

ADDITIONAL ORDERS OF PROTECTION

JD-CL-100 Rev. 10-13
C.G.S. §§ 29-28, 29-32, 29-33, 29-36i, 29-36k, 46b-38c(d)(e), 46b-38nn, 53a-28(f), 53a-36, 53a-42, 53a-217, 53a-217c, 53a-223, 54-1k, 18 U.S.C. §§ 922(g)(9), 2265

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.ct.gov

Superior Court Milford J.D.

Case number AAN-FA14-4019713-S

- Protective Order Family Violence Criminal Case
- Standing Criminal Protective Order Other
- Restraining Order After Hearing Ex Parte Restraining Order

- This order is sealed from the public All information about the protected person is confidential
- The protected person's address information is not disclosable

Protected Person

Last name	First name	Middle
Gellatly	Lori	

Respondent (Defendant)

Respondent Identifiers

Last name	First name	Middle	Date of birth	Sex	Race
Gellatly	Scott		[REDACTED] / 1968	[REDACTED]	[REDACTED]

You, the Respondent, must follow all the orders and conditions checked or indicated by "X" below:

- You may return to the protected person's home one time with police to retrieve belongings. (CT14)
- If the protected person has moved out of the home of the respondent, the respondent shall permit the protected person to return to the respondent's home on one occasion, with police, to retrieve the protected person's belongings. (CT15)
- Stay 100 yards away from the protected person. (CT16)
- This order also protects the protected person's minor children. (CT19)
- This order protects animals owned or kept by the protected person. (CT31)
- Other:

Temporary Child Custody and Visitation (Issued under Section 46b-15)

- The court has jurisdiction to issue a temporary custody order regarding the children listed below under the Connecticut Uniform Child Custody Jurisdiction and Enforcement Act, Connecticut General Statutes § 46b-115 et seq., and the court awards temporary custody of the following child(ren) to the protected person: (CT20)

	Name	Sex	Date of Birth
1	[REDACTED]	[REDACTED]	[REDACTED]
2	[REDACTED]	[REDACTED]	[REDACTED]
3			

	Name	Sex	Date of Birth
4			
5			
6			

- Respondent has visitation as follow: _____ (CT21)

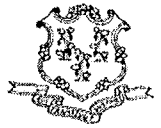
- Respondent does not have visitation rights. (CT22)

Additional terms and conditions are on the following pages:

- Order of Protection, JD-CL-099
- General Protection Order Notifications, JD-CL-098
- General Restraining Order Notifications (Family), JD-CL-104

**ORDER FOR AND NOTICE OF COURT HEARING
RETURN OF SERVICE
RELIEF FROM ABUSE**
JD-FM-140 Rev. 10-13
C.G.S. §§ 46b-15, 52-259; P.A. 13-194 Sec. 2

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.ct.gov



Instructions To Clerk

1. Assign a hearing date of not later than 14 days from the date of this Order for and Notice of Court Hearing.
2. Provide the Applicant with the original and one copy of this order for hearing. Retain one copy for the court file.

Court Use Only
OFHRFA



This Order for and Notice of Court Hearing schedules your court hearing for the restraining order application and is not the restraining order. If there is a restraining order, you will also be given an Order of Protection form (form JD-CL-99 and, if applicable, form JD-CL-100).

Docket number
AAN-FA14-4019713-S

Name of applicant (Person seeking relief from abuse) Gellatly, Lori	Name of respondent (Person application is filed against) Gellatly, Scott	Judicial district of Milford J.D.
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Order For And Notice Of Court Hearing

An Application For Relief From Abuse has been presented to the court. It is ordered that a hearing be held on the Application at the Court Location shown below. The Applicant must have notice of the Date and Time of the Hearing and a true and attested copy of the Application, Affidavit(s) and any court orders issued on the ex parte application served on the Respondent **not less than five (5) days before the Date of Hearing.**

Hearing date 5/8/2014	Time of hearing 9:30AM .m.	Court location (Number, street, town, zip code and courtroom, if applicable) 14 West River St, Milford, CT, 06460
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If the court is closed on the scheduled hearing date, the hearing shall be held on the next day the court is open and any ex parte order shall remain in effect until the hearing is held.

