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3133

To: Judge Granda Vero

From: Nateshea Fenderson

Protected Order Attached

RECEIVED
 OCT 01 2018
 PUBLIC UTILITY COMMISSION
 PHILADELPHIA OFFICE
 ADMINSTRATIVE LAW JUDGE

SECRETARY'S BUREAU
P4 PJC

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RECEIVED

RECEIVED AND FILED

SUE REGAN
Deputy Clerk of Superior Court

PREPARED BY THE COURT

MAR 14 2007

Nateshea Fenderson,

Plaintiff

v.

Careese Edwards,

Defendants

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION FAMILY
PART
MERCER COUNTY

DOCKET NO. FV 11 317 07

CIVIL ACTION

ORDER TO SHOW CAUSE WITH
TEMPORARY RESTRAINTS

THIS MATTER having been opened to the court by Nateshea Fenderson plaintiff pro se, without notice to Careese Edwards, defendant pro se, seeking relief: 1) suspending Mr. Edwards's parenting time with the three minor children; 2) granting Ms. Fenderson full custody of the three minor children; 3) compelling Mr. Edwards to pay child support for the three minor children; and the court having reviewed the papers on file; and it appearing that immediate and irreparable harm will likely result before notice can be given and a hearing held; and for other good cause shown

IT IS on this 14th day of March 2007:

ORDERED as follows:

1. Mr. Edwards shall show cause why an order should not be entered on Friday, March 30, 2007 at 9:00 a.m., before the Honorable Audrey P. Blackburn, Esq.
 - A. Suspending Mr. Edwards's parenting time with the three minor children.
 - B. Granting Ms. Fenderson full custody of the three minor children.

7. As there is a final restraining order in place, the Domestic Violence unit shall serve a copy of Mr. Edwards's opposition papers on the plaintiff and serve a copy of Ms. Fenderson's reply on the defendant. The unit shall also serve a copy of this order upon the Attorney General and the Division of Youth and Family Services.

8. The court having determined that in camera review of Division of Youth and Family Services documents would assist in determining whether abuse or neglect has occurred, pursuant to N.J.S.A. 9:6-8.10, it is further ordered:

- A. By March 26, 2007, the Division of Youth and Family Services shall submit to the court – Judge Blackburn – for its in camera review a copy of its file regarding the parties and any of their children, namely Edwards, and Shamahd Edwards, both born January 27, 2004 and Careese Edwards, born August 26, 2002.
- B. Should the court determine release of said records is proper, information contained therein shall be used only in the pending matter and shall not be used in any other matter in the absence of a further Order of the court, upon proper notice in the Office of the Attorney General and to the Division of Youth and Family Services.
- C. Information contained in or derived from said records shall not be disclosed to any other person for any other reason nor disseminated or made public by any means, direct or indirect.

D. Use of information contained or derived from said records for any purpose other than as set forth above, shall be a violation of this order and subject to the contempt powers of the Court.

9. If Mr. Edwards does not file and serve opposition to this order to show cause the application may be decided on the papers on the return date and relief may be granted by default, provided that Mr. Edwards was properly served and proof of service is filed with the court.

Mitchell E. Ostrer

Mitchell E. Ostrer, J.S.C

Opposed
 Unopposed

State of New Jersey
Prevention of Domestic Violence Act
MERCER County, Superior Court, Chancery Division, Family Part

Page 1 of 4
10211-English

Final Restraining Order (FRO) **Amended Final Restraining Order**

DOCKET NUMBER
FV-11-000337-07

IN THE MATTER OF: PLAINTIFF
FENDERSON-SINGH NATESHEA M PLAINTIFF'S DATE OF BIRTH
12/24/1975

DEFENDANT EDWARDS CAREESE	DEFENDANT'S SEX M	DEFENDANT'S RACE BLACK	DEFENDANT'S DATE OF BIRTH 08/29/1975	HT 5 11 WT 204	DEFENDANT'S SOCIAL SECURITY # XXX-XX-0518
-------------------------------------	-----------------------------	----------------------------------	--	---------------------------------	---

DEFENDANT'S HOME ADDRESS 230 S COOK AVE TRENTON NJ 08629 -2901	SCARS, FACIAL HAIR, ETC. gold teeth TATTOOS:	DEFENDANT'S HOME TELEPHONE NUMBER (609)392-7292
--	--	---

