

COMPLAINT FOR PROTECTION FROM HARASSMENT G.L. c. 258E			DOCKET NO. (for court use only) 19-385	Massachusetts Trial Court HAMPDEN COUNTY SUPERIOR COURT FILED	
A	<input type="checkbox"/> BOSTON MUNICIPAL COURT	<input type="checkbox"/> DISTRICT COURT	<input type="checkbox"/> JUVENILE COURT	<input checked="" type="checkbox"/> SUPERIOR COURT	DIVISION
B	NAME OF PLAINTIFF (person seeking protection) Rian G. Waters		NAME OF DEFENDANT (person accused of harassment) Aidan Kearney		MAY 28 2019
C	I am: <input checked="" type="checkbox"/> 18 or older <input type="checkbox"/> 17 <input type="checkbox"/> 16 or younger The Defendant is: <input checked="" type="checkbox"/> 18 or older <input type="checkbox"/> 17 <input type="checkbox"/> 16 or younger <input type="checkbox"/> I am under the age of 18 and _____, my _____ (relationship to Plaintiff), has filed this Complaint for me.		Are there any prior or pending actions between the plaintiff and the defendant? <input type="checkbox"/> NO <input checked="" type="checkbox"/> YES <i>John S. G...</i> If so, list court, type of case, date and docket no. (if available) Hampden County Superior 5/10/18 Status Open 1879CV00344 CLERK OF COURTS		
D	I SUFFERED HARASSMENT WHEN: <input checked="" type="checkbox"/> on or about (dates) 11/11/18, 1/09/19, 2/03/19, 5/10/19 the Defendant committed 3 or more acts of willful and malicious conduct aimed at me which were committed with the intent to cause fear, intimidation, abuse or damage to property and did in fact cause fear, intimidation, abuse or damage to property. <input type="checkbox"/> on or about (date) _____ the Defendant by force, threat or duress caused me to involuntarily engage in sexual relations. <input checked="" type="checkbox"/> on or about (date) I thought it said 2/6/19 the Defendant committed against me an act that constitutes a violation of one of the following statutes: G.L. c. 265, §§ 13B, 13F or 13H (indecent assault and battery), 22 or 22A (rape), 23 (statutory rape), 24 or 24B (assault with intent to rape), 26C (enticing a child), 43 (criminal stalking) or 43A (criminal harassment), or G.L. c. 272, § 3 (drugging for sexual intercourse).				
E	THEREFORE, I ASK THE COURT: <input checked="" type="checkbox"/> 1. to order the Defendant not to abuse me by physically harming me, attempting to physically harm me, or placing me in fear of imminent serious physical harm, and to stop harassing me (1) by any willful and malicious conduct aimed at me and intended to cause fear, intimidation, abuse or damage to property, or (2) by using force, threat or duress to make me engage in sexual relations unwillingly, or (3) by committing against me any act that constitutes a violation of any of the following statutes: G.L. c. 265, §§ 13B, 13F or 13H (indecent assault and battery), 22 or 22A (rape), 23 (statutory rape), 24 or 24B (assault with intent to rape), 26C (enticing a child), 43 (criminal stalking) or 43A (criminal harassment), or G.L. c. 272, § 3 (drugging for sexual intercourse). <input checked="" type="checkbox"/> 2. to order the Defendant not to contact me, unless authorized to do so by the Court. <input type="checkbox"/> 3. to order the Defendant to remain away from my residence (as listed on the PLAINTIFF CONFIDENTIAL INFORMATION form). <input type="checkbox"/> 4. to order the Defendant to remain away from my workplace (as listed on the PLAINTIFF CONFIDENTIAL INFORMATION form). <input type="checkbox"/> 5. to order the Defendant to pay me \$ _____ in compensation for the following losses suffered as a direct result of the harassment: _____ _____ <input type="checkbox"/> 6. to order the relief I have requested, except for compensation for losses suffered, without advance notice to the Defendant because there is a substantial likelihood of immediate danger of harassment. I understand that, if the Court issues such a temporary Order, the Court will schedule a hearing within 10 court business days to determine whether such a temporary Order should be continued, and I must appear in court on that day if I wish the Order to be continued.				
Please complete the AFFIDAVIT on the reverse of this page, the PLAINTIFF CONFIDENTIAL INFORMATION form, and the DEFENDANT INFORMATION form.			DATE 5/28/19	PLAINTIFF'S SIGNATURE * Rian Waters	
This is a request for a civil order to protect the Plaintiff from future abuse or harassment. The actions of the Defendant may also constitute a crime subject to criminal penalties. For information about filing a criminal complaint, you may talk with the District Attorney's Office for the location where the alleged harassment occurred.					

