

ABUSE PREVENTION ORDER
(G.L. c. 209A) Page 1 of 2

DOCKET NO. 0647 ED 119

TRI. COURT OF MASSACHUSETTS

PLAINTIFF'S NAME

~~XXXXXXXXXX~~ LASORSA
NAME & ADDRESS OF COURT

Concord District Court
305 Walden Street
Concord, MA. 01742

Defendant's Name and Address

~~XXXXXXXXXX~~
RONALD LASORSA
RATONTOWN, NJ 07724

Abas. if any

Date of Birth

~~XXXXXX~~ 66

SS # ~~XXXXXXXXXX~~

Place of Birth

NEW YORK

Daytime Phone # ()

Sex M F

Mother's Maiden Name (First & Last)

Father's Name (First & Last)

VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE punishable by imprisonment or fine or both.

THE COURT HAS ISSUED THE FOLLOWING ORDERS TO THE DEFENDANT: (only those items checked shall apply)

This Order was issued without advance notice because the Court determined that there is a substantial likelihood of immediate danger of abuse. This Order was communicated by telephone from the Judge named below to Police Dept. _____ Police Officer _____

1. YOU ARE ORDERED NOT TO ABUSE THE PLAINTIFF by harming, threatening or attempting to harm the Plaintiff physically or by placing the Plaintiff in fear of imminent serious physical harm, or by using force, threat or duress to make the Plaintiff engage in sexual relations unwillingly.

2. YOU ARE ORDERED NOT TO CONTACT THE PLAINTIFF, except as permitted in 8 below or for notification of court proceedings as permitted in this section, either in person, by telephone, in writing or otherwise, either directly or through someone else, and to stay at least 100 yards from the Plaintiff even if the Plaintiff seems to allow or request contact. Notification of court proceedings is permissible only by mail, or by sheriff or other authorized officer when required by statute or rule.

3. YOU ARE ORDERED TO IMMEDIATELY LEAVE AND STAY AWAY FROM THE PLAINTIFF'S RESIDENCE, except as permitted in 8 below, located at _____ or wherever else you may have reason to know the Plaintiff may reside. The Court also ORDERS you (a) to surrender any keys to that residence to the Plaintiff, (b) not to damage any belongings of the Plaintiff or any other occupant, (c) not to shut off or cause to be shut off any utilities or mail delivery to the Plaintiff, and (d) not to interfere in any way with the Plaintiff's right to possess that residence, except by appropriate legal proceedings.

100 YDS

If this box is checked, the Court also ORDERS you to immediately leave and remain away from the entire apartment building or other multiple family dwelling in which the Plaintiff's residence is located.

4. PLAINTIFF'S ADDRESS IMPOUNDED. The Court ORDERS that the address of the Plaintiff's residence is to be impounded by the Clerk-Magistrate or Register of Probate so that it is not disclosed to you, your attorney, or the public.

5. YOU ARE ORDERED TO STAY AWAY FROM THE PLAINTIFF'S WORKPLACE located at BOSTON COLLEGE CHESTNUT HILL (STUDENT)

6. CUSTODY OF THE FOLLOWING CHILDREN IS AWARDED TO THE PLAINTIFF:

NAME	D	O	B	NAME	D	O	B
XXXXXXXXXX							

7. YOU ARE ORDERED NOT TO CONTACT THE CHILDREN LISTED ABOVE OR ANY CHILDREN IN THE PLAINTIFF'S CUSTODY LISTED BELOW, either in person, by telephone, in writing or otherwise, either directly or through someone else, and to stay at least 100 yards away from them unless you receive written permission from the Court to do otherwise.

You are also ordered to stay away from the following school, day care, other: ABOVE MOUNTAIN, THOMAS MOUNTAIN, MIDDLEBURY SCHOOL, GENESEE COLLEGE H.S.

