

STATE OF MICHIGAN  
11RD JUDICIAL CIRCUIT  
WAYNE COUNTY

A

**PERSONAL PROTECTION ORDER  
AGAINST STALKING (NON DOMESTIC)  
EX PARTE**

07-712818 PH 5/11/2007  
JDG:DOCKET JUDGE PPO

MICHAEL D  
VS  
SORENSEN DAN

Court telephone no.  
313-224-0120

Court address  
2 WOODWARD AVE, COURT ROOM 1801, DETROIT MI 48226  
820025J

Petitioner's name  
Michael [redacted]  
Address and telephone no. where court can reach petitioner  
[redacted] Livonia MI 48152  
734-674-[redacted]

Respondent's name, address, and telephone no.  
Dan Sorensen  
Address and telephone no. where court can reach respondent  
[redacted] street 48185 (parent's house)  
I know he has moved since last contact

Full name of respondent (type or print) *							Driver's license number (if known)	
Daniel Sorensen							unknown	
Height	Weight	Race	Sex	Date of birth or Age	Hair color	Eye color	Other identifying information usually kept	
5'11"	200+	White	M	25	Brown	unknown	usually has facial hair, overweight	

\*these items must be filled in for the police/sheriff to enter on LEIN; the other items are not required but are helpful

Date: 05/11/2007 Judge: B. CALLAHAN Bar no.

1. This order is entered ☐ without a hearing. ☒ after hearing. ON RECORD

**THE COURT FINDS:**

- 2. A petition requesting an order to restrain conduct prohibited under MCL 750.411h and 750.411i has been filed under the authority of MCL 600.2950a.
- 3. Petitioner requested an ex parte order which should be entered without notice because irreparable injury, loss, or damage will result from delay required to give notice or notice itself will precipitate adverse action before an order can be issued.
- 4. Respondent committed the following acts of willful, unconsented contact: (state the reasons for issuance)  
multiple threats on numerous occasions

IT IS ORDERED: Dan Sorensen

5. Full name of respondent is prohibited from stalking as defined under

MCL 750.411h and MCL 750.411i which includes but is not limited to:

- ☒ following or appearing within sight of the petitioner.
- ☒ appearing at workplace/residence of the petitioner.
- ☒ approaching or confronting the petitioner in a public place or on private property.
- ☒ entering onto or remaining on property owned, leased, or occupied by the petitioner.
- ☒ sending mail/other communications to the petitioner.
- ☒ contacting the petitioner by telephone.
- ☒ placing an object on or delivering an object to property owned, leased, or occupied by the petitioner.
- ☒ threatening to kill or physically injure the petitioner.
- ☒ purchasing or possessing a firearm.
- ☐ other:

2

**FILED**  
CATHY M. GARRETT  
WAYNE COUNTY CLERK  
MAY 11 2007  
BY [signature]

6. Violation of this order subjects the respondent to immediate arrest and to the civil and criminal contempt powers of the court. If found guilty, respondent shall be imprisoned for not more than 93 days and may be fined not more than \$500.00.

7. This order is effective when signed, enforceable immediately, and remains in effect until 5/11/2008  
This order is enforceable anywhere in this state by any law enforcement agency when signed by a judge, and upon service, may also be enforced by another state, an Indian tribe, or a territory of the United States. If respondent violates this order in a jurisdiction other than this state, respondent is subject to enforcement and penalties of the state, Indian tribe, or United States territory under whose jurisdiction the violation occurred.

8. The court clerk shall file this order with [signature] who will enter it into the LEIN.

9. Respondent may file a motion to modify or terminate this order. For ex parte orders, the motion must be filed within 14 days after being served with or receiving actual notice of the order. Forms and instructions are available from the clerk of court.

10. A motion to extend the order must be filed 3 days before the expiration date in item 7 or else a new petition must be filed.

5/11/2007 4:27 P.M.

Judge [signature]



1  
2 different things today.

3 MICHAEL [REDACTED]

4 Having been first duly sworn, testified as  
5 follows:

6 EXAMINATION

7 BY THE COURT:

8 Q What's the worse thing that Dan Sorensen did?

9 A Probably describing how he's going to kill me and my  
10 family.

11 Q When did this happen?

12 A The last time was 4-17, last month the last threat. And  
13 it's pretty much constant.

14 Q Why did you wait until now to get here?

15 A Because there's been a lot of things going on with the  
16 family, to my mom and dad.

17 Q Because of what?

18 A A lot of things went on with the family. My car was in  
19 the shop for a really long time, like two weeks it was  
20 in the shop just for a blown-out tire. There's been two  
21 deaths in the family and funerals, going out of state.  
22 And, you know, just things like that.

23 Q Okay. You told me about one event, the worst thing he's  
24  
25



1

2 done. What's the second worst thing he's done to you?

3 A The first being threatening me and my family?

4 Q Yes.

5 A I guess the second worse thing is he would call me day  
6 and night, every single day and he'd call me in the  
7 middle of the night and wake me up all the time, and  
8 he'd call me from -- from an array of phone numbers and  
9 I would have to answer the phone, you know, because I  
10 had -- oh, no. I would say the second worse thing he's  
11 done is he's got me fired from two jobs already, calling  
12 up my work and saying that he's stalking me and stuff.  
13 And, you know, that's not tolerated by most workplaces.  
14 So he's gotten me fired from two jobs now.

15 Q Does he have any PPO's against you?

16 A No.

17 Q What does he have as a reason for doing anything to you?

18 A Well, we were friends and then -- for a short period of  
19 time -- and I realize -- you know, he was a convicted  
20 child molester, talking about killing people, Every  
21 girl that's ever rejected him, he adds them to a hit  
22 list and he describes at how -- he's got a big, giant  
23 list of all these women, describing how he's going to  
24

25



1

2 | kill them and -- and rape them and it's like all these -  
3 | - this horrible, horrible things, and so I just quite  
4 | talking to him.

5 Q How long -- how long have you known him?

6 A Six months. No, eight months, I would say is a good  
7 | approximation. But basically found that he was a  
8 | maniac. He's totally out of his mind. And he's  
9 | probably going to, eventually, either die or end up in  
10 | prison, probably before too long. And I was actually --  
11 | there's a police officer in Livonia I told the whole  
12 | situation to, and he recommended that I go get a PPO.  
13 | And -- but the only thing I ever did -- I never did  
14 | anything at all to him. The only thing I did is I quit  
15 | talking to him. I asked people I know -- you know, I  
16 | know this maniac, which I do, and they're like I'd just  
17 | -- just quit talking to him and ignore. You know,  
18 | that's the advice I got from a bunch of people --

19 Q How does he --

20 A -- so I just quit talking to him.

21 Q -- how does he --

22 | THE COURT: I'm going to send you down to 1801  
23 | where they'll give you your PPO order.

24 |

25 |