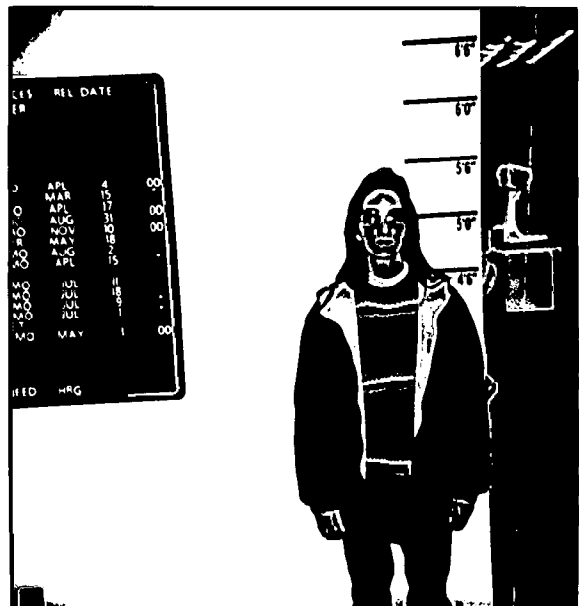


00-130-CD
DIANA M. SERIANNI -vs- WESLEY J. KNEPP, JR.

DIANA M. SERIANNI VS. WESLEY J. KNEPP, JR.

NO. 2000-130-C.D.



DIANA M. SERIANNI
2000-130 C.D

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION **ORIGINAL**

Diana M. Serianni
PLAINTIFF

vs.

NO. 2000 - 130 - C.D.

Wesley J. Knepp
DEFENDANT

FILED

FEB 03 2000

William A. Shaw
Prothonotary

NOTICE TO DEFEND

YOU HAVE BEEN ORDERED TO APPEAR IN COURT. If you do not appear at the Hearing, the relief requested by the Plaintiff may be granted in your absence and you may lose money or property rights or other rights important to you; or a **BENCH WARRANT** may be issued directing the Sheriff to arrest and bring you to Court. Attached is a copy of the Petition which indicates the relief the Plaintiff is requesting. Also, included in the Petition are the Plaintiff's reasons for this request.

You MUST obey the Order which is attached. If you disobey this Order, the police may arrest you. Under federal law, this Order is enforceable anywhere in the United states, and any violation of this Order in another state will result in federal proceedings against you. In addition, if you are subject to a **FINAL PROTECTION ORDER**, federal law will prohibit you from possessing, transporting, or accepting a firearm.

Attached you will find a copy of the **TEMPORARY ORDER** issued in this case. You **MUST** obey this Order until further Order of this Court. Failure to obey the **TEMPORARY ORDER** may result in your arrest by the police or Sheriff's Office. You will also be subject to the penalties of Indirect Criminal Contempt.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. YOU HAVE A RIGHT TO BE REPRESENTED BY AN ATTORNEY OF YOUR CHOICE; HOWEVER, EVEN IF YOU DO NOT HAVE AN ATTORNEY YOU MUST APPEAR AT THE HEARING. IF YOU NEED HELP IN LOCATING AN ATTORNEY, PLEASE CONTACT:

OFFICE OF THE COURT ADMINISTRATOR
230 EAST MARKET STREET
CLEARFIELD, PENNSYLVANIA 16830
(814) 765-2641, EXTENSION 32

6. Plaintiff and Defendant are the natural/adoptive parents of the following child(ren):

Name _____	D.O.B. ____ / ____ / ____
Name _____	D.O.B. ____ / ____ / ____
Name _____	D.O.B. ____ / ____ / ____
Name _____	D.O.B. ____ / ____ / ____

7. The facts of the most recent incident of abuse towards me [and the minor child(ren)] are as follows:

Date: 2/2/99

Time: 7:00 p.m.