NAME	D	O	B	NAME	D	O	B
XXXXXXXXXX LASORSA				STEVE LASORSA			
XXXXXXXXXX LASORSA							
XXXXXXXXXX LASORSA							

8. VISITATION WITH THE CHILDREN LISTED IN SECTION 6 IS PERMITTED ONLY AS FOLLOWS (may be ordered by Probate and Family Court only):

Visitation is only allowed if supervised and in the presence of _____ at the following times _____ to be paid for by _____

Transportation of children to and from this visitation is to be done by _____ (third party), and not by you.

You may contact the Plaintiff by telephone only to arrange this visitation.

9. YOU ARE ORDERED TO PAY SUPPORT for the Plaintiff and your child or children listed above, at the rate of \$ _____ per week or per _____, beginning _____, 20____ directly to the Plaintiff through the Probation Office of this Court through the Massachusetts Department of Revenue by income assignment.

10. YOU MAY PICK UP YOUR PERSONAL BELONGINGS in the company of police at a time agreed by the Plaintiff.

11. YOU ARE ORDERED TO COMPENSATE THE PLAINTIFF for \$ _____ in losses suffered as a direct result of the abuse, to be paid in full on or before _____, 20____ directly to the Plaintiff through the Probation Office of this Court.

12. THERE IS A SUBSTANTIAL LIKELIHOOD OF IMMEDIATE DANGER OF ABUSE. YOU ARE ORDERED TO IMMEDIATELY SURRENDER to the RATONTOWN Police Department all guns, ammunition, gun licenses and FID cards. Your license to carry a gun, if any, and your FID card, if any, are suspended immediately.

- ▶ You may ask the Court to change this Order by going to the Court and filing a petition. The Court will schedule a hearing on your petition.
- ▶ You must immediately surrender the items listed above, and also comply with all other Orders in this case, whether or not you file a petition.
- ▶ If you need a firearm, rifle, shotgun, machine gun, or ammunition for your job, you may ask for a hearing within two days.

13. YOU ARE ALSO ORDERED The parties are also ordered to address these issues as soon as possible in New Jersey to the Court or the Probate Court of the State of New Jersey.

The Plaintiff must appear at scheduled hearings, or this Order may be vacated. The Defendant may appear, with or without attorney, to oppose any extension or modification of this order. If the Defendant does not appear, the Order may be extended or modified as determined by the Judge. For good cause, either the Plaintiff or the Defendant may request the court to modify this Order before its scheduled expiration date.

14. Police reports are on file at the _____ Police Department.

15. OUTSTANDING WARRANTS FOR THE DEFENDANT'S ARREST:

None per P/D. (DOCKET #s) _____ (PCF #) _____

16. An imminent threat of bodily injury exists to the petitioner. Notice issued to _____ Police Department(s) by telephone _____ other _____

B. NOTICE TO LAW ENFORCEMENT.

- 1. An appropriate law enforcement officer shall serve upon the Defendant in hand a copy of the Complaint and a certified copy of this Order (and Summons), and make return of service to this Court. If this box is checked , service may instead be made by leaving such copies at the Defendant's address shown on Page 1 but only if the officer is unable to deliver such copies in hand to the Defendant.
- 2. Defendant Information Form accompanies this Order.
- 3. Defendant has been served in hand by the Court's designee: Name _____ Date _____

DATE OF ORDER 9/14/06	TIME OF ORDER 10:15 AM	EXPIRATION DATE OF ORDER 9-25-06 at 4 P.M.	NEXT HEARING DATE 9-25-06 at 9:00 AM in Courtroom 1
The above and any subsequent Orders expire on the expiration dates indicated. Hearings on whether to continue and/or modify Orders will be held on dates and times indicated.			SIGNATURE/NAME OF JUDGE <i>[Signature]</i> MCKENNA, J.

C. PRIOR COURT ORDER EXTENDED.

After a hearing at which the Defendant appeared did not appear, the Court has ORDERED that the prior Order dated 9-14, 2006 shall continue in effect until the next expiration date below without modification with the following modification(s): #7 is amended to have telephone contact between defendant & his children at all times. The hours of 6 PM & 8 AM, children may contact defendant as they wish & return of items ordered DEF MAY CONTACT CHILDREN BETWEEN 6PM & 8PM. No address.