To Any Proper Officer:

By authority of the State of Connecticut you are hereby commanded to serve a true and attested copy of the Application for Relief from Abuse, Affidavit, and of this Order and Notice upon the Respondent according to law **not less than five (5) days before the Hearing Date shown above.** The cost of such service upon the Respondent shall be paid for by the Judicial Branch of the State of Connecticut in accordance with Section 46b-15 of the Connecticut General Statutes.

By Order of the Court	Signed (Assistant Clerk) <i>[Signature]</i>	Date signed 4-24-14
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Return Of Service

To Any Officer Executing Service:

Type or print legibly in the spaces below, then promptly return this and all accompanying papers to the clerk of the court at the court location above before the date of the hearing.

Service executed

Date of service	Time of service	<input type="checkbox"/> a.m.
		<input type="checkbox"/> p.m.

By leaving in the hands of or upon the respondent named above.

Other (Specify in detail and attach additional documentation as needed)

Unable to serve (Comments)

Name of officer (Last, first)	Agency or office	Officer's telephone
Signature of officer		Date signed

Under penalty of false statement

To State Marshals within the State of Connecticut: As soon as practicable, call 1-866-856-6066 (toll-free) to electronically record the service execution, and to automatically notify the corresponding law enforcement agencies that service was executed. If you have any questions about serving this order on the Respondent, contact the Court Operations Unit at 1-877-312-7807 or order.registry@jud.ct.gov.

**GENERAL RESTRAINING ORDER
NOTIFICATIONS (FAMILY)**

JD-CL-104 Rev. 10-13
C.G.S. §§ 29-28, 29-32, 29-33, 29-36i, 29-36k, 46b-38c,
46b-38nn, 53a-36, 53a-42, 53a-217, 53a-217c, 53a-223
18 U.S.C. §§ 922(g)(9), 2265; P.A. 13-3, Secs. 2, 17, 34,
44; P.A. 13-194, Sec. 2; P.A. 13-214, Sec. 18

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.ct.gov

If you are subject to a protection order, the general orders and notices below apply to you. Even if the other party contacts you, you may be subject to arrest for violating the protection order. You should talk to an attorney if you have any questions.

Firearms Restrictions

- a. If you are subject to a protection order involving the use, attempted use, or threatened use of physical force against another person and you had notice and the opportunity to be heard about the order of protection:
1. You cannot possess or purchase a firearm, ammunition or electronic defense weapon (Connecticut General Statutes §§ 53a-217(a)(3) and 53a-217c(a)(5)). You must surrender all firearms and ammunition to the Department of Emergency Services and Public Protection within 2 (two) business days of the order. You also may call the Department of Emergency Services and Public Protection at 860-685-8400 to ask about transferring your firearms by sale to a federally-licensed firearms dealer.
 2. You cannot hold or receive a permit or eligibility certificate to carry a firearm or possess ammunition (Connecticut General Statutes §§ 29-28(b)(6) and 29-36f(b)(6)). You must surrender any permit or eligibility certificate which you now hold to the authority that issued it.
- b. It may be unlawful for you to possess or purchase a firearm or ammunition under federal law (18 U.S.C. 922(g)(8)).

Restraining Orders *(Issued Under Section 46b-15)*

An EX PARTE RESTRAINING ORDER is only effective until the date of the hearing unless extended by agreement of the parties or by order of the court for good cause shown. A RESTRAINING ORDER AFTER HEARING remains effective for one year from the date of the order unless a shorter period is ordered by the court. *If the court is closed on the scheduled hearing date, the hearing shall be held on the next day the court is open and any ex parte order shall remain in effect until the hearing is held.*

This order may be extended by the court beyond one year. In accordance with C.G.S. § 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. Additionally, in accordance with C.G.S. § 53a-223b, any violation of this order constitutes criminal violation of a restraining order which is punishable by a term of imprisonment of not more than five years, a fine of not more than five thousand dollars, or both.

