Height 5.8 Weight: 155 Eye Color: Rive - Heir Color:
	Distinguishing marks or some:
	Vehicle: (make/model) Dobig P. PAN Color: SILUER Tag Number:
¯6.	Other names Respondent goes by (alianes or micknames):
7.	Respondent's attorney's name, address, and telephone number is: ///////////////////////////////////
	(If you do not know whether Respondent has an attorney, write "unknown." If Respondent does not have an attorney, write "none.")
	TION III. CASE HISTORY AND REASON FOR SEEKING PETITION (This section must be pleted.) Has Petitioner ever received or tried to get an injunction for protection against domestic violence against Respondent in this or any other court? Yes No If yes, what happened in that case? (include case number, if known)
2.	Has Respondent ever received or tried to get an injunction for protection against domestic violence against Petitioner? No If yes, what happened in that case? (include case number, if known)
3,	Describe any other court case that is either going on now or that happened in the past, including a dissolution of marriage, paternity action, or child apport enforcement action, between Potitioner and Respondent (include city, state, and case number, if known):
4.	Petitioner is the victim of an act of domestic violence or has reasonable cause to believe that he or the is in imminent danger of becoming the victim of an act of domestic violence. Below is a brief description of the latest act of violence or threat of violence that causes Petitioner to honestly fear imminent domestic violence by Respondent. (Use additional sheets if necessary.)
	On (date) 10-16-07 at (location) ON THE PHONE AND AT HOME
	the Respondent TOLD MA THE WILL KICK MY TOUT OF THERE
	WHAT BURK IT TAKES. "I HONESTLY FEAR I AM IN
	BECAUSE HER PRIOR HUSRAUN THE HISSING AND
	The second secon
PIONA	Supremo Court Approved Family Law Ports 12.990(b), Partition for Injunction for Protection Against Decreatic Violence (900) Page 2 of 6

WHEAT I AS IN HER WHAT HAPPE & IF YOUR HUSBAND
SHOWS UP NOW ? HER RESPONSE WAS " DEAD RODY
CAN NOT TALK THER FORMER HUSBAND'S NAUGAD
TOLK ME SHERPHOLD RE DANGEROUS AND WATCH
HY BACK. RESPONDENT CARRYS TWO GULLS LOADED
ALWAYS ONE INHER TRUCK OUT IN HER AESINEWES
SAE SAID SHE WAS A SUSPECT TO HER HUSBAND'S
DISAPPEARANCE RECENTLY (3-4 DAYS AGO) SHE
TOLD ME HUMAN ROUGE WERE FROND WEAR LATYDAY
PROPERTY OR SHE WILL BE IN DEBP SHIT.
PLEASE DO NOT WRITE ON THE BACK OF ANY PAGE
5. Additional Information
[√ mil that apply]
s. Other sets or threats of domestic violence as described on attached sheet.
b. This or other acts of domestic violence have been previously reported to (person or agency);
c. Respondent owns, has, and/or is known to have game or other weapons.
Describe weepon(s): Two ways sude out (A HEL TRACK, DAS (A) RECIDENCE
d. Respondent has a drug problem.
c. Respondent has an alsohol problem.
 Respondent has a history of mental health problems. If checked, snawer the following, if known.
Has Respondent ever been the subject of a Baker Act proceeding? () Yes () No
Is Respondent supposed to take medication for mental health problems? () Yes () No
If yes, is Respondent currently taking his/her medication? () Yes () No
SECTION IV. TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME (Complete this section
anly if you want the Court to grant you temporary exclusive use and possession of the home that you share with
the Respondent.)
1. Pstitioner elsims the following about the home that Petitioner and Researchent share or that Petitioner last
 Pstitioner elsims the following about the home that Petitioner and Respondent share or that Petitioner left because of domestic violence:
[✓ all that apply]
a. Petitioner needs the exclusive use and possession of the home that the parties share at
(street address) 7/06 RIVERWOOD RIVD
(city, state, zip code) TAMPA, FI 33615 (JOINT OWNERS)
b. Petitioner cannot get another safe place to live because:
To Himton of the home D
c. If kept out of the home, Respondent has the money to get other housing or may live without money at (street address)
(city, state, zip code)
Plorida Suprema Court Approved Passily Law Form 12.980(h), Publico for Injunction for Protection Agerican Domestic Violence (200) Page 3 of 6