DEFENDANT'S WORK ADDRESS NJ	HAIR COLOR BLACK EYE COLOR BROWN	DEFENDANT'S WORK TELEPHONE NUMBER
---------------------------------------	---	-----------------------------------

The Court having considered plaintiff's Complaint dated **08/21/2006** seeking an ORDER under the Prevention of Domestic Violence Act, having established jurisdiction over the subject matter and the parties pursuant to N.J.S.A. 2C:25-17 et seq., and having found that defendant has committed an act of domestic violence, and all other statutory requirements having been satisfied:

It is on this **29** day of **August**, **2006**, ORDERED that:

Sought Granted Part I - Relief

- DEFENDANT:**
1. You are prohibited against future acts of domestic violence.
 2. You are barred from the following locations:
 - RESIDENCE(S) OF PLAINTIFF PLACE(S) OF EMPLOYMENT OF PLAINTIFF
 - Other
139 PERRY STREET, TNJ-35 COLONIAL AVE TNJ CHILDRENS SCHOOLS
 3. You are prohibited from having any oral, written, personal, electronic, or other form of contact or communication with:
 - Plaintiff
 - Other(s) (List names & relationship to Plaintiff):
PARTIES MAY COMMUNICATE BY PHONE IN REFERENCE TO VISITATION.
 4. You are prohibited from making or causing anyone else to make harassing communications to:
 - Plaintiff
 - Other(s) (Same as above or list names & relationship to Plaintiff):
 5. You are prohibited from stalking, following, or threatening to harm, to stalk or to follow:
 - Plaintiff
 - Other(s) (Same as above or list names & relationship to Plaintiff):
 6. You must pay emergent monetary relief (describe amount and method):
 - Plaintiff: _____
 - Dependents: _____
 7. Other appropriate relief:
 Defendant (including substance abuse, mental health or other evaluations and subsequent treatment): _____
 8. Psychiatric evaluation:
 9. Intake monitoring of conditions and restraints (specify):

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act

<input checked="" type="checkbox"/>	Final Restraining Order (FRO)	<input type="checkbox"/>	Amended Final Restraining Order	FV-11-000337-07
Sought	Granted	Part I - Relief continued		
DEFENDANT:				
10. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	PROHIBITIONS AGAINST POSSESSION OF WEAPONS: You are prohibited from possessing any and all fire-arms or other weapons and must immediately surrender these firearms, weapons, permits to carry, applications to purchase firearms and firearms purchaser ID card to the officer serving this court Order. Failure to do so can result in your arrest and incarceration.		
		Other Weapon(s) (describe) <u>ANY AND ALL TO INCLUDE FIREARM ID CARD</u>		
PLAINTIFF:				
11. <input type="checkbox"/>	<input type="checkbox"/>	You are granted exclusive possession of (residence or alternate housing, list address only if specifically known to defendant):		
12. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	Plaintiff is granted temporary custody of (specify name(s)): <u>CAREESE, SHAMAHD AND SAMEAR EDWARDS</u>		
13. <input type="checkbox"/>	<input type="checkbox"/>	Other appropriate relief: Plaintiff (describe)		
		Child(ren) (describe)		
LAW ENFORCEMENT OFFICER				
You are to accompany to scene, residence, shared place of business, other (Indicate address, time, duration & purpose):				
<input type="checkbox"/>	<input type="checkbox"/>	Plaintiff:		
<input type="checkbox"/>	<input type="checkbox"/>	Defendant:		
WARRANT TO SEARCH FOR AND TO SEIZE WEAPONS FOR SAFEKEEPING				
<input type="checkbox"/> To any law enforcement officer having jurisdiction - this Order shall serve as a warrant to search for and seize any issued permit to carry a firearm, application to purchase a firearm and firearms purchaser identification card issued to the defendant and the following firearm(s) or weapon(s).				
<ol style="list-style-type: none"> 1. You are hereby commanded to search the premises for the above described weapons and/or permits to carry a firearm, application to purchase a firearm and firearms purchaser ID card and to serve a copy of this Order upon the person at the premises or location described as: 2. You are hereby ordered in the event you seize any of the above described weapons, to give a receipt for the property so seized to the person from whom they were taken or in whose possession they were found, or in the absence of such person to have a copy of this Order together with such receipt in or upon the said structure from which the property was taken. 3. You are to execute this Order immediately or as soon thereafter as is practicable. <div style="margin-left: 20px;"> <input type="checkbox"/> Anytime <input type="checkbox"/> Other: _____ </div> 4. You are further ordered, after the execution of this Order, to promptly provide the Court with a written inventory of the property seized per this Order. 				

