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Statement of Catharine Colella

I, Catharine Colella, DOB [REDACTED], having a business address of # [REDACTED] in [REDACTED] make the following voluntary statement. My business telephone number is [REDACTED]

I am Mark Colella's former wife. I first met Mark Colella on December 31, 1992, and we began dating the following day, January 1, 1993. Mark Colella and I dated from January 1, 1993 until we were married on April 7, 1995. Mark Colella and I remained married until we were divorced on November 3, 2000.

Throughout the entire course of our dating, cohabiting and marriage, Mark Colella exhibited toward me violent tendencies and actions; fits of rage; and jealousy. During our years together Mark Colella physically assaulted me on several occasions. The injuries I sustained over the years included blackened eyes, blows to the head and bruises on or about my arms, hands, neck and chest.

On June 1, 1999, during which time I had moved out of our then joint residence, I traveled to Mark Colella's apartment to retrieve some personal belongings that were in his possession. While there, Mark Colella again physically assaulted me.

As a result of Mark Colella's abusive tendencies and my continued fear for my personal safety and the safety of my family members, I requested and received several six-month restraining orders. Ultimately, on July 31, 2000, in Waterbury Superior Court Docket #FA-990153618, Judge Stevens granted me a Permanent Restraining Order against Mark Colella, which order remains in full force and effect. I have provided a copy of the Order with this Statement.

I have read the above statement. It is true and accurate. I have given this statement of my own free will, without fear, threat or promise of reward. I have also been given a copy of this statement.

Signed: *Catharina Deella*

Date: *Oct 12 2007*

Time: *1409 hrs*

Subscribed and sworn to before me on this *12th* day of *October* in 2007.

Notary:



*COMM OF SUP. CT.
PETER SAELTZ, ESQ
JULIS #409803*

RESTRAINING ORDER AFTER HEARING - RELIEF FROM ABUSE

JD-FM-141 Rev. 6-97
C.G.S. §§ 29-28, 29-32, 29-33, 29-36f, 29-36k, 29-36l, 46b-15, 52-259, 53a-36, 53a-42, 53a-217c, P.A. 97-126

STATE OF CONNECTICUT SUPERIOR COURT



INSTRUCTIONS TO CLERK
Retain original for court file and provide two certified copies to the applicant. Send one certified copy to the appropriate law enforcement agency WITHIN 48 HOURS OF ISSUANCE OF THIS ORDER. Provide one copy to the Respondent and one copy to the Family Division.

JUDICIAL DISTRICT OF <u>Waterbury</u>	COURT LOCATION (No. street, town and zip code) <u>300 Grand St. Waterbury 06702</u>	DOCKET NO. <u>FA99 0153618</u>
NAME OF APPLICANT <u>Catherine Colella</u>	RESTRAINING ORDER AFTER HEARING ON: <input checked="" type="checkbox"/> <u>Mark Colella</u>	NAME OF RESPONDENT (Person against whom this order is issued) <u>Mark Colella</u>

IN THIS DATE IT IS HEREBY ORDERED BY THE COURT:

1. THAT THE RESPONDENT NAMED ABOVE:

- Refrain from imposing any restraint upon the person or liberty of the applicant.
- Refrain from threatening, harassing, assaulting, molesting, sexually assaulting or attacking the applicant.
- Refrain from entering the family dwelling or the dwelling of the applicant.

Address of dwelling: 115 Bowman Dr. Naugatuck, CT

2. THAT CUSTODY OF THE FOLLOWING MINOR CHILD(REN) WHO IS (ARE) ALSO THE CHILD(REN) OF THE RESPONDENT IS GRANTED TO THE APPLICANT:

NAME	DATE OF BIRTH	NAME	DATE OF BIRTH
1 <u>Carlynn Colella</u>	<u>12-15-95</u>	4	
2		5	
3		6	

SUBJECT TO VISITATION RIGHTS TO THE RESPONDENT AS FOLLOWS:

WITHOUT VISITATION RIGHTS TO THE RESPONDENT.

3. THAT THE RELIEF ORDERED ABOVE IN NUMBER 1 EXTEND TO:

the child(ren) named in Number 2 above.

Other persons (Specify name(s) and relationship(s) to the applicant)
Agnes D'Vileskis (grandmother) Claire Barnes - D'Vileskis (mother)

4. IT IS FURTHER ORDERED:

No Contact. Visitation & Custody issues should be taken up in the Divorce proceedings or through any motion filed by the respondent.
This is a Permanent Order of the Court.

court had jurisdiction over the parties and the subject matter when it issued this protection order. Respondent was afforded both notice opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, 18 USC 2265, this order is valid and enforceable in all fifty states, any territory or possession of the United States, the District of Columbia, the Commonwealth of Massachusetts, and the Commonwealth of Puerto Rico and Tribal Lands.

This order may be extended by the court beyond six months. In accordance with Criminal Statute section 53a-107, entering or remaining in a building or any other premises in violation of this order constitutes criminal trespass in the first degree. This is a criminal offense punishable by a term of imprisonment of not more than one year, a fine of not more than two thousand dollars or both.

NOTICE: This is a permanent order

~~that this court order AFTER HEARING remains in effect for six months from the date of the hearing unless a shorter period is ordered by the court.~~

IMPORTANT - SEE HANDGUN RESTRICTIONS ON BACK

Judge (Judge)
Evans, T. Laurie Anton catz DATE SIGNED 7/31/00

STATE OF CONNECTICUT
SUPERIOR COURT
JUDICIAL DISTRICT OF
WATERBURY

JUL 31 2002

CERTIFIED COPY
SEAL AFFIXED

BY Paula Marie Saffo, III
CLERK

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