ORENAMED DEAD. ONE DAY FOR SAID TO ME

	one-only] a. owned or rented by	Petitioner and Respondent jo	sintly.			
20-22	b. solely owned or re		10,200,000			
61	c. solely owned or rea					
3) 		55 [555] Se mendan berupak darah nangalik dalam ka				
		Y CUSTODY OF MINOR (
		my minor child. You must b				
		ren). If you are asking the oc				
		ds to a minor child, you must also complete and file a Uniform Child Custedy Jurisdiction Act (UCCJA) lavit, 🔊 Florida Supreme Court Approved Family Law Form 12.902(d).				
		minor child(ren) listed helo		lahed through either mends		
		y deay temporary custody,				
			\$2	,		
1.		d parent, adoptive parent, or p	guardian by court order	of the minor/child(ren) whos		
	name(s) and age(s) is	(sre) listed below.		. /		
	Name	Place of Birth	Rirth dute	s.h		
				7		
		<u> </u>				
	<u> </u>			/		
			- 34			
				A 0452 40.53		
2,_	The minor child(ren) v	whom Petitioner is seeking ter	mporary sustedy of			
V	one only]		/	dr .		
	a. saw the domestic vi	iolence described in this petiti	ion happen.			
101		here the domestic violence he		it		
100		a the domestic violence happe				
	violence by Responder					
-	d. have not witnessed	domestic violence by Respon	dent.			
2	(222 N N	20220 0 0		12 81		
3.		child(ran) who were there w	her, the domestic viole:	nce happened. Include		
	ohild(ren)'s name, age,	sex, and parents' names	/	43		
			853			
	100 000 00	1212		8845		
4	Violitation					
5.	off that apply?					
	a Patitioner reguests t	hat the Court order reasonable	a visitation by Demand			
	as follows:	and court or on I candidate	tananou by Respons	rent with the minor central (seri)		
	db 2010#4.			<u> </u>		
		30000 B 3 T T T T T T T T T T T T T T T T T T				
	§ 					
	b. Petitioner requests t	hat the Court order supervises	suchmee of the mine	children) or emberor		
	h. Petitioner requests t through a responsible n	hat the Court order supervises erson designated by the Cour	d exchange of the mine	r child(ren) or exchange		
	through a responsible p	creon designated by the Cour	i exchange of the mine t. The following person	n is suggested as a responsible		
	through a responsible p	hat the Court order supervises erson designated by the Cour- night exchange. Explain:	t. The following perso	n is suggested as a responsible		
	through a responsible person for purposes of	erson designated by the Coursel exchange. Explain:	t. The following perso	n is suggested as a responsible		
	through a responsible person for purposes of	erson designated by the Coursel exchange. Explain:	t. The following perso	n is suggested as a responsible		
	through a responsible person for purposes of control of the purposes of control of the person of the purposes of control of the purposes of the purpose of the pu	erson designated by the Coursugh exchange. Explain:	t. The following persons by Respondent with the	n is suggested as a responsible minor child(ren). Explain:		
334	through a responsible p person for purposes of . c. Petitioner requests ti d. Petitioner requests ti	erson designated by the Coursuph exchange. Explain: at the Court limit visitation beat the Court prohibit visitation.	t. The following persons by Respondent with the so by Respondent with	n is suggested as a responsible minor child(ren). Explain: the minor child(ren) because		
300	through a responsible p person for purposes of . c. Petitioner requests ti d. Petitioner requests ti	erson designated by the Coursuph exchange. Explain: sat the Court limit visitation that the Court prohibit visitations that the Respondent imminent	t. The following persons by Respondent with the so by Respondent with	n is suggested as a responsible minor child(ren). Explain: the minor child(ren) because		

