

From: Jacob Teitelbaum
c/o Ben Friedman
5 Leipnik Way # 102,
Monroe N. Y. 10950

To: The Honorable Vincent L. Briccetti
United States District Court Judge
Southern District of New York
300 Quarropas Street
White Plains, New York, 10601

Re: Jacob Teitelbaum Vs. Juda Katz et al. 12-cv-2858 VB

Dear Judge Briccetti,

I am Jacob Teitelbaum, Plaintiff in this action.

I am writing to inform the Hon. Court of the most recent terror I am withstanding, further evidencing the conspiracy and plan of the Defendants to inflict immense terror and pain on myself to cause me to withdraw and stop my Federal Court action.

I have already informed the Hon. Court in a letter dated June 6th, and June 25th, 2012, as has Mr. Ben Friedman written on July 2nd, 2012, about the terror I constantly endure from the conspirators, including the false charges my Wife had brought in the Town of Monroe with the assistance of the conspirators, where she was lead to file those false charges in order to stop my Federal Court action, the charges were thereafter dropped as I was informed by the Town of Monroe Court. (Copy of the Letters attached).

I have also informed the Court in the past, about how my Wife is being put under extreme pressure both within the community and through the Orange County Dept. of Social Service to take part in the conspiracy in order to coerce me through pressure and terror,

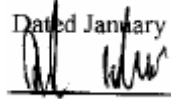
Apparently as seen from the attached documents, the Defendants and others in the community have already planned this terrorizing event back in August of 2012, by having my Wife then file these false charges, she was now able to fraudulently bring it back through another town, therefore allowing the Defendants and their co-conspirators to instill terror and further their original plan to evict me from the house, during the observance of Shabbos (Saturday) in a mid-winter day of sub-zero temperatures, not having another place where to go.

The conspirators taking the prior order of protection falsely filed in Town of Monroe which had clearly been dropped before, and which my Wife had also clearly expressed that she did not want to file these charges, (a copy of which is attached herewith), had now fraudulently transferred it to the Town of Goshen Court, falsely claiming again that I have violated this prior protection order, an act I was continuously threatened with unless I withdraw from the Federal Court action, and follow their demands to submit to whatever mental treatment and confinement they would ask, as evidenced in the documents (copies attached).

Needless to say, I never had any other dealings positive or negative with the Town of Monroe Court, except for twice coming to Town Court just for the purposes of this fraudulent protection order.

Respectfully Submitted,

Dated January 27, 2013, Monroe, NY.



Jacob Teitelbaum, Plaintiff

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY035023J
Order No: 2013-000094
NYSID No: _____

ORANGE COUNTY SHERIFF'S OFFICE
RECEIVED
2013 JAN 25 PM 11:03

At a term of the Family Court of the State of New York,
held in and for the County of Orange, at Orange County
Courthouse 285 Main Street, Goshen, NY 10924, on
January 25, 2013

PRESENT: Honorable Andrew P. Bivona

In the Matter of a FAMILY OFFENSE Proceeding

**Miriam Teitelbaum (DOB: 10/10/1974),
Petitioner,**

- against -

**Jacob Teitelbaum (DOB: 01/24/1971),
Respondent.**

**File # 55083
Docket# O-00355-13**

Temporary Order Of Protection

Ex Parte

**NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND
CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS
FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND
INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN
COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND
THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.**

A petition under Article 8 of the Family Court Act, having been filed on January 23, 2013 in this Court and good cause having been shown, and Jacob Teitelbaum having not been present in Court,

NOW, THEREFORE, IT IS HEREBY ORDERED that Jacob Teitelbaum (DOB: 01/24/1971) observe the following conditions of behavior:

- [01] Stay away from:
 - [A] Miriam Teitelbaum (DOB: 10/10/1974) - 1000 feet;
 - [B] the home of Miriam Teitelbaum (DOB: 10/10/1974) at 20 Getzel Berger Blvd, #104, Monroec, NY 10950 - 1000 feet;
- [02] Refrain from assault, stalking, harassment, aggravated harassment, menacing, reckless endangerment, strangulation, criminal obstruction of breathing or circulation, disorderly conduct, criminal mischief, sexual abuse, sexual misconduct, forcible touching, intimidation, threats or any criminal offense against Miriam Teitelbaum (DOB: 10/10/1974);

- [99] Observe such other conditions as are necessary to further the purposes of protection: Police to assist if necessary.;
- [99] Observe such other conditions as are necessary to further the purposes of protection: the Respondent, Jacob Teitelbaum (DOB: 01/24/1971) is to immediately remove himself from the residence at 20 Getzel Berger Blvd., #104, Monroe, NY;

It is further ordered that this temporary order of protection shall remain in force until and including July 23, 2013; but if you fail to appear in court on this date, the order may be extended and continue in effect until a new date set by the Court.

Dated: January 25, 2013

ENTER

NOTICE OF ENTRY
PLEASE TAKE NOTICE that the within is a true copy of an order entered in the office of the Clerk of the Family Court of the State of New York in the County of Orange on

1/25/13

Elizabeth L. Holcomb
Chief Clerk of the Family Court


Honorable Andrew P. Bivona

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties authorizes, and sometimes requires, the officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face penalties authorized by law.

Federal law requires that this order is effective outside, as well as inside, New York State. It must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person restrained by the order is an intimate partner of the protected party and has or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect due process rights (18 U.S.C. §§2265, 2266).

It is a federal crime to:

- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess, or transfer a handgun, rifle, shotgun, or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty) ; and
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF ORANGE

In the Matter of a **Family Offense** Proceeding

Family File # 55083
Docket # O-355-13

Miriam Teitelbaum

Petitioner

S U M M O N S

against

Jacob Teitelbaum

Respondent

ORANGE COUNTY SHERIFF'S OFFICE
RECEIVED
2013 JAN 25 PM 4:03

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK:

To: Jacob Teitelbaum
20 Getzel Berger Blvd, Apt 104, Monroe, NY 10950

A petition under Article 8 of the Family Court Act having been filed with this Court, and annexed hereto

YOU ARE HEREBY SUMMONED to appear before this court on

Date/Time: 1/30/13 11:00AM
Presiding: Hon. Andrew P. Bivona
Location: Orange County Courthouse
285 Main Street
Goshen, NY 10924

to answer the petition and to be dealt with in accordance with the Family Court Act.

On your failure to appear as herein directed, a warrant may be issued for your arrest.

Dated: 1/23/13

Elizabeth Holbrook

Chief Clerk of the Family Court

NOTICE: Family Court Act 154(C) provides that support, paternity, custody, family offense and child abuse and neglect petitions, in which an order of protection is sought or in which a violation of an order of protection is alleged, may be served outside the State of New York upon a Respondent who is not a resident or domiciliary of the State of New York. In such instance, the exercise of personal jurisdiction over the Respondent is limited to the issue of the request for, or alleged violation of, the order of protection, unless other grounds exist for the exercise of personal jurisdiction over the Respondent. Where the Respondent has been served with this summons and petition and does not appear, the Family Court may proceed to a hearing with respect to issuance or enforcement of the order of protection.

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF ORANGE

Miriam T. Teitelbaum Petitioner,

- against -

Jacob Teitelbaum Respondent,

Docket No. 0-355-13

Family File No. SS 083

FAMILY OFFENSE PETITION

TO THE FAMILY COURT:

The undersigned Petitioner respectfully states that:

1. a. I reside at [specify address unless confidential]:¹
20 Getzel Berger Blvd., Monroe, NY 10950

b. The Respondent resides at [specify]:
20 Getzel Berger Blvd., Monroe, NY 10950

2. a. The Respondent and I are related as follows [check applicable box(es)]:

we are married

we were married

we have a child in common

we are parent and child

we are related by blood or marriage [specify how]:

we are in an intimate relationship (NOT casual social or business acquaintances)