The terms and conditions of protection on the Order of Protection, JD-CL-99, and if there is one, the Additional Orders of Protection, JD-CL-100, also apply to you.

The information contained in protection order will be sent to the corresponding police departments and to the national protection order registry as required by law. *If you are in immediate danger call 911 for the police to come to assist you. For counseling services, support groups, and advocacy services, and other related information please call the Connecticut Coalition Against Domestic Violence (CCADV) statewide 24 hour toll-free domestic violence hot line at 888-774-2900. An advocate can talk with you about your needs and help you identify shelters, programs, and other resources. Services are free and confidential.*

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

**AVISOS GENERALES RELACIONADOS CON LAS
ÓRDENES DE RESTRICCIÓN (CAUSAS DE FAMILIA)**

JD-CL-104 Rev. 10-13

C.G.S. §§ 29-28, 29-32, 29-33, 29-36j, 29-36k, 46b-38c,
46b-38nn, 53a-36, 53a-42, 53a-217, 53a-217c, 53a-223
18 U.S.C. §§ 922(g)(9), 2265; P.A. 13-3, Secs. 2, 17, 34,
44; P.A. 13-194, Sec. 2; P.A. 13-214, Sec. 18

ESTADO DE CONNECTICUT
TRIBUNAL DE PRIMERA INSTANCIA
www.jud.ct.gov

En caso de estar vigente una orden de protección en su contra, deberá acatar los avisos generales y disposiciones que aparecen a continuación. Aun en el supuesto de que la otra parte se comunicara con usted, podría ser detenido por incumplimiento de la mencionada orden. De tener alguna duda al respecto, debe consultar con un abogado.

Restricciones Respecto a las Armas de Fuego

- a. Si está vigente una orden de protección en su contra por haber empleado la violencia física contra otra persona o haber intentado o amenazado con emplearla y usted ha sido notificado(a) de dicha orden y ha tenido la oportunidad de expresar su parecer al respecto:
 1. Se le prohíbe tener en su poder o comprar armas de fuego, municiones, o armas electrónicas de defensa (Código Penal de Connecticut §§ 53a-217 (a)(3) y 53a-217c(a)(5)). De tener en su poder alguna de éstas, deberá entregarla al *Department of Emergency Services and Public Protection* dentro del término de 2 (dos) días hábiles contados a partir de la imposición de esta orden. También puede comunicarse con dicha entidad llamando al 860-685-8400 para informarse sobre cómo traspasar armas de fuego a un vendedor de armas autorizado por el gobierno federal estadounidense.
 2. Se le prohíbe tener o recibir un permiso de portación de armas o certificado de idoneidad para portar armas de fuego o municiones. (Código Penal de Connecticut §§ 29-28(b)(6) y 29-36f(b)(6)). En caso de tener dicho permiso o certificado, debe entregarlo(s) a la autoridad competente que lo(s) expidió.
- b. Conforme a la ley federal (18 U.S.C. 922(g)(8)), el tener en su poder o comprar armas de fuego o municiones podría considerarse un acto ilícito.

Órdenes de Restricción (dictadas de conformidad con el Art. 46b-15)

La ORDEN DE RESTRICCIÓN presentada "EX PARTE" estará vigente provisionalmente hasta que se celebre la vista de rigor, a menos que por acuerdo de las partes, o por orden del tribunal, se prorrogue el período de tiempo que la orden estará vigente. Una vez celebrada la mencionada vista, de ser aprobada, la orden estará en vigencia durante un año, contado a partir de la fecha de su emisión a menos que el tribunal haya dispuesto un período más corto. En caso de estar cerrado el tribunal en la fecha señalada para la vista, ésta se celebrará a más tardar el próximo día hábil, sin que deje de regir la orden provisional ex parte durante dicho cierre.