AFFIDAVIT

Describe in detail the most recent incidents of harassment. If the harassment consisted only of conduct that was willful and malicious but was not a violation of the listed criminal statutes, you must describe at least 3 separate incidents of such harassment. The judge requires as much information as possible, such as what happened, each person's actions, the dates, locations, any injuries, and any medical or other services sought. Also, describe any history of harassment, with as much of the above detail as possible.

On or about November, 11th 2018, the Defendant Said on his live recorded show that he was going to murder me with Wafds, and that he was going to bury me. I was supposed to start a job that I successfully interviewed for on 11/12/18 but his actions caused me too much distress, instead I moved out of my residence. I have been diagnosed with adjustment disorder, and Aidan Kearney is the identified cause and stressor. Aidan gets his followers to harass people by telling them NOT to do it, which makes his threat more serious. He also talked about owning guns shortly after.

On or about January 13, 2019 Aidan published an article ~~with~~ that had pictures created with an editor like Photoshop that ~~put~~ put my face and my first witnesses face on an image of gay men in bed. He also had a live recorded show where he said several lies to encourage his audience to harass me.

In April and May 2019 including 5/10/2019 Aidan published several articles that accused me of several criminal acts that there is no evidence^{of} or any judicial action on.

If more space is needed, attach additional pages and check this box:

I declare under penalty of perjury that all statements of fact made above, and in any additional pages attached, are true.

DATE SIGNED

PLAINTIFF'S SIGNATURE

5/28/19

x Remunited

WITNESSED BY

PRINTED NAME OF WITNESS

TITLE/RANK OF WITNESS

x

Exhibit A

I filed an application for a Criminal Complaint on May 22nd 2019, But the Palmer Clerks office said it will take 6 weeks to schedule a show cause hearing.

COMMONWEALTH OF MASSACHUSETTS

HAMPDEN, SS.

PALMER DISTRICT COURT
APPLICATION FOR CRIMINAL COMPLAINT

RIAN WATERS,
Complainant

AIDAN KEARNEY,
Defendant

STATEMENT OF FACTS

G.L. Ch.268 13B Witness Intimidation

1.) Aidan Kearney has harassed, punished, harmed, and retaliated against me for my participation in 1879CV00344 on several occasions including but not limited to the following:

- a.) On or about November 11th 2018, Aidan Kearney said on his recorded online show that he was going to “murder me with words, and that he was going to bury me” after saying he hoped I was listening. He also called my first witness Michael Gaffney my boyfriend.
- b.) On November 13th 2018, Aidan Kearney published a book (I am Turtleboy) that falsely stated that he knew for a fact that I committed several crimes, and misrepresented details of a prior criminal case to make me look guilty.
- c.) At the January 9th 2019 hearing, Aidan Kearney stared me down the entire time in the courtroom leading up to our case in a very intimidating manner. On January 14th 2019 on his live show recorded online with youtube, Aidan admitted to staring me down the whole time, and then said that one of his writers thought I was intimidated.

d.) On January 13th 2019, and February 3rd 2019, Aidan Kearney's website TurtleboySports.com published images that photoshopped my first witnesses face and my face from our facebook profiles, and placed them on images of homosexual men in bed, as well as other harassing images created with an editor.

e.) On May 10th Aidan Kearney published an article with his pen name falsely alleging that I committed several criminal acts including but not limited to punching Samantha Cardin, kicking/killing my dog, smuggling drugs across international borders, and extortion. I believe Aidan knows that I am innocent of those crimes, but continues saying it to harass me.

f.) Turtleboy Sports published articles or online shows harassing me on 01/04/19, 01/06/19, 01/07/19, 01/08/19, 01/09/19, 01/13/19, 02/13/19, 05/10/19 All of the blogs, and online shows had inaccurate, exaggerated, and slanted claims that are pulled out of context.