[describe]:

we were in an intimate relationship (NOT casual social or business acquaintances)

[describe]:

b. I am a peace officer

3. The Respondent committed the following family offense(s) against me and/or my children, which constitute(s):

Disorderly conduct

Menacing in the second or third degree

Harassment in the first or second degree

Reckless endangerment

Aggravated harassment in the second degree

Stalking

Assault in the second or third degree

Attempted assault

Criminal mischief

Sexual misconduct

Sexual abuse in the second² or third degree

Forcible touching

Strangulation

Criminal obstruction of breathing or circulation

¹ If your health or safety or that of your child or children would be put at risk by disclosure of your address or other identifying information, you may apply to the Court for an address confidentiality order by submitting General Form GF-21, which is available on-line at www.nycourts.gov. See Family Court Act §154-b.

² Where victim is incapable of consent for reason other than being under age 17 [Penal Law §130.60(1)].

[Describe incident, state date, time and place of most recent incident, specify if anyone was injured (how seriously) and if any weapons were used. If there were earlier incidents as well, describe them in additional paragraphs. Use additional sheets where necessary]:

Petitioner states that she has been married to Respondent for 6 yrs. Respondent has a history of verbal and physical abuse towards Petitioner. Respondent is anorexic and refuses to eat or go for any kind of treatment. Respondent has irrational thoughts and becomes violent.

Petitioner states that she was granted an Refrain from Order of Protection in August 2012 by Town of Monroe. On August 2012 EMS responded to their home due to Respondent needing medical assistance due to his not eating. Respondent had become violent with Petitioner and pushed her to the floor. Petitioner believes that his outbursts are due to his anorexia and lack of nutrition. Town of Monroe Police were called to the house by EMS. Town of Monroe Police arrested Respondent because of his outburst and becoming physical towards Petitioner. Petitioner was issued a Order of Protection. Respondent has a court date on February 5, 2013 in the Town of Goshen Court for the above offense. Case is being heard in the Town of Goshen Court because Monroe Court has a negative history with Respondent.

Petitioner states that on January 19, 2013 while she was conducting her religious Saturday service at their home, Respondent became violent. Respondent pushed Petitioner and became physical with her. She was unable to call the police since due to her religion she is not allowed to use the telephone on Saturdays. Respondent kept pushing her and she fell onto the couch, this has happened several times in the past.

Petitioner states that she is afraid of Respondent and fears him. Petitioner is requesting the Court for a Stay-A-Way Order of Protection until he gets the appropriate treatment for his anorexia and any other mental disorder. Respondent has threatened Petitioner "if she does something against him she will pay a price".

4. I have have not filed a criminal complaint concerning these incident(s). [If so, please indicate status]: August 2012 Town of Monroe Police.

5. [Check applicable box(es)]:

a. I have no children and there are no other children living in my home.

b. The following children live with me (include children who are not yours).

<u>Name</u>	<u>DOB</u>	<u>Relation to Me</u>	<u>Relation to Respondent</u>

c. The following children are mine but do not live with me.

<u>Name</u>	<u>DOB</u>	<u>Lives With</u>	<u>Child's Relation to Respondent</u>

WHEREFORE, Petitioner respectfully requests this Court to:

- a. adjudge the Respondent to have committed the family offense(s) alleged;
- b. enter an order of protection, specifying conditions of behavior to be observed by the Respondent in accordance with Section 842 of the Family Court Act;
- c. enter a finding of aggravated circumstances [delete if inapplicable];
- d. enter a temporary order of child support in accordance with Family Court Act §828(4) [delete if inapplicable];
- e. order such other and further relief as to the Court seems just and proper.

Dated: January 23, 2013

Miriam T. Teitelbaum
Petitioner: (print or type name)



Signature

Petitioner's Attorney, if any, (print or type name)

Signature

Address and telephone number of Attorney, if any