Location: 7 1/2 m McBride St Clearfield, Pa 16830

Describe in detail what happened, including any physical or sexual abuse, threat, injury, or incident of stalking: I WAS UPSTAIRS CLEANING UP. AT THIS TIME MR. KNEPP CAME UP AND ASKED "I thought your back hurt" I STATED THAT IT DID, THAT I DIDN'T HAVE A MIRACULOUS RECOVERY. HE TOLD ME HE DIDN'T LIKE MY TONE OF VOICE AND I PROCEEDED TO GO DOWNSTAIRS. HE STOPPED ME BY PUSHING ME AGAINST A HAMPER. I TRIED TO GO AROUND HIM BY MOVING HIM, BUT I COULDN'T. HE SAID I WASN'T GOING ANYWHERE. I TRIED TO GRAB ONTO HIM, BUT FELT PAIN IN MY HAND & IMMEDIATELY LET GO. I MADE IT DOWNSTAIRS AND TRIED TO GET MY SHOES. HE TOOK MY SHOE AND HIT ME WITH IT. ^{CHEST} I KEPT TELLING HIM I WANTED TO LEAVE. WHEN I PUT MY COAT ON HE TOOK MY CAR KEYS & PUSHED ME DOWN ON THE COUCH AND HOLDING MY LEGS ABOVE MY HEAD HE PUT ALL OF HIS WEIGHT ON ME TO HOLD ME DOWN. FINALLY, WHEN HE SAW I COULDN'T BREATH, HE LET GO. I WAS "ALLOWED" TO LEAVE THE HOUSE WHEN MY DAUGHTER CALLED. I RETURNED THIS MORNING TO GET MY SON SOME MORE MEDICINE AND HE STARTED TELLING ME I HAD TO SIT AND LISTEN AGAIN UNTIL HE WAS FINISHED TALKING. HE IS TRYING TO TELL ME I HAVE TO GET A COUNSELOR AT DUBOIS HOSPITAL TO BELIEVE HE HAS A PROBLEM. SHE HAD ALREADY TOLD ME SHE FELT THAT HE JUST HAD A BAD TEMPER. LAST WEEK MR. KNEPP TRIED TO RESTRAIN

QUESTION 7 (most recent incident of abuse) CONTINUED:

me from leaving after we started arguing. The argument was that my doctor had recently told me I have emphysema and he said he didn't know what he was talking about. Mr. Knapp insisted on going to the doctors with me and when he was told the same thing he got angry. He kept yelling & throwing things. I asked him to stop and he threw a pen at me. He eventually slapped me because he said I tried to trip him. He hit me 3 times and in what I feel was self defense I had my arm injured. In Nov he got upset about having to pay child support. He got very irate and continued screaming until I begged him to go cool off. His reply was that I was just jealous because he could go to his mother's, but I couldn't "because my mother is dead" (his words). I went towards him at this point. I assume he thought I was gonna hit him & he pushed me into the washer. With this incident I received a broken hand. He told me when I went to the hospital I was to tell them I hit him because he wasn't going

QUESTION 7 (most recent incident of abuse) CONTINUED:

back to jail and if I told them any different
me and my kids would be sorry. Last week when I
got hurt he got mad because he wanted me to tell
the doctor I fell. This violence has been going on
since 91. In the past I have been afraid to get
help because he says I'll pay for it. But I have
come to the conclusion I may end up dead if I don't
He physically restrains me, threatens to harm me
and threatens to kill himself IF I don't do what
he says. He was court ordered with a PFA in
South Carolina approx. 3 years ago. After the 90 days
he returned and so did the problems. He moved
out of my residence Nov 27, 1999, but thinks he
can come and go when he pleases. My children
and I are afraid of him and would like to
be able to return to our home. In the past
he has also threatened my son Travis, has argued
with Melissa from CYS and continues to
harass & threaten me.

8. The Defendant has committed prior acts of abuse against me, my minor child(ren), or the Plaintiff (if I am filing on behalf of someone else). List examples of such abuse, including any threats, injuries, or incidents of stalking, and state when such acts of abuse occurred:

A. In 92 Mr Knepp brought a 357 gun to my home & held it to my head. He was mad because I wouldn't go pick him up. He had just left his ex-wifes house where he had just held the gun to his own head.

B. In 93 (Nov) he called me in Sooth Carolina and told me if I re-entered the state he would Kill.

C. my children and I live in constant Fear. We never know when he is going to get angry and Fear the outcome of it.

D. _____

9. The Defendant has used or threatened to use the following weapon(s) against Plaintiff or the minor child(ren) listed above:

ax handle

10. If Plaintiff and Defendant are parents of any minor child(ren), is there an existing Court Order regarding their custody? _____ Who has primary physical custody under that Order? _____

11. Have you and the Defendant been involved in any of the following court actions? (If you are filing this Petition on behalf of another person, please answer this and all questions using that person as Plaintiff.)