2.) Aidan Kearney has made it clear that the articles written about me and my first witness are punishment for our participation in court proceedings

a.) On or about January 14th 2019, Aidan Kearney said he didn't know who I was before the lawsuit, and said it could have all gone away, but that I chose to bring it up, and that now I would be famous forever.

b.) On May 20th 2019 Aidan kearney wrote the following about the Plaintiff from his newest lawsuit. "This idiot had the chance of walking away and not having his name plastered all over the Internet for eternity. He chose not to take it. Now he's gonna turn into Mike Gaffney and Rian Waters. I am going to continue to use my constitutionally protected free

speech rights to urge everyone who knows how to Google to avoid him like the plague." See also the 9th Amendment and Article 1 of the Massachusetts Constitution

- 3.) Aidan Kearney is the Defendant and sole owner, officer, and manager of the Defendant companies in Civil Action No. 1879CV00344, Worcester Digital Marketing LLC (WDM), Turtleboy Enterprises LLC, Aidan has stated on an affidavit that WDM owns and operates all Turtleboy Sports social media platforms.
- 4.) I, Rian Waters am the Plaintiff in 1879CV00344, and I am an individual with information that is pertinent to the case, as defined in **Commonwealth v. Brown, 479 Mass. (2018)**.
- 5.) Most of the harassment took place shortly before the scheduled hearings for 1879CV00344 that were scheduled on 11/20/18, 01/09/19, and 01/17/19. The timing of the harassment significantly impaired my ability to argue the merits at the scheduled hearings.
- 6.) I have been diagnosed with Adjustment Disorder and Aidan Kearney's actions are the marked stressor and cause of the disorder.

G.L. Ch.266 Section 91 Untrue and misleading advertisements.

- 7.) Turtleboy Sports advertises to the public that they are a credible news source that checks facts, and they raise money for "journalism" on Facebook using Paypal and Worcester Digital Marketing LLC's bank account. Although in court they claim that they are not credible as they are just an advertising company with a social media platform "like Facebook."
- 8.) Turtleboy Sports does not provide journalism, they ignored my attempts to comment and provide them with evidence of my innocence before the lawsuit, and a writer for Turtleboy Sports reached out for comment after the lawsuit, but wouldn't explain the subject matter and didn't use my comment.

9.) Turtleboy Sports often engages in activities that promote violence and harassment which differentiates them from being a credible news source;

a.) On January 28th 2019 Aidan Kearney started a Facebook Group to organize malicious mass reporting campaigns of selected media outlets. He had to make a special note saying this time he seriously didn't want the target harassed, since his followers know that is what he usually intends for them to do when he tells them NOT to do something.

b.) On March 17th 2019 Aidan Kearney used Facebook to call one of his blogs subjects to publically harass him. Aidan Kearney started by making a joke implying that the subject was homosexual. The victim who sounded intoxicated said he was seriously considering suicide, and Aidan said he should do it, and dared him to do it, and said he should live stream his suicide.

c.) Aidan Kearney also said on March 17th 2019 that he raped a girl and said "it's not rape if you yell surprise"

G.L Ch.268 Section 1 Perjury

10.) On September 24th, 2018 Aidan Kearney signed an affidavit that misrepresented emails and incorrectly stated that in an email from July 2018 that I Rian Waters tried to extort Aidan Kearney and wrote that in exchange for cash I would dismiss the lawsuit

11.) Most of the addresses that Aidan Kearney used on his 2016 filings with the Secretary of State were false when signed under penalties of perjury, and I sent the Resident Agent address for both companies and his personal address a copy of the amended complaint, but the package that I sent to the currently listed 2019 Resident Agent address for WDM was sent back Insufficient Address, and Aidan said he never got a copy.