DATE OF ORDER 9-22-06	TIME OF ORDER 9:10 AM	EXPIRATION DATE OF ORDER 1-12-07 at 4 P.M.	NEXT HEARING DATE 1-12-07 at 9 AM in Courtroom
SIGNATURE/NAME OF JUDGE <i>[Signature]</i> Mary Dacey			

D. FURTHER EXTENSION.

After a hearing at which the Defendant appeared did not appear, the Court has ORDERED that the prior Order dated 9-22, 2006 shall continue in effect until the next expiration date below without modification with the following modification(s): Visitations are to be arranged by parties through their attorneys. #2 is deleted. Contact with children will be in accord with order of New Jersey Family Court. Said order is affixed hereto.

DATE OF ORDER 1-12-07	TIME OF ORDER 10:45 AM	EXPIRATION DATE OF ORDER 9-11-07 at 4 P.M.	NEXT HEARING DATE 9-11-07 at 9:00 AM in Courtroom 1
SIGNATURE/NAME OF JUDGE <i>[Signature]</i> Mary Dacey			

E. PRIOR COURT ORDER MODIFIED. Extended

Upon motion by the Plaintiff Defendant and after a hearing at which the Plaintiff appeared did not appear and the Defendant appeared did not appear, the Court has ORDERED that the prior Order dated 1-12, 2007 shall be modified as indicated below:
Para 3 - boy checked and "wherever... living" added. Para 12 - "or any" added
Para 5 "wherever... working" added

DATE OF ORDER 7-6-07	TIME OF ORDER 1:05 AM	EXPIRATION DATE OF ORDER July 3, 2008	NEXT HEARING DATE July 3, 2008 at 9 AM in Courtroom
SIGNATURE/NAME OF JUDGE <i>[Signature]</i> M. Zelinski			

F. PRIOR COURT ORDER VACATED. See Findings

This Court's prior Order is vacated. Law enforcement agencies shall destroy all records of such Order.

VACATED AT PLAINTIFF'S REQUEST

SIGNATURE/NAME OF JUDGE <i>[Signature]</i> Mary Dacey	DATE OF ORDER 7-3-08	TIME OF ORDER 10:23 AM
WITNESS - FIRST OR CHIEF JUSTICE ROBERT J. MCKENNA JR.		

COMMONWEALTH OF MASSACHUSETTS
THE TRIAL COURT

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MIDDLESEX, SS.

DISTRICT COURT DEPARTMENT
CONCORD DISTRICT COURT
DOCKET NO. 0647 RO 119

[REDACTED] LASORSA
v.
RONALD LASORSA

DENIAL OF APPLICATION FOR RESTRAINING ORDER
FINDINGS AND REASONS

After a hearing at which both parties were present and had the opportunity to present evidence, I find, based upon the evidence which I find credible and reasonable inferences therefrom, that the plaintiff has not met his/her burden of showing entitlement to an Abuse Prevention Order.

This finding is based upon the following:

1. This Court does not have venue over the case.
2. Plaintiff has not shown the existence of a relationship among those specified by c. 209A.
3. Plaintiff has not shown past incidences of physical "abuse" by defendant.
4. Plaintiff has not met his/her burden of showing a reasonable threat of imminent serious physical harm.

and I do find defendant credible.

I further find:

I do not find plaintiff credible. Her testimony was conclusory and lacked any corroboration such as police reports or telephone records. Her inferr. based on such factors as Δ's status as a Marine and a college wrestler (over 20 years ago) is unconvincing. The

Plaintiff has been informed of his/her right to reapply for a new order at any time in the future should circumstances change or for any other good cause.

alleged 209A violations - emails - were not sent to Plaintiff but I do not find at this time that they were prohibited by the PD.

Date: 7.3.08

SD O'Neal
Justice

any reasonable threat of imminent physical harm to plaintiff. See Smith v. Jones 67 Mass. App. Ct. 125 (2001)
Steph O'Neal