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act

Final Restraining Order (FRO)

Amended Final Restraining Order

FV-11-000937-07

Sought Granted

Part II - Relief

DEFENDANT:

- 1. You acknowledge parentage of: _____
- 2. You must submit to genetic testing: _____
- 3. No parenting time (visitation) until further order; _____
- 4. Parenting time (visitation) pursuant to (prior FV, FM, or FD Order) # _____ is suspended, a hearing is scheduled for: _____
- 5. Parenting time (visitation) is ordered as follows: (specify drop-off and pick-up times and locations, participation of or supervision by designated third part):
DEFT TO HAVE PARENTING TIME EVERY OTHER WEEKEND, EFFECTIVE 9/8/2006. ALL PICK UP AND DROP OFF AT TRENTON POLICE DEPARTMENT. IF DEFT IS NOT GOING TO EXERCISE PARENTING TIME HE SHALL NOTIFY THE PLAINTIFF BY TELEPHONE. FRI. 6 PM TO SUN 6 PM.
- 6. Risk assessment ordered (specify by whom): _____ Return Date: _____
- 7. You must provide compensation as follows: (Appropriate notices have been attached as part of this Order):
 - Emergent support - Plaintiff: _____
 - Emergent support - Dependent(s): _____
 - Interim support - Plaintiff: _____
 - Interim support - Dependent(s): _____
 - Ongoing Plaintiff support: _____
Paid via income withholding through the: _____ Probation Div. _____
 - Other: _____
 - Ongoing child support: _____
Paid via income withholding through the: _____ Probation Div. _____
 - Other: _____
- 8. Medical coverage for plaintiff: _____
- 9. Medical coverage for dependent(s): _____
- 10. Compensatory damages to plaintiff: 287 PAY PLAINTIFF DIRECT ONE TIME PAYMENT
- 11. Punitive damages (describe): _____
- 12. You must pay compensation to (specify third party and/or VCCA, and describe): _____
- 13. You must participate in a batterers' intervention program (specify): _____
- 14. You must make rent mortgage payments (specify amount(s) due date(s) and payment manner): _____
- 15. Defendant is granted temporary possession of the following personal property (describe): _____
- 16. Defendant is granted temporary custody of (specify name(s)): _____

You must pay a civil penalty of \$ 50 (\$50.00 to \$500.00 per N.J.S.A. 2C:25-29) to: _____
 PAY THROUGH PROBATION within 14 days. You will be charged a \$2.00 transaction fee for each payment or partial payment that you make.
 Waived due to extreme financial hardship because: _____

Sought Granted

PLAINTIFF:

- 17. Plaintiff is granted temporary possession of the following personal property (describe): _____

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act

Final Restraining Order (FRO)

Amended Final Restraining Order

FV-11-000337-07

Comments:

DEFT SHALL PAY COMPENSATORY DAMAGES BY MAIL . DEFT INCARCERATED MCCC. DEFT TO BE FINGERPRINTED WITHIN 10 DAYS OF HIS RELEASE FROM JAIL.

This Order is to become effective immediately and shall remain in effect until further Order of the Superior Court, Chancery Division, Family Part.

08/29/2006 09:00 AM

MITCHEL E. OSTREER

Date

Honorable

All Law Enforcement Officers Will Serve and Fully Enforce This Order. The Plaintiff Shall Not Be Arrested for a Violation of This Restraining Order.

- This Final Restraining Order Was Issued After Defendant Was Provided with Notice and the Opportunity to Be Heard and Should Be Given Full Faith and Credit Pursuant to the Violence Against Women Act of 1991, Sec. 40221, Codified at 18 U.S.C.A. 52265(A) and 52266.
- If Ordered, Sufficient Grounds Have Been Found By This Court for the Search and Seizure of Firearms and Other Weapons as Indicated in This Court Order.
- Defendant Shall Not Be Permitted to Possess any Weapon, ID Card or Purchase Permit While This Order is in Effect, or for Two Years, Whichever is Greater.