Divorce Custody Support Protection From Abuse

If you checked any of the above, briefly indicate when and where the case was filed and the Court Number, if known:

Refer to Keystone legal

12. Defendant owes a duty of support to Plaintiff and/or the minor child(ren).

13. As a result of the abuse described above, I have suffered financial losses.

FOR THE REASONS SET FORTH ABOVE, I REQUEST THAT THE COURT ENTER A TEMPORARY ORDER, and AFTER HEARING, A FINAL ORDER THAT WOULD DO THE FOLLOWING (check forms of relief requested):

- Restrain Defendant from abusing, threatening, harassing, or stalking Plaintiff and/or the minor child(ren) in any place where they may be found.
- Evict/exclude Defendant from Plaintiff's residence and prevent Defendant from living at or attempting to enter any temporary or permanent residence of the Plaintiff.
- Require Defendant to provide Plaintiff and/or minor children with other suitable housing.
- Award Plaintiff temporary custody of the minor child(ren) and place appropriate restrictions on contact between Defendant and the child(ren).
- Prohibit Defendant from having any contact with Plaintiff and/or the minor child(ren), either in person, by telephone, or in writing, personally or through third persons, including but not limited to any contact at Plaintiff's school, business, or place of employment, except as the court may find necessary with respect to partial custody and/or visitation with the minor children.
- Prohibit Defendant from having any contact with Plaintiff's relatives and Plaintiff's children listed in this Petition, except as the court may find necessary with respect to partial custody and/or visitation with the minor children.
- Order Defendant to temporarily relinquish weapons to the Sheriff of this County and prohibit Defendant from transferring, acquiring or possessing any such weapons for the duration of the Order.
- Direct Defendant to pay Plaintiff for the reasonable financial losses suffered as the result of the abuse, to be determined at the hearing.
- Order Defendant to pay the costs of this action, including filing and service fees.
- Order Defendant to pay Plaintiff's reasonable attorney's fees.
- Grant such other relief as the Court deems appropriate.
- Order the police or other law enforcement agency to serve Defendant with a copy of this Petition, any Order issued, and the Order for hearing. I will inform the police of any addresses, other than Defendant's residence, where he or she can be served.

VERIFICATION

I verify that I am the Petitioner in the present action and that the facts and statements contained in the above Petition are true and correct to the best of my knowledge, information, and/or belief.

I understand that any false statements are made subject to the penalties of 18 Pa. C.S. Section 4094, relating to Unsworn Falsification to Authorities.

Date: 2/3/00

Diana M. Serranni
PETITIONER

THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

DIANA MARIE SERIANNI, :
PLAINTIFF :
vs. : NO. 2000 - 130 - C.D. (PNO)
WESLEY J. KNEPP, JR., :
DEFENDANT :
(d.o.b. January 18, 1966) :
(S.S.# unknown) :

TEMPORARY PROTECTION FROM ABUSE ORDER

AND NOW, this 3rd day of February, 2000, (ISD) upon consideration of the attached Petition for Protection From Abuse, the Court hereby enters the following TEMPORARY ORDER:

(X) 1. The Defendant shall refrain from *abusing, harassing, and threatening* the Plaintiff and the minor child(ren) or placing her/him/them in fear of abuse in any place where she/he/they may be found.

() 2. Defendant shall not threaten or harass a member of the Plaintiff's family or household.

(✓) 3. Plaintiff is granted exclusive possession of the residence where she/he resides which is located at:

WT 7 11 1/2 McBride St CLEARFIELD

[] a confidential location, and any subsequent address in which Plaintiff resides during pendency of this Order.

(✓) 4. Defendant is prohibited from having any contact with Plaintiff at any location, including but not limited to any contact at Plaintiff's school, business, or place of employment.

(✓) 5. Defendant is restrained from making any communication with the Plaintiff, including but not limited to, personal, written or telephone contact, or others with whom the communication would be likely to cause annoyance or alarm the Plaintiff.

() . 6. Pending the outcome of the final hearing in this matter, Plaintiff is awarded temporary custody of the following minor child(ren):

The local law enforcement agency in the jurisdiction where the child(ren) are located shall ensure that the child(ren) are placed in the care and control of the Plaintiff in accordance with the terms of this Order.

() 7. Defendant is prohibited from possessing and/or purchasing a firearm or other weapon. Defendant shall immediately relinquish the following weapons to the local law enforcement agency for delivery to the Sheriff's Office:

() 8. The following additional relief is granted: _____

(X) 9. A COPY OF THIS ORDER SHALL BE SERVED ON THE LAW ENFORCEMENT AGENCY WHERE PLAINTIFF RESIDES AND ANY OTHER AGENCY SPECIFIED HEREAFTER:

() 10. THIS ORDER SUPERSEDES [] ANY PRIOR PFA ORDER AND [] ANY PRIOR ORDER RELATING TO CHILD CUSTODY.