12.) On or about January 16th, 2019 Aidan Kearney signed an affidavit stating that Turtleboy Enterprises LLC, "is now a defunct limited liability company", but on April 25th 2019, Aidan said his website gets just as many views as it did in 2017. Turtleboy Enterprises LLC is listed as running all aspects of the blog, and it was never dissolved, and he is still the same person running all aspects of the blog.

Signed under penalties of perjury

Rian Waters

199 Allen ST East Longmeadow


MA 01028

(530)739-8951

Watersrian@gmail.com Dated: May 22nd, 2019

MA 01028

(530)739-8951

DEFENDANT INFORMATION FORM AS PROVIDED BY PLAINTIFF G.L. c. 209A or G.L. c. 258E			DOCKET NO. (for court use only) 19-385			Massachusetts Trial Court 		
This information is requested to help police to identify and locate the Defendant in order to serve the Defendant with a copy of any restraining Order that is issued. Please provide as much information as possible.								
DEFENDANT'S NAME Aidan T. Kearney						DATE OF BIRTH MAY 28 2019		
OTHER NAMES USED BY DEFENDANT, IF ANY Uncle Turtleboy						PLACE OF BIRTH		
MOTHER'S MAIDEN NAME (FIRST & LAST)				FATHER'S NAME (FIRST & LAST)		SOCIAL SECURITY NO.		
SEX <input checked="" type="checkbox"/> MALE <input type="checkbox"/> FEMALE	RACE	EYES	HAIR	HEIGHT	WEIGHT	PHOTO AVAILABLE? (very helpful for ID) <input type="checkbox"/> YES <input type="checkbox"/> NO		
BUILD		OTHER PHYSICAL CHARACTERISTICS (beard, glasses, scars, tattoos, complexion, hairstyle)						
DEFENDANT'S HOME ADDRESS (NO., STREET, CITY, STATE, ZIP) 111 Mason Rd. Jefferson MA 01522						DEFENDANT'S HOME TELEPHONE NO.		
APT. NO.	FLOOR NO.	NAME ON DOOR/MAILBOX		DOES DEFENDANT UNDERSTAND ENGLISH? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO IF NOT, WHAT LANGUAGE(S)?				
DEFENDANT'S EMPLOYER/WORKPLACE Turtleboy Sports						WORK TELEPHONE NO.		
WORK ADDRESS (NO., STREET, CITY, STATE, ZIP) 51 Union Street Suite 320 Worcester MA 01605						TITLE Sole Owner/Manager		
DEPARTMENT He also Manages all aspects						WORK HOURS		
OTHER PLACES DEFENDANT MAY BE FOUND (friends, bars, relatives, hangouts)						BEST PLACE TO FIND DEFENDANT		
MOTOR VEHICLE LICENSE PLATE		YEAR	MAKE	MODEL	COLOR	BEST TIMES TO FIND DEFENDANT		
DOES DEFENDANT HAVE: (describe very briefly)								
A history of violence toward police officers?				<input checked="" type="checkbox"/> NO <input type="checkbox"/> YES				
A history of using/abusing drugs or alcohol?				<input type="checkbox"/> NO <input type="checkbox"/> YES What kind? I don't know				
Access to guns, a license to carry, or possess a gun?				<input type="checkbox"/> NO <input checked="" type="checkbox"/> YES What kind? not sure				
Psychiatric/emotional problems?				<input type="checkbox"/> NO <input checked="" type="checkbox"/> YES What kind? not sure				
ANY OTHER INFORMATION WHICH MIGHT BE HELPFUL IN LOCATING THE DEFENDANT His Lawyer for 1879 CV00344 is Kevin Chrisanthopoulos (413) 251-1010								
DATE SIGNED 5/28/2019		PRINT PLAINTIFF'S NAME Rian G. Waters				PLAINTIFF'S SIGNATURE *Rian Waters		

HARASSMENT PREVENTION ORDER G.L. c. 258E		DOCKET NO. 19-385	Massachusetts Trial Court
PLAINTIFF'S NAME Rian G. Waters		COURT NAME & ADDRESS	
DEFENDANT'S NAME AND ADDRESS Aidan T. Kearney 111 Mason Rd. Jefferson MA 01522		ALIAS, IF ANY Uncle Turtleboy	
		DATE OF BIRTH 12/26/1981	SEX <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female
		PLACE OF BIRTH	MOTHER'S MAIDEN NAME (FIRST & LAST)
		SOCIAL SECURITY NO.	FATHER'S NAME (FIRST & LAST)