Notice to Plaintiff and Defendant

IMPORTANT: The parties cannot themselves change the terms of this Order on their own. This Order may only be changed or dismissed by the Family Court. The named defendant cannot have any contact with the plaintiff without permission of the court. If you wish to change the terms of this Order and/or you resume living together, you must appear before this court for a rehearing.

Notice to Defendant

A violation of any of the provisions listed in this Order or a failure to comply with the directive to surrender all weapons, firearm permits, application or identification cards may constitute criminal contempt pursuant to N.J.S.A. 2C:29-9(b), and may also constitute violations of other state and federal laws which can result in your arrest and/or criminal prosecution. This may result in a jail sentence.

Return of Service

Plaintiff was given a copy of the Order by:

Print Name _____ Time and Date _____ Signature / Badge Number / Department _____

I hereby certify that I served the within Order by delivering a copy to the defendant personally:

08/29/2006
Print Name _____ Time and Date _____ Signature / Badge Number / Department _____

I hereby certify that I served the within Order by use of substituted service as follows:

Print Name _____ Time and Date _____ Signature / Badge Number / Department _____

Defendant could not be served (explain):

Print Name _____ Time and Date _____ Signature / Badge Number / Department _____

Defendant hereby acknowledges receipt of the Restraining Order. I understand that pursuant to this court Order, I am not to have any contact with the named plaintiff even if plaintiff agrees to the contact or invites me onto the premises and that I can be arrested and prosecuted if I violate this Order. I understand that pursuant to N.J.S.A. 53:1-15 any person against whom a Final Restraining Order in a domestic violence matter has been entered shall submit to fingerprinting and other identification procedures as required by law and I HAVE BEEN ADVISED THAT I MUST SUBMIT TO FINGERPRINTING AND OTHER IDENTIFICATION PROCEDURES.

Signature: _____

Time / Date: _____



The Courthouse is accessible to those with disabilities. Please notify the Court if you require assistance.



Distribution: Family Part, Plaintiff, Defendant, Sheriff, Other _____

215-
560-
3133

To: Judge Granda Vero

From: Nateshea Fenderson

Protected Order Attached

215-

560-

3133

To: Judge Granda Vero

From: Nateshea Fenderson

Protected Order Attached

RECEIVED AND FILED

SUE REGAN
Deputy Clerk of Superior Court

PREPARED BY THE COURT

MAR 14 2007

Nateshea Fenderson,

Plaintiff

v.

Careese Edwards,

Defendants

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION FAMILY
PART
MERCER COUNTY

DOCKET NO. FV 11 33 07

CIVIL ACTION

ORDER TO SHOW CAUSE WITH
TEMPORARY RESTRAINTS

THIS MATTER having been opened to the court by Nateshea Fenderson plaintiff pro se, without notice to Careese Edwards, defendant pro se, seeking relief: 1) suspending Mr. Edwards's parenting time with the three minor children; 2) granting Ms. Fenderson full custody of the three minor children; 3) compelling Mr. Edwards to pay child support for the three minor children; and the court having reviewed the papers on file; and it appearing that immediate and irreparable harm will likely result before notice can be given and a hearing held; and for other good cause shown

IT IS on this 14th day of March 2007:

ORDERED as follows:

1. Mr. Edwards shall show cause why an order should not be entered on Friday, March 30, 2007 at 9:00 a.m., before the Honorable Audrey P. Blackburn, J.S.C.
 - A. Suspending Mr. Edwards's parenting time with the three minor children.
 - B. Granting Ms. Fenderson full custody of the three minor children.

C. Granting child support for the minor children, Sameer Edwards, and Shamahd Edwards, both born January 27, 2004, and Careene Edwards, born August 26, 2002.

2. Pending the return date set forth above:

A. Ms. Fenderson shall have sole residential custody of the children

B. Mr. Edwards' parenting time shall be suspended;

C. Mr. Edwards shall have no contact with the children.

3. Mr. Edwards may apply on two days' notice to modify or dissolve the interim relief granted in paragraph 2 above.

4. A copy of this order to show cause, and all supporting papers filed by Ms. Fenderson shall be personally served upon the defendant at the Mercer County Correctional Center, by the Mercer County Sheriff within 2 days of the date of this Order, and proof of such service shall then be filed with the court.