(X) 11. THIS ORDER APPLIES IMMEDIATELY TO DEFENDANT AND SHALL REMAIN IN EFFECT UNTIL MODIFIED OR TERMINATED BY THIS COURT AFTER NOTICE AND HEARING. (EXP)

NOTICE TO THE DEFENDANT

Defendant is hereby notified that violation of this Order may result in arrest for Indirect Criminal Contempt, which is punishable by a fine of up to \$1,000.00 and/or up to six months in jail. 23 Pa.C.S. Section 6114. Consent of the Plaintiff to Defendant's return to the residence shall not invalidate this Order, which can only be changed or modified through the filing of appropriate court papers for that purpose. 23 Pa.C.S. Section 6113. Defendant is further notified that violation of this Order may subject him/her to state charges and penalties under the Pennsylvania Crimes Code and to federal charges and penalties under the Violence Against Women Act, 18 U.S.C. Sections 2261-2262.

NOTICE TO LAW ENFORCEMENT OFFICIALS

THIS ORDER SHALL BE ENFORCED BY THE POLICE WHO HAVE JURISDICTION OVER THE PLAINTIFF'S RESIDENCE 'OR' ANY LOCATION WHERE A VIOLATION OF THIS ORDER OCCURS 'OR' WHERE THE DEFENDANT MAY BE LOCATED. IF DEFENDANT VIOLATES ANY PROVISIONS OF THIS ORDER, DEFENDANT SHALL BE ARRESTED ON THE CHARGE OF INDIRECT CRIMINAL CONTEMPT. AN ARREST FOR VIOLATION OF THIS ORDER MAY BE MADE WITHOUT WARRANT, BASED SOLELY ON PROBABLE CAUSE, WHETHER OR NOT THE VIOLATION IS COMMITTED IN THE PRESENCE OF LAW ENFORCEMENT.

SUBSEQUENT TO AN ARREST, THE LAW ENFORCEMENT OFFICER SHALL SEIZE ALL WEAPONS USED OR THREATENED TO BE USED DURING THE VIOLATION OF THIS ORDER 'OR' DURING PRIOR INCIDENTS OF ABUSE. WEAPONS MUST FORTHWITH BE DELIVERED TO THE SHERIFF'S OFFICE OF THE COUNTY WHICH ISSUED THIS ORDER, WHICH OFFICE SHALL MAINTAIN POSSESSION OF THE WEAPONS UNTIL FURTHER ORDER OF THIS COURT, UNLESS THE WEAPON(S) ARE EVIDENCE OF A CRIME, IN WHICH CASE, THEY SHALL REMAIN WITH THE LAW ENFORCEMENT AGENCY WHOSE OFFICER MADE THE ARREST.

(X) 12. Hearing on this Petition is scheduled for the 14th day of February, 2000 at 1 : 00 p.m. before Hearing Officer Warren B. Mikesell, II, Esquire, third floor, Clearfield County Courthouse Annex, Domestic Relations Office Conference Room, Clearfield, Pennsylvania. Please note: The only persons permitted to attend this hearing are the Plaintiff, Defendant and any witness(es) which Plaintiff and/or Defendant have requested to be present. All other persons will be asked to leave, but are permitted to wait on the first floor of the Courthouse Annex for the hearing to end. The hearing is scheduled for one (1) hour only.

Absolutely no continuances of the hearing shall be granted unless by Order of Court. The Hearing Officer shall not continue any hearing due to either party's request for counsel as neither party has an absolute right to be represented by counsel in civil Protection From Abuse proceedings.

(X) 13. **THE PLAINTIFF AND DEFENDANT ARE HEREBY DIRECTED TO PROVIDE TO THE HEARING OFFICER AT THE HEARING A CURRENT PHOTOGRAPH OF THEMSELVES.**

If the Plaintiff fails to appear for the hearing as set forth in Paragraph 12 above or any subsequent Protection From Abuse hearing, the Plaintiff is advised that filing fee and costs may be assessed against the Plaintiff and that the action may automatically be dismissed.

If the Defendant fails to appear for the hearing as set forth in Paragraph 12 above or any subsequent Protection From Abuse hearing, the Defendant is advised that filing fee and costs may be assessed against the Defendant in addition to the entry of an Order.

BY THE COURT



JUDGE FREDRIC J. AMMERMAN

FILED

RECEIVED
FEB 03 2000
3:24 PM
cc + back PSP
William A. Shaw
Prothonotary
cc Sheriff
cc City Boro
cc AAF



BOROUGH OF CLEARFIELD

POLICE DEPARTMENT

14 SOUTH FRONT STREET
CLEARFIELD, PENNSYLVANIA 16830
(814) 765-7819 or 765-1533, FAX: 765-9507

JUDD C. ZIMMER
CHIEF OF POLICE
JEFFREY L. RHONE
ASST. CHIEF
JOSEPH M. ZELENKY
SERGEANT
GREGORY S. NEEPER
CORPORAL

PATROLMEN
H. MICHAEL TITUS
DAVID W. FYE
BRIAN S. DIXON
RYAN LINDSLEY

06-130-00

February, 04, 2000

I here by certify that PFA, Protection from Abuse Order, Docket No. 2000 - 130 -C.D. (Plaintiff) Diana M. Serianni vs. (Defendant) Wesley J. Knepp, issued Feb. 03, 2000 was Served By Asst. Chief J.L. Rhone, on Feb. 03, 2000, at the residence located at 711 1/2 McBride St. Clearfield Borough, in Clearfield County at or about 1705 Hrs.