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

A. 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 harassment.
- 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 or attempting to harm the Plaintiff physically or by placing the Plaintiff in fear of imminent serious physical harm. **YOU ARE ALSO ORDERED NOT TO HARASS THE PLAINTIFF** (1) by any willful and malicious conduct aimed at the Plaintiff and intended to cause fear, intimidation, abuse or damage to property, or (2) by using force, threat or duress to make the Plaintiff engage in sexual relations unwillingly, or (3) by committing any of the following: indecent assault and battery, rape, statutory rape, assault with intent to rape (G.L. c. 265, §§ 13B, 13F, 13H, 22, 22A, 23, 24, 24B), enticing a child (§ 26C), criminal stalking (§ 43), criminal harassment (§ 43A), or drugging for sexual intercourse (G.L. c.272, §3).
- 2. **YOU ARE ORDERED NOT TO CONTACT THE PLAINTIFF** either in person, by telephone, in writing or otherwise, either directly or through someone else, and to stay at least _____ yards from the Plaintiff even if the Plaintiff seems to allow or request contact. The only exception to this Order is that you may send to the Plaintiff by mail or by sheriff or other authorized officer copies of papers filed with the court when that is required by statute or court rule.
- 3. **YOU ARE ORDERED TO REMAIN AWAY FROM THE PLAINTIFF'S RESIDENCE** located at _____
and wherever else you have reason to know the Plaintiff may reside.
 If this box is checked, you are also **ORDERED** to remain away from the entire apartment building or other multiple family dwelling in which the Plaintiff's residence is located.
- 4. **YOU ARE ORDERED TO REMAIN AWAY FROM THE PLAINTIFF'S WORKPLACE** located at _____
and wherever else you have reason to know the Plaintiff may work.
- 5. **YOU ARE ORDERED TO COMPENSATE THE PLAINTIFF** for \$ _____ in losses suffered as a direct result of the harassment, to be paid in full on or before _____, 20____ by mailing directly to the Plaintiff. through the Court.
- 6. _____

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 above but only if the police officer is unable to deliver such copies in hand to the Defendant.
- 2. Defendant Information Form accompanies this Order. 3. Police reports are on file at the _____ P.D.
- 4. Outstanding warrants for the Defendant's arrest: PCF No. _____ Docket No(s). _____
- 5. An imminent threat exists of bodily injury to the Plaintiff. _____ P.D. notified by telephone other: _____

DATE OF THIS ORDER	TIME OF THIS ORDER <input type="checkbox"/> A.M. <input type="checkbox"/> P.M.	EXPIRATION DATE OF THIS ORDER at 4 P.M.	SIGNATURE/NAME OF JUDGE
NEXT HEARING DATE at _____ <input type="checkbox"/> A.M. <input type="checkbox"/> P.M. in Courtroom _____			X
FIRST OR CHIEF JUSTICE		A TRUE COPY ATTEST:	CLERK-MAGISTRATE/ASST. CLERK
WITNESS:		X	

The Plaintiff must appear at scheduled hearings, or this Order will expire. The Defendant may appear, with or without an 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. **NOTICE TO DEFENDANT:** If the Plaintiff is your spouse or former spouse, or you are the parent of a child of the Plaintiff, or you cohabit or have cohabited with the Plaintiff, the purchase and/or possession of a firearm and/or ammunition while this order is in effect is a federal crime, subject to certain exceptions. 18 U.S.C. §§ 922(g)(8) and 925.

COMMONWEALTH OF MASSACHUSETTS

HAMPDEN, SS.

SUPERIOR COURT
CIVIL ACTION NO.

RIAN WATERS,
Plaintiff

vs.