5. Mr. Edwards shall file written opposition to the order to show cause and request for entry of a preliminary injunction by March 22, 2007. The original documents must be filed with the Clerk of the Superior Court, Mercer County. A telephone call will not protect Mr. Edwards's rights; he must file and serve written opposition if he wants the Court to hear his opposition to the relief the plaintiff is seeking.

6. Ms. Fenderson shall file any written reply to the defendant's opposition by March 26, 2007. The reply papers must be filed with the Clerk of the Superior Court, Mercer County;

7. As there is a final restraining order in place, the Domestic Violence unit shall serve a copy of Mr. Edwards's opposition papers on the plaintiff and serve a copy of Ms. Fenderson's reply on the defendant. The unit shall also serve a copy of this order upon the Attorney General and the Division of Youth and Family Services.

8. The court having determined that in camera review of Division of Youth and Family Services documents would assist in determining whether abuse or neglect has occurred, pursuant to N.J.S.A. 9:6-8.10, it is further ordered:

- A. By March 26, 2007, the Division of Youth and Family Services shall submit to the court – Judge Blackburn – for its in camera review a copy of its file regarding the parties and any of their children, namely: Edwards, and Shamabd Edwards, both born January 27, 2004 and Careese Edwards, born August 26, 2002.
- B. Should the court determine release of said records is proper, information contained therein shall be used only in the pending matter and shall not be used in any other matter in the absence of further Order of the court, upon proper notice in the Office of the Attorney General and to the Division of Youth and Family Services.
- C. Information contained in or derived from said records shall not be disclosed to any other person for any other reason nor disseminated or made public by any means, direct or indirect;

D. Use of information contained or derived from said records for any purpose other than as set forth above, shall be a violation of this Order and subject to the contempt powers of the Court.

9. If Mr. Edwards does not file and serve opposition to this order to show cause the application may be decided on the papers on the return date and relief may be granted by default, provided that Mr. Edwards was properly served and proof of service is filed with the court.

Mitchell E. Ostrer
Mitchell E. Ostrer, J.S.C.

Opposed
 Unopposed

State of New Jersey
Prevention of Domestic Violence Act
MERCER County, Superior Court, Chancery Division, Family Part

Page 1 of 4
10211-English

Final Restraining Order (FRO) **Amended Final Restraining Order**

DOCKET NUMBER FV-11-000337-07		PLAINTIFF'S DATE OF BIRTH 12/24/1975	
IN THE MATTER OF: PLAINTIFF FENDERSON-SINGH NATESHEA M		DEFENDANT'S DATE OF BIRTH 08/29/1975	
DEFENDANT EDWARDS CAREESE	DEFENDANT'S SEX M	DEFENDANT'S RACE BLACK	DEFENDANT'S SOCIAL SECURITY # XX-XX-0518
DEFENDANT'S HOME ADDRESS 230 S COOK AVE TRENTON NJ 08629 -2301	DEFENDANT'S HOME TELEPHONE NUMBER (609)392-7232	DEFENDANT'S HAIR COLOR BLACK	DEFENDANT'S WORK TELEPHONE NUMBER
DEFENDANT'S WORK ADDRESS NJ	DEFENDANT'S EYE COLOR BROWN		

The Court having considered plaintiff's Complaint dated 08/21/2006 seeking an ORDER under the Prevention of Domestic Violence Act, having established jurisdiction over the subject matter and the parties pursuant to N.J.S.A. 2C:25-17 et seq., and having found that defendant has committed an act of domestic violence, and all other statutory requirements having been satisfied:

It is on this 29 day of August, 2006, ORDERED that:

Sought	Granted	Part I - Relief
DEFENDANT:		
1.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> You are prohibited against future acts of domestic violence.
2.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> You are barred from the following locations: <input checked="" type="checkbox"/> RESIDENCE(S) OF PLAINTIFF <input checked="" type="checkbox"/> PLACE(S) OF EMPLOYMENT OF PLAINTIFF <input checked="" type="checkbox"/> Other 139 PERRY STREET, TNJ-85 COLONIAL AVE TNJ CHILDRENS SCHOOLS
3.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> You are prohibited from having <u>any</u> oral, written, personal, electronic, or other form of contact or communication with: <input checked="" type="checkbox"/> Plaintiff <input checked="" type="checkbox"/> Other(s) (List names & relationship to Plaintiff): PARTIES MAY COMMUNICATE BY PHONE IN REFERENCE TO VISITATION.
4.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> You are prohibited from making or causing anyone else to make harassing communications to: <input checked="" type="checkbox"/> Plaintiff <input checked="" type="checkbox"/> Other(s) (Same as above or list names & relationship to Plaintiff):
5.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> You are prohibited from stalking, following, or threatening to harm, to stalk or to follow: <input checked="" type="checkbox"/> Plaintiff <input checked="" type="checkbox"/> Other(s) (Same as above or list names & relationship to Plaintiff):
6.	<input type="checkbox"/>	<input type="checkbox"/> You must pay emergent monetary relief (describe amount and method): <input type="checkbox"/> Plaintiff: _____ <input type="checkbox"/> Dependents: _____
7.	<input type="checkbox"/>	<input type="checkbox"/> Other appropriate relief: Defendant (including substance abuse, mental health or other evaluations and subsequent treatment):
8.	<input type="checkbox"/>	<input type="checkbox"/> Psychiatric evaluation:
9.	<input type="checkbox"/>	<input type="checkbox"/> Intake monitoring of conditions and restraints (specify):

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act

<input checked="" type="checkbox"/> Final Restraining Order (FRO)	<input type="checkbox"/> Amended Final Restraining Order	FV-11-000337-07
Sought	Granted	Part I - Relief awarded
DEFENDANT:		
10. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	PROHIBITIONS AGAINST POSSESSION OF WEAPONS: You are prohibited from possessing any and all fire-arms or other weapons and must immediately surrender these firearms, weapons, permits to carry, applications to purchase firearms and firearms purchaser ID card to the officer serving this court Order. Failure to do so can result in your arrest and incarceration.
Other Weapon(s) (describe)		<u>ANY AND ALL TO INCLUDE FIREARM ID CARD</u>
PLAINTIFF:		
11. <input type="checkbox"/>	<input type="checkbox"/>	You are granted exclusive possession of (residence or alternate housing, list address only if specifically known to defendant):
12. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	Plaintiff is granted temporary custody of (specify name(s)): <u>CAREESE, SHAMAHD AND SAMEAR EDWARDS</u>
13. <input type="checkbox"/>	<input type="checkbox"/>	Other appropriate relief: Plaintiff (describe)
Child(ren) (describe)		
LAW ENFORCEMENT OFFICER		
You are to accompany to scene, residence, shared place of business, other (Indicate address, time, duration & purpose):		
<input type="checkbox"/>	<input type="checkbox"/>	Plaintiff:
<input type="checkbox"/>	<input type="checkbox"/>	Defendant:
WARRANT TO SEARCH FOR AND TO SEIZE WEAPONS FOR SAFEKEEPING		
<input type="checkbox"/> To any law enforcement officer having jurisdiction - this Order shall serve as a warrant to search for and seize any issued permit to carry a firearm, application to purchase a firearm and firearms purchaser identification card issued to the defendant and the following firearm(s) or weapon(s).		
1. You are hereby commanded to search the premises for the above described weapons and/or permits to carry a firearm, application to purchase a firearm and firearms purchaser ID card and to serve a copy of this Order upon the person at the premises or location described as:		
2. You are hereby ordered in the event you seize any of the above described weapons, to give a receipt for the property so seized to the person from whom they were taken or in whose possession they were found, or in the absence of such person to have a copy of this Order together with such receipt in or upon the said structure from which the property was taken.		
3. You are to execute this Order immediately or as soon thereafter as is practicable.		
<input type="checkbox"/> Anytime		<input type="checkbox"/> Other: _____
4. You are further ordered, after the execution of this Order, to promptly provide the Court with a written inventory of the property seized per this Order.		