The Defendant was provided his copy and was explained the details and restrictions of said Order. The Defendant was removed from the above listed residence by Officers.

I hereby swear the information contained within this Document is true and correct to the best of my Knowledge.

PFA Service Fee: \$20.00

A handwritten signature in black ink, appearing to read 'J. C. Zimmer'. Below the signature, the text 'Chief J. C. Zimmer' is printed in a smaller font.

FILED

FEB 04 2000

William A. Shaw
Prothonotary

FILED

FEB 04 2000
11:30 AM
William A. Shaw
Prothonotary

No Court Cost



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

Diana M. Serianni,
Plaintiff

vs.

Wesley J. Knepp,
Defendant

2000
No. 9 - 130 - C.D.
PROTECTION FROM ABUSE

ENTRY OF APPEARANCE

Please enter my appearance on behalf of Diana M. Serianni,
the Plaintiff/Defendant in the above captioned case.

FILED

FEB 16 2000

William A. Shaw
Prothonotary

Brenda L. Zimmerman

Brenda L. Zimmerman, ATTORNEY

2054 E. College Ave

ADDRESS

State College PA 16801

814-238-4958

PHONE

ORIGINAL

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

DIANA M. SERIANNI, :
Plaintiff :
:
vs. : NO. 2000-130-C.D.
:
WESLEY J. KNEPP, JR., :
Defendant :
:

FILED

FEB 16 2000

William A. Shaw
Prothonotary

PROTECTION FROM ABUSE FINAL ORDER OF COURT

Plaintiff's Address: DIANA M. SERIANNI, 711 1/2 McBRIDE Street, Clearfield PA 16830

Plaintiff's Social Security Number: 163-58-6160

Plaintiff's Date of Birth: January 11, 1963

Counsel of Record for Plaintiff: Brenda Zimmerman, Keystone Legal Services

Defendant's Address: R.R. #1 Box 33 West Deerlure, PA 16878

Defendant's Social Security Number: 177-56-7843

Defendant's Date of Birth: January 18, 1966

Counsel of Record for Defendant: NA

Names of ALL PROTECTED PERSONS, [Plaintiff and/or minor children]:

DIANA M. SERIANNI

AND NOW, this 14th day of February, 2000, an action under the Protection From Abuse Statute having been filed by the Plaintiff; the Petition and Notice of said Hearing having been served on the Defendant by the Clearfield Borough Police Department on or about February 3, 2000;

Plaintiff having appeared or having failed to appear;
Defendant having appeared or having failed to appear;
 following a full Hearing or
 by Consent Order - without determination of facts on the underlying complaint;

upon consideration of the Petition in the above-captioned case, the following Order is Issued:

Plaintiff's request for a Final Protection Order is DENIED; or
 Plaintiff's request for a Final Protection Order is GRANTED subject to the following terms and conditions:

1. Except as otherwise provided in Paragraph 2, the Defendant is:

01 a. Directed to refrain from abusing, harassing, threatening or stalking Plaintiff or the minor child(ren) named as Protected Persons above.

02 b. Directed to refrain from threatening any member of Plaintiff's immediate family or household.

03 c. Defendant is completely excluded from the residence located at 7 1/2 McBrace Street.

(township) Clearfield Borough, Clearfield County, Pennsylvania or any other residence where Plaintiff may live. Exclusive possession of the residence is granted to Plaintiff; Defendant shall have no right or privilege to enter or be present on the premises.

04 d. Prohibited from entering the residence, place of employment, business or school of the Plaintiff and/or the minor child(ren).
Name(s) of Plaintiff and/or minor children is/are listed on Page 1 of this Final Order under ALL PROTECTED PERSONS.

05 e. Prohibited from having ANY CONTACT with:
Plaintiff, Diana M. Serianni, or
Plaintiff's minor child(ren) N/A

Contact with the Plaintiff and/or the minor child(ren) herein listed shall include, but not be limited to, personal, written and/or telephone contact.