AIDAN KEARNEY,
Defendant

Memorandum In Support of a 258E order

Jurisdiction: Proceedings under this chapter shall be filed, heard and determined in the superior court department or the respective divisions of the district court department ALM GL ch. 258E, § 2

Legal Standard: Civil harassment is defined as three or more acts of willful and malicious conduct aimed at a specific person committed with the intent to cause fear, intimidation, abuse or damage to property and that does in fact cause fear, intimidation, abuse or damage to property. Seney v. Morhy, 467 Mass. 58, 58, 3 N.E.3d 577, 579, 2014 Mass. LEXIS 15, *1, 2014 WL 278358

“Acts” prohibited by the anti-harassment statute, ALM GL c 258E, §§ 1 et seq. include harassing speech. Palumbo v. Tusino (Mass. Super. Ct. Nov. 10, 2011), 29 Mass. L. Rep. 125, 2011 Mass. Super. LEXIS 273.

A recorded song may constitute an act of harassment, for the purposes of Mass. Gen. Laws ch. 258E, § 1, only when it is distributed to others. E.K. v. S.C., 481 Mass. 325, 326, 115 N.E.3d 539, 539, 2019 Mass. LEXIS 22, *1, 2019 WL 386862

In a harassment context, the "true threat" doctrine applies not only to direct threats of imminent physical harm, but to words or actions that—taking into account the context in which they arise—cause the victim to fear such harm now or in the future and evince an intent on the part of the speaker or actor to cause such fear.

A.S.R. v. A.K.A., 92 Mass. App. Ct. 270, 271, 84 N.E.3d 1276, 1278, 2017 Mass. App. LEXIS 129, *1, 2017 WL 4225232

RECEIVED
Nov 15 2014

All people are born free and equal and have certain natural, essential and unalienable rights; among which may be reckoned the right of enjoying and defending their lives and liberties; that of acquiring, possessing and protecting property; in fine, that of seeking and obtaining their safety and happiness.

MASS. Constitution Pt. 1, Art. I see also the 9th Amendment of U.S. Constitution.

But if we maintain a general policy of free speaking, we must recognize that its inevitable consequence will be sporadic local outbreaks of violence, for it is the nature of men to be intolerant of attacks upon institutions, personalities and ideas for which they really care. In [*37] the long run, maintenance of **free speech** will be more endangered if the population can have no protection from the abuses which lead to violence. No **liberty** is made more secure by holding that its abuses are inseparable from its enjoyment. We must not forget that it is the free democratic communities that ask us to trust them to maintain peace with **liberty** and that the factions engaged in this battle are not interested permanently in either. **Terminiello v. Chicago, 337 U.S. 1, 36-37, 69 S. Ct. 894, 910, 93 L. Ed. 1131, 1151, 1949 U.S. LEXIS 2400, *57**

GL c 268 § 13B case law

One purpose of ALM GL c 268 § 13B is protection of participants in judicial proceedings and thereby protection of public interest in due administration of justice. **Commonwealth v. Burt (Mass. App. Ct. Apr. 5, 1996)**

In the context of a witness, words do not need to be expressly intimidating, threatening, or harassing in order to fall within the meaning of intimidation.

The assessment whether a defendant made a threat to a witness is not confined to a technical analysis of the precise words uttered; the jury may consider the context in which the allegedly threatening statement was made and all of the surrounding circumstances. **Commonwealth v. Carvalho, 88 Mass. App. Ct. 840, 841, 43 N.E.3d 340, 343, 2016 Mass. App. LEXIS 7, *1**

TO ANY OFFICER OF THE POLICE DEPARTMENT TO WHICH THE COURT HAS DIRECTED THIS ORDER:

PURSUANT TO G.L. c. 258E, §§ 8-9, THIS ORDER SHALL BE ENFORCED BY ANY LAW ENFORCEMENT OFFICER IN THE COMMONWEALTH WHO IS AWARE OF, OR SHOWN A COPY OF, THIS ORDER. IF SERVICE ON THE DEFENDANT HAS NOT YET BEEN MADE, ANY LAW ENFORCEMENT OFFICER SHALL ADVISE THE DEFENDANT OF THE TERMS OF THE ORDER AND THEN SHALL ENFORCE IT.