from	02-17366
Com Wor	HON VI. TEMPORARY TPPORT (Complete this section only if y are seeking financial support the Respondent. You musto complete and file a Family Law Financial Affidavit. Thoride Family Rules of Procedure Form 12.902(b) or (c), and Notice of Social Security Number, Thoride Supreme to Approved Family Law Form 12.902(j), if you are seeking child support. A Child Support Guidelines takent, Thoride Family Law Rules of Procedure Form 12.902(e), must be filed with the court at or prior saving to establish or modify child support.)
11	Il that apply]
	1. Petitioner claims a need for the money he or she is asking the Court to make Respondent pay, and that Respondent has the shillity to pay that money
Ş .	2. Petitioner requests that the Court order Respondent to pay the following temporary alimony to Petitioner. (Petitioner must be married to Respondent to ask for temporary alimony.) Temporary Alimony Requested \$
	3. Peristoner requests that the Court order Respondent to pay the following temporary child support to Petitioner. (The respondent must be the natural parent, adoptive parent, or guardian by court order of the minor child(ren) for the court to order the respondent to pay child support.) Temporary child support is requested in the amount of \$ every () week () other week () month.
	CION VII. INJUNCTION (This section summarizes what you are asking the Court to include in the cities. This section must be completed.)
ī.	Petitioner saks the Court to enter a TEMPORARY INJUNCTION for protection against domestic violence that will be in place from now until the scheduled hearing in this matter.
2.	Petitioner saks the Court to enter, after a hearing has been held on this petition, a final judgment on approximation prohibiting Respondent from committing any acts of domestic violence against Petitioner and: or orbibiting Respondent from going to or within 500 feet of any place the Petitioner lives; b. prohibiting Respondent from going to or within 500 feet of the Petitioner's place(s) of employment or school; the address of Petitioner's place(s) of employment or school is:
	c. brobibiting Respondent from contacting Petitioner by mail, by telephone, through another person, or in any other manner; [√ all that apply]
	I TO BUILDING ROOMY
8073	d. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor child(ren) must go often {include address}:
_	d. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor child(ren) must go often {include address}:
 	d. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor child(ren) must go often {include address}:
_	d. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor child(ren) must go often {include address}: e. granting Petitioner temporary exclusive use and possession of the home Petitioner and Respondent share; f. granting Petitioner temporary exclusive sustedy of the parties' minor child(ren); g. establishing visitation rights with the parties' minor child(ren); h. granting temporary alimony for Petitioner;
_	d. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor child(ren) must go often {include address}: e. granting Petitioner temporary exclusive use and possession of the home Petitioner and Respondent share; f. granting Petitioner temporary exclusive sustedy of the parties' minor child(ren); g. establishing visitation rights with the parties' minor child(ren); h. granting temporary alimony for Petitioner; j. granting temporary child support for the minor child(ren);
	d. prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor child(ren) must go often {include address}: e. granting Petitioner temporary exclusive use and possession of the home Petitioner and Respondent share; f. granting Petitioner temporary exclusive sustedy of the parties' minor child(ren); g. establishing visitation rights with the parties' minor child(ren); h. granting temporary alimony for Petitioner;

I UNDERSTAND THAT BY FILING THIS PETITION, I AM ASKING THE COURT TO HOLD A HEARING ON THIS PETITION, THAT BOTH RESPONDENT AND I WILL BE NOTIFIED OF THE HEARING, AND THAT I MUST APPEAR AT THE HEARING.

I HAVE READ EVERY STATEMENT MADE IN THIS PETITION, AND EACH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE STATEMENTS MADE IN THIS PETITION ARE BEING MADE UNDER PENALTY OF PERJURY, PUNISHABLE AS PROVIDED IN SECTION 837.02, PLORIDA STATUTES.

Dated: 10	-18-02	Dr. Robel (initials)
STATE OF		Signature of Petitioner
Sworn to or	affirmed and signed school of	BORD PARY PUBLIC & DEPUTY CLERK
<u> </u>	Personally known	[Print, type, or stamp commissioned name of notary or clerk.]
	Produced identification Type of identification prod	N 20025 N 2014 ■ 2

IN THE CIRCUIT COURT OF 1 THIRTEENTH JUDICIAL CIRCUIT, IN AND FOR HILLSBOROUGH COUNTY, FLORIDA	
Case No.: 02-12366 Division: H JAY C BAYKAL Petitioner,	IMSTR # 2002371708 CR EK 12054 PG 1423 ACCINDED 10/30/2502 09:05 AM RICHARD AGE CLEEK OF COURT HILLSBORGER CORNTY DEPLITY CLERK K Lapuar
CAROLE A Lewis	Ton meconomic and carra
ORDER DENYING PETITIONER FOR INJUNCTION FOR PROTECTION AGAINST (DOMESTIC VIOLENCE OR () REPEAT VIOLENCE The Court has reviewed the Petition for Injunction for Protection Against Violence filed in this cause and finds that Petitioner has failed to comply requirements applicable to that petition including the following: 1. Petitioner has failed to allege in a petition directed to domestic violes a member of Petitioner's family or resides in the same dwelling 2. Petitioner has used a petition form other than that which is approve form used lacks the statutorily required components. 3. Petitioner has failed to complete a mandatory portion of the petition 4. Petitioner has failed to sign the petition. 5. Petitioner has failed to allege facts sufficient to support the entry protection against domestic or repeat violence because: 1. Petitioner has failed to allege facts sufficient to support the entry opported against domestic or repeat violence because: 1. Petitioner has failed to allege facts sufficient to support the entry opported to all the petition. 2. Petitioner has failed to allege facts sufficient to support the entry opported to all the petition.	t Domestic or Repeat with one or more statutory blence that Respendent unit with Politicate. ed by the Court and the
6. Other:	
It is therefore, ORDERED AND ADJUDGED that the petition is denied warmend or supplement the petition to cure the above stated defects. ORDERED ON 66 49, 1207 CIRCUIT JUDGE I CERTIFY the foregoing is a true copy of the original as it appears on the of the Circuit Court of Hillsborough County, Florida, and that I have formis indicated above.	file in the office of the Cherk
RICHARD AKE CLERK OF THE CIRCUIT COURT By:	

RETURN TO FAMILY LAW