2. Temporary custody of the below named child(ren) is awarded to:

a. The Plaintiff
 06 b. The Defendant

The child(ren)'s name(s) is/are: _____

until final Order of Court or as per Addendum "A" attached to this Order.

Visitation shall be as per Addendum "A", and/or: _____

07 3. Defendant shall immediately turn over to the local law enforcement agency, or deliver to the Sheriff's Office, any and all weapons used or threatened to be used by Defendant in an act of abuse against Plaintiff and/or the minor child(ren). Defendant is prohibited from acquiring or possessing any other like or similar weapons for the duration of this Order.

08 4. The Plaintiff/Defendant is/are ORDERED to provide the following additional relief:

08 5. The Plaintiff/Defendant is ORDERED to permit the Plaintiff/Defendant to return to the Plaintiff's/Defendant's residence, as herein described, on Sunday February 20, 2000, between 7:00 a.m./p.m. and 8:00 a.m./p.m. for the sole purpose of permitting the Plaintiff/Defendant to retrieve items of personal property belonging to Plaintiff/Defendant.) Any items of personal property in dispute as to ownership shall remain at the Plaintiff's/Defendant's residence until the Court of proper jurisdiction shall have determined its rightful owner. There shall be no conversation as to the basis or circumstances surrounding this Order or the nature of the Plaintiff and Defendant's broken relationship. Parties are to exchange items of personal property in their possession and control.

6. Defendant shall pay \$ _____ to Plaintiff as compensation for Plaintiff's losses, which are as follows:

7. The Plaintiff/Defendant shall provide the Clearfield County Prothonotary a recent photograph of herself/himself within fifteen (15) days of this Order.

8. The Plaintiff/Defendant shall pay the costs and fees of this suit within FORTY-FIVE (45) DAYS of the date of this Order to the Clearfield County Protection From Abuse Coordinator's Office located on the second floor in the Annex of the Clearfield County Courthouse (230 East Market Street, Clearfield, PA 16830):

Prothonotary's Office.....	filing fee:	\$ 80.00
Prothonotary's Office.....	state assessment fee:	\$ 0.00
Sheriff's Office. (CLEARFIELD BOROUGH POLICE). .	service fee:	\$ 20.00
Hearing Officer.....	fee:	\$ 40.00
Hearing Officer.....	costs:	\$ 20.00
Administrative.....	costs:	\$ 10.00
Additional Relief..... (see Paragraph 7):		\$ 0.00
Other.....	costs:	\$ 0.00

TOTAL AMOUNT DUE: \$ 170.00

PLEASE SUBMIT A MONEY ORDER MADE PAYABLE TO "PROTHONOTARY'S OFFICE" AS PAYMENT. NO OTHER FORM OF PAYMENT WILL BE ACCEPTED BY THE COORDINATOR.

PLAINTIFF'S share of fees and costs: 0 % / \$ 0.00

DEFENDANT'S share of fees and costs: 100 % / \$ 170.00

ALL COSTS PERTAINING TO THIS ACTION MUST BE PAID WITHIN THE FORTY-FIVE (45) DAY PERIOD. FAILURE TO COMPLY WITH THIS PROVISION OF THIS 'FINAL ORDER' WILL RESULT IN THE RESPONSIBLE PARTY BEING IN CONTEMPT AND IN THE AUTOMATIC

ISSUANCE OF A BENCH WARRANT FOR THAT PARTY'S ARREST WITHOUT FURTHER NOTICE OR HEARING. THERE WILL BE ADDITIONAL COSTS ASSIGNED ONCE THE BENCH WARRANT HAS BEEN ISSUED AND THE RESPONSIBLE PARTY WILL BE OBLIGED TO PAY ANY AND ALL ADDITIONAL COSTS RELATED THERETO.

The Plaintiff/Defendant shall ALSO be responsible for payment of all service fees registered with the Prothonotary's Office within thirty (30) days of the date of this Order. Payment shall be made directly to the Protection From Abuse Coordinator within the 45 day payment period.

9. In the event either party shall relocate or have a change of address, the said party shall immediately, in writing, notify the Court of same. Said writing shall contain the new address and shall reference the caption in this matter. All mail shall be addressed to the Protection From Abuse Coordinator, 230 East Market Street, Clearfield, Pennsylvania 16830.