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act

<input checked="" type="checkbox"/> Final Restraining Order (FRO)	<input type="checkbox"/> Amended Final Restraining Order	FV-11-000337-07
Sought <input type="checkbox"/> Granted <input checked="" type="checkbox"/>		
Part II - Relief		
DEFENDANT:		
1. <input type="checkbox"/>	<input type="checkbox"/> You acknowledge parentage of: _____	
2. <input type="checkbox"/>	<input type="checkbox"/> You must submit to genetic testing: _____	
3. <input checked="" type="checkbox"/>	<input type="checkbox"/> No parenting time (visitation) until further order; _____	
4. <input type="checkbox"/>	<input type="checkbox"/> Parenting time (visitation) pursuant to (prior FV, Fm, or FD Order) # _____ is suspended, a hearing is scheduled for: _____	
5. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> Parenting time (visitation) is ordered as follows: (specify drop-off and pick-up times and locations, participation of or supervision by designated third part): DEFT TO HAVE PARENTING TIME EVERY OTHER WEEKEND, EFFECTIVE 9/8/2006. ALL PICK UP AND DROP OFF AT TRENTON POLICE DEPARTMENT. IF DEFT IS NOT GOING TO EXERCISE PARENTING TIME HE SHALL NOTIFY THE PLAINTIFF BY TELEPHONE. FRI. 6 PM TO SUN 6 PM.	
6. <input type="checkbox"/>	<input type="checkbox"/> Risk assessment ordered (specify by whom): _____	Return Date: _____
7. <input type="checkbox"/>	<input type="checkbox"/> You must provide compensation as follows: (Appropriate notices have been attached as part of this Order):	
	<input checked="" type="checkbox"/> Emergent support - Plaintiff: _____	
	<input checked="" type="checkbox"/> Emergent support - Dependent(s): _____	
	<input type="checkbox"/> Interim support - Plaintiff: _____	
	<input type="checkbox"/> Interim support - Dependent(s): _____	
	<input checked="" type="checkbox"/> Ongoing Plaintiff support: _____	
	Paid via income withholding through the: _____	Probation Div. _____
	<input type="checkbox"/> Other: _____	
	<input checked="" type="checkbox"/> Ongoing child support: _____	
	Paid via income withholding through the: _____	Probation Div. _____
	<input type="checkbox"/> Other: _____	
8. <input type="checkbox"/>	<input type="checkbox"/> Medical coverage for plaintiff: _____	
9. <input type="checkbox"/>	<input type="checkbox"/> Medical coverage for dependent(s): _____	
10. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> Compensatory damages to plaintiff: <u>287</u> <u>PAY PLAINTIFF DIRECT</u> <u>ONE TIME PAYMENT</u>	
11. <input checked="" type="checkbox"/>	<input type="checkbox"/> Punitive damages (describe): _____	
12. <input type="checkbox"/>	<input type="checkbox"/> You must pay compensation to (specify third party and/or VCCA, and describe): _____	
13. <input type="checkbox"/>	<input type="checkbox"/> You must participate in a batterers' intervention program (specify): _____	
14. <input type="checkbox"/>	<input type="checkbox"/> You must make <input type="checkbox"/> rent <input type="checkbox"/> mortgage payments (specify amount(s) due date(s) and payment manner): _____	
15. <input type="checkbox"/>	<input type="checkbox"/> Defendant is granted temporary possession of the following personal property (describe): _____	
16. <input type="checkbox"/>	<input type="checkbox"/> Defendant is granted temporary custody of (specify name(s)): _____	
<input checked="" type="checkbox"/> You must pay a civil penalty of \$ <u>50</u> (\$50.00 to \$500.00 per N.J.S.A. 2C:25-29) to: <u>PAY THROUGH PROBATION</u> within <u>14</u> days. You will be charged a \$2.00 transaction fee for each payment or partial payment that you make.		
<input type="checkbox"/> Waived due to extreme financial hardship because: _____		
Sought <input type="checkbox"/> Granted <input checked="" type="checkbox"/>		
PLAINTIFF:		
17. <input type="checkbox"/>	<input type="checkbox"/> Plaintiff is granted temporary possession of the following personal property (describe): _____	

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act

Final Restraining Order (FRO)

Amended Final Restraining Order

FV-11-000337-07

Comments:

DEFT SHALL PAY COMPENSATORY DAMAGES BY MAIL. DEFT INCARCERATED MCCC. DEFT TO BE FINGERPRINTED WITHIN 10 DAYS OF HIS RELEASE FROM JAIL.

This Order is to become effective immediately and shall remain in effect until further Order of the Superior Court, Chancery Division, Family Part.