The YELLOW COPY of this Order must be served on the Defendant immediately. Please return the GREEN COPY of this Order to the Court with your return of service prior to the next scheduled hearing date, or new service may be required. The BLUE COPY of this Order is for your records.

"Whenever a law officer has reason to believe that a person has been abused or harassed or is in danger of being abused or harassed, such officer shall use all reasonable means to prevent further abuse or harassment. Law officers shall make every effort to do the following as part of the emergency response:

- (i) assess the immediate physical danger to the victim and provide assistance reasonably intended to mitigate the safety risk;
- (ii) if there is observable injury to the victim or if the victim is complaining of injury, encourage the victim to seek medical attention and arrange for medical assistance or request an ambulance for transport to a hospital;
- (iii) if a sexual assault has occurred, notify the victim that there are time-sensitive medical or forensic options that may be available, encourage the victim to seek medical attention and arrange for medical assistance or request an ambulance for transport to a hospital;
- (iv) provide the victim with referrals to local resources that may assist the victim in locating and getting to a safe place; and
- (v) provide adequate notice to the victim of his rights including, but not limited to, obtaining a harassment prevention order.

"Upon receipt of information that an outstanding warrant exists against the named defendant, a judge shall order that the appropriate law enforcement officials be notified and shall order that any information regarding the defendant's most recent whereabouts shall be forwarded to such officials. In all instances in which an outstanding warrant exists, the court shall make a finding, based upon all of the circumstances, as to whether an imminent threat of bodily injury exists to the petitioner. In all instances in which such an imminent threat of bodily injury is found to exist, the judge shall notify the appropriate law enforcement officials of such finding and such officials shall take all necessary actions to execute any such outstanding warrant as soon as is practicable.

"Whenever the court orders that the defendant refrain from harassing the plaintiff or have no contact with the plaintiff . . . the clerk or clerk-magistrate shall transmit . . . 2 certified copies of each such order and 1 copy of the complaint and summons forthwith to the appropriate law enforcement agency which, unless otherwise ordered by the court, shall serve 1 copy of each order upon the defendant, together with a copy of the complaint and order and summons. The law enforcement agency shall promptly make its return of service to the court

"Law officers shall use every reasonable means to enforce such harassment prevention orders. Law enforcement agencies shall establish procedures adequate to ensure that an officer on the scene of an alleged violation of such order may be informed of the existence and terms of such order."

G.L. c. 258E, §§ 8 & 9

RETURN OF SERVICE

I certify that I have served a copy of this Order on the Defendant named in this Order by:

- delivering a copy in hand to the Defendant.
- leaving a copy at the Defendant's last and usual address as shown in this Order.
- Other (*specify*) _____

- I was unable to make service because _____

DATE & TIME OF SERVICE	SIGNATURE OF OFFICER MAKING SERVICE	
	X	
PRINTED NAME OF OFFICER MAKING SERVICE	TITLE/RANK	POLICE DEPARTMENT

ATENCIÓN: ESTE ES UN AVISO OFICIAL DE LA CORTE. SI USTED NO SABE LEER INGLÉS, OBTENGA UNA TRADUCCIÓN.
 ATTENTION: CEÇI EST UNE ANNONCE OFFICIALE DU PALAIS DE JUSTICE. SI VOUS ÊTES INCAPABLE DE LIRE ANGLAISE, OBTENEZ UNE TRADUCTION.
 ATTENZIONE: IL PRESENTE È UN AVVISO UFFICIALE DAL TRIBUNALE. SE NON SAPETE LEGGERE IN INGLESE, OTTENETE UNA TRADUZIONE.
 ATENÇÃO: ESTE É UM AVISO OFICIAL DO TRIBUNAL. SE NÃO SABE LER INGLÊS, OBTENHA UMA TRADUÇÃO.
 LƯU Ý: ĐÂY LÀ THÔNG BÁO CHÍNH THỨC CỦA TÒA-ÁN, NẾU BẠN KHÔNG ĐỌC ĐƯỢC TIẾNG ANH, HÃY TÌM NGƯỜI DỊCH HỘ.

注意 = 此份表格係官方文件。如果您不諳英文的話，可向法庭官員索取中文翻譯。