10. BRADY INDICATOR. [] YES response [] NO response

a. The Plaintiff or protected person(s) is a spouse, former spouse, a person who cohabits or has cohabited with the Defendant, a parent or a common child, a child of that person, or a child of the Defendant.

b. This Order is being entered either in lieu of a full hearing and by consent of both parties, OR following a full hearing during which the Defendant was present and had an opportunity to be heard or of which the Defendant received actual notice thereof and failed to appear.

c. Paragraph 1(a) of this Order has been checked to restrain the Defendant from harassing, stalking, or threatening the Plaintiff or the listed protected persons.

d. The DEFENDANT represents:

i. A credible threat to the physical safety of the Plaintiff or the other listed protected person(s); OR

ii. The terms of this Order prohibit the DEFENDANT from using, attempting to use, or threatening to use physical force against the Plaintiff or the listed protected person(s) that would reasonably be expected to cause bodily injury.

11. This Order supersedes

 [] any prior Protection From Abuse Order AND/OR

 [] any prior Order of Court relating to child custody.

12. All provisions of this Order shall expire in one year, on February 14, 2001.

NOTICE TO THE DEFENDANT

VIOLATION OF THIS ORDER MAY RESULT IN YOUR ARREST ON THE CHARGE OF INDIRECT CRIMINAL CONTEMPT WHICH IS PUNISHABLE BY A FINE OF UP TO \$1,000 AND/OR A JAIL SENTENCE OF UP TO SIX MONTHS. 23 PA. C.S. § 6114. VIOLATION MAY ALSO SUBJECT YOU TO PROSECUTION AND CRIMINAL PENALTIES UNDER THE PENNSYLVANIA CRIMES CODE. THIS ORDER IS ENFORCEABLE IN ALL FIFTY (50) STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES AND THE COMMONWEALTH OF PUERTO RICO UNDER THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. SECTION 2265. IF YOU TRAVEL OUTSIDE OF THE STATE AND INTENTIONALLY VIOLATE THIS ORDER, YOU MAY BE SUBJECT TO FEDERAL CRIMINAL PROCEEDINGS UNDER THAT ACT. 18 U.S.C. §§ 2261-2262. IF PARAGRAPH 12 OF THIS ORDER HAS BEEN CHECKED, YOU MAY BE SUBJECT TO FEDERAL PROSECUTIONS AND PENALTIES UNDER THAT "BRADY" PROVISION OF THE GUN CONTROL ACT, 18 U.S.C. § 922(g), FOR POSSESSION, TRANSPORT OR RECEIPT OF FIREARMS OR AMMUNITION.

NOTICE TO LAW ENFORCEMENT OFFICIALS

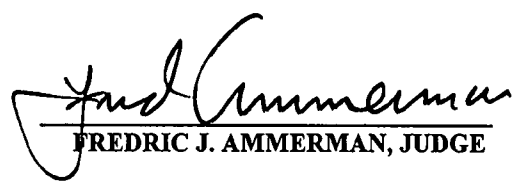
THE POLICE WHO HAVE JURISDICTION OVER THE PLAINTIFF'S RESIDENCE OR ANY LOCATION WHERE A VIOLATION OF THIS ORDER OCCURS OR WHERE THE DEFENDANT MAY BE LOCATED, SHALL ENFORCE THIS ORDER. AN ARREST FOR VIOLATION OF PARAGRAPHS 1 THROUGH 5 OF THIS ORDER MAY BE WITHOUT WARRANT, BASED SOLELY ON PROBABLE CAUSE, WHETHER OR NOT THE VIOLATION IS COMMITTED IN THE PRESENCE OF THE POLICE. 23 PA. C.S. § 6113. SUBSEQUENT TO AN ARREST, THE POLICE OFFICER SHALL SEIZE ALL WEAPONS USED OR THREATENED TO BE USED DURING THE VIOLATION OF THE PROTECTION ORDER OR DURING PRIOR INCIDENTS OF ABUSE. THE CLEARFIELD COUNTY SHERIFF'S OFFICE SHALL MAINTAIN POSSESSION OF THE WEAPONS UNTIL FURTHER ORDER OF THIS COURT. WHEN THE DEFENDANT IS PLACED UNDER ARREST FOR VIOLATION OF THE ORDER, THE DEFENDANT SHALL BE TAKEN TO THE APPROPRIATE AUTHORITY OR AUTHORITIES BEFORE WHOM DEFENDANT IS TO BE ARRAIGNED. A "COMPLAINT FOR INDIRECT CRIMINAL CONTEMPT" SHALL THEN BE COMPLETED AND SIGNED BY THE POLICE OFFICER OR THE PLAINTIFF. PLAINTIFF'S PRESENCE AND SIGNATURE ARE NOT REQUIRED TO FILE THE COMPLAINT. IF SUFFICIENT GROUNDS FOR VIOLATION OF THIS ORDER ARE ALLEGED, THE DEFENDANT SHALL BE ARRAIGNED, BOND SET AND BOTH PARTIES GIVEN NOTICE OF THE DATE OF HEARING.