El tribunal puede ampliar la vigencia de la presente orden más allá del año reglamentario. De conformidad con el artículo 53a-107 del Código Penal de Connecticut, el quebrantar la presente orden al entrar o permanecer en un edificio o cualquier otro local constituye entrada ilegal en inmueble ajeno en primer grado, delito que se puede sancionar con una pena de prisión que no excederá de un año, una pena de multa que no excederá de dos mil dólares o ambas. Además, de conformidad con el artículo 53a-223b del Código Penal de Connecticut, todo incumplimiento de esta orden constituye una violación delictiva de una orden de restricción, lo que se puede sancionar con una pena de prisión que no excederá de cinco años, una pena de multa que no excederá de cinco mil dólares o ambas.

Se le exige cumplir, no sólo con las disposiciones que anteceden, sino también con los términos y condiciones de protección incluidos en la Orden de Protección, JD-CL-99, así como las Órdenes Adicionales de Protección, JD-CL-100, de haberse dictado alguna.

La información incluida en la orden de protección se enviará a los departamentos de la policía correspondientes y al registro nacional de órdenes de protección según establece la ley. *Si usted se encuentra en peligro inminente, llame al 911 para pedir ayuda a la policía. Para informarse sobre servicios de asesoramiento y de defensa, grupos de apoyo, así como otras ayudas, sírvase llamar al 888-774-2900, que es la línea directa de Connecticut Coalition Against Domestic Violence (CCADV), disponible en todo el estado las 24 horas al día. Un defensor hablará con usted respecto a lo que necesite y le podrá ayudar a encontrar casas de refugio, programas de ayuda y otros recursos. Los servicios son gratuitos y confidenciales.*

AVISO SOBRE LA ADA

La Rama Judicial del Estado de Connecticut cumple con los requisitos de la Ley sobre Ciudadanos Americanos con Discapacidades (ADA, por sus siglas en inglés). Si usted necesita un ajuste razonable según lo dispuesto en la ADA, comuníquese con la secretaría del tribunal o con uno de los delegados de la ADA cuyos nombres figuran en la siguiente página web: www.jud.ct.gov/ADA

APPLICATION FOR RELIEF FROM ABUSE

JD-FM-137 Rev. 10-13
C.G.S. §§ 29-28, 29-32, 29-33,
46b-15, 52-231a, PA 13-3

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.ct.gov

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Instructions To Person Filing Application (Applicant)

1. Use a typewriter, print clearly in ink, or fill out on-line. You must also fill out an Affidavit, form JD-FM-138. Give both forms to the Clerk of Court.
2. After your Application and Affidavit are processed, the clerk will give you the proper papers to have served on the Respondent.
3. Make sure the originals are returned to court after service.

Instructions To Clerk

1. If Ex Parte relief is ordered, prepare the following forms: Order of Protection, form JD-CL-99, and if applicable, Additional Orders of Protection, form JD-CL-100; Order and Notice of Court Hearing, form JD-FM-140; General Restraining Order Notifications (Family), form JD-CL-104.
2. If Ex Parte relief is NOT ordered, prepare the following forms: Order and Notice of Court Hearing, form JD-FM-140; Information Concerning Firearms in Relief From Abuse Cases, form JD-CL-104A.
3. Provide the Applicant with the original and one copy of the Application and Affidavit. Retain copies of each for court file.
4. Provide the Applicant with the Procedures For Relief From Abuse Process brochure JDP-FM-142 for further information.

Judicial District of <u>Ansonia/milford</u>	Court location (number, street, town, zip code) <u>14 W. River St. Milford, CT 06460</u>	Docket number <u>FA14-4019713</u>	
Name of applicant (Last, first, middle initial) <u>Gellatly Lori M</u>	Date of birth (mm/dd/yyyy)	Sex (M/F)	Race
Address to which mail is to be sent (Number, street)* (See NOTE below) <u>55 Sioux Drive</u>	(Town) <u>Oxford</u>	(State) <u>CT</u>	(Zip Code) <u>06478</u>
Home/residence address* (See NOTE below