08/29/2006 09:00 AM

MITCHEL E. OSTRER

Date

Honorable

All Law Enforcement Officers Will Serve and Fully Enforce This Order. The Plaintiff Shall Not Be Arrested for a Violation of This Restraining Order.

- This Final Restraining Order Was Issued After Defendant Was Provided with Notice and the Opportunity to Be Heard and Should Be Given Full Faith and Credit Pursuant to the Violence Against Women Act of 1991, Sec. 40221, Codified at 18 U.S.C.A. 52265(A) and 52266.
- If Ordered, Sufficient Grounds Have Been Found By This Court for the Search and Seizure of Firearms and Other Weapons as Indicated in This Court Order.
- Defendant Shall Not Be Permitted to Possess any Weapon, ID Card or Purchase Permit While This Order Is in Effect, or for Two Years, Whichever Is Greater.

Notice to Plaintiff and Defendant

IMPORTANT: The parties cannot themselves change the terms of this Order on their own. This Order may only be changed or dismissed by the Family Court. The named defendant cannot have any contact with the plaintiff without permission of the court. If you wish to change the terms of this Order and/or you resume living together, you must appear before this court for a rehearing.

Notice to Defendant

A violation of any of the provisions listed in this Order or a failure to comply with the directive to surrender all weapons, firearm permits, application or identification cards may constitute criminal contempt pursuant to N.J.S.A. 2C:29-9(b), and may also constitute violations of other state and federal laws which can result in your arrest and/or criminal prosecution. This may result in a jail sentence.

Return of Service

Plaintiff was given a copy of the Order by:

Print Name Time and Date Signature / Badge Number / Department

I hereby certify that I served the within Order by delivering a copy to the defendant personally:

Print Name 08/29/2006 Time and Date Signature / Badge Number / Department

I hereby certify that I served the within Order by use of substituted service as follows:

Print Name Time and Date Signature / Badge Number / Department

Defendant could not be served (explain):

Print Name Time and Date Signature / Badge Number / Department

Defendant hereby acknowledges receipt of the Restraining Order. I understand that pursuant to this court Order, I am not to have any contact with the named plaintiff even if plaintiff agrees to the contact or invites me onto the premises and that I can be arrested and prosecuted if I violate this Order. I understand that pursuant to N.J.S.A. 53:1-15 any person against whom a Final Restraining Order in a domestic violence matter has been entered shall submit to fingerprinting and other identification procedures as required by law and I HAVE BEEN ADVISED THAT I MUST SUBMIT TO FINGERPRINTING AND OTHER IDENTIFICATION PROCEDURES.

Signature: _____

Time / Date: _____



The Courthouse is accessible to those with disabilities. Please notify the Court if you require assistance.



Distribution: Family Part, Plaintiff, Defendant, Sheriff, Other _____

RECEIVED

2019 JAN 23 AM 8:20

Direct Dial: 215.841.6841

October 11, 2018

PA PUC
SECRETARY'S BUREAU**VIA FIRST CLASS MAIL**

Eranda Vero, Adm. Law Judge
Commonwealth of Pennsylvania
Pennsylvania Public Utility Commission
801 Market Street, Suite 4063
Philadelphia, PA 19107

Re: Natashea Fenderson v. PECO Energy Company
PUC Docket No. F-2018-2645544

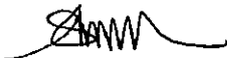
Dear Judge Vero:

I am in receipt of the Complainant's late-filed exhibit, which is an Order to Show Cause With Temporary Restraints, dated March 14, 2007 and a Final Restraining Order, dated August 21, 2006. Kindly accept this correspondence as a response to the Complainant's late-filed exhibit.

Under New Jersey law, a Final Restraining Order does not expire and remains in full force and effect until it is lifted by Court order. Since there is no way of knowing if there was a subsequent hearing to lift the Final Restraining Order, PECO would accept the Complainant's document as a valid Protection from Abuse Order. Accordingly, PECO has no objection to the Complainant's late-filed exhibit.

If Your Honor has any questions or you require additional testimony on this exhibit, please do not hesitate to contact me directly at 215-841-6841.

Very truly yours,



Shawane L. Lee
Assistant General Counsel, PECO

cc: Natashea Fenderson (*via first class mail*)