BY THE COURT:

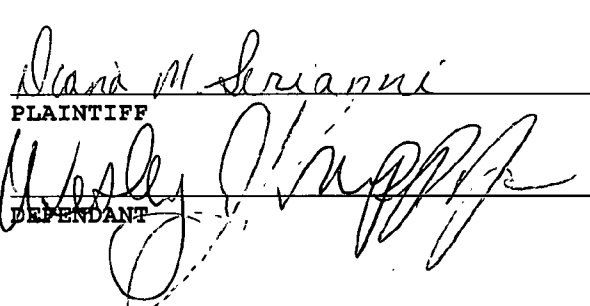
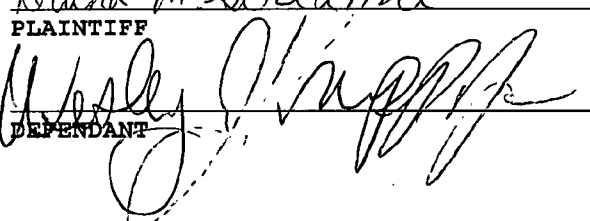


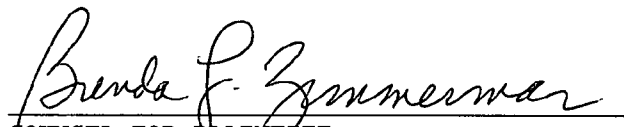
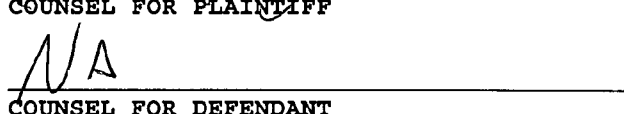
WARREN B. MIKESELL, II, ESQUIRE

BY THE COURT:



FREDRIC J. AMMERMAN, JUDGE


Diana M. Sciranni
PLAINTIFF

Wesley D. Knapp
DEFENDANT


Brenda F. Zimmerman
COUNSEL FOR PLAINTIFF

N/A
COUNSEL FOR DEFENDANT

FILED

FEB 16 2000

William A. Shaw /cc & fax PSP
Prothonotary

cc Shry.
cc hearings Officer
cc Def

cc Keystone Legal Services
EES

ORIGINAL

CIVIL BENCH WARRANT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

DIANA M. SERIANNI,
Plaintiff

vs.

WESLEY J. KNEPP, JR.,
Defendant

*
*
*
*
*
*

No. 2000-130-C.D

FILED

APR 03 2000

William A. Shaw
Prothonotary

TO: **C & D INVESTIGATIONS (814) 765-2740**
P.O. Box 263, Hyde, Pennsylvania 16843

You are hereby commanded by the Court of Common Pleas of Clearfield County, Civil Division, to take DEFENDANT, WESLEY J. KNEPP, JR. who stands charged in said Court for failure to make payment in full of Protection From Abuse fees/costs and forthwith bring said person before Judge Fredric J. Ammerman to be dealt with according to law.

WITNESS this 3rd day of April, 2000.



Prothonotary/Clerk of Courts
Civil Division

Defendant's Address: R.R.#1, Box 33

West Decatur, Pennsylvania 16878

Social Security #: 177-56-7843

Date of Birth: 01/18/1966

Costs: \$ 1 7 0 . 0 0

Service Fee: \$ 6 0 . 0 0 Service Date: / /2000

Expenses: \$ _____ Served By: _____

TOTAL: \$

=====

FILED

APR 03 2000
10:37/3cc CDO Thruations
William A. Shaw
Prothonotary
cc

ORIGINAL

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

DIANA M. SERIANNI,
Plaintiff

vs.

WESLEY J. KNEPP, JR.,
Defendant

*
*
*
*
*
*

No. 2000-130-C.D.

O R D E R

NOW, this 1st day of May, 2000, Defendant having paid costs related to the Protection From Abuse Petition filed to the above referenced docket number and Bench Warrant costs related thereto, it is the ORDER of this Court that the Bench Warrant previously issued in this matter April 3, 2000 be and is hereby RESCINDED.

By the Court,



FREDRIC J. AMMERMAN, JUDGE

FILED

MAY 01 2000

William A. Shaw
Prothonotary

ORIGINAL

SEARCHED INDEXED
SERIALIZED FILED

FILED

MAY 01 2000

0/9200/CAP

William A. Shaw

Prothonotary

1 cent to C&D

EAP

CK# 2656 20.-
TO SHFF

CK# 2657 60.-
TO MIKASHA

CK# 2658 60.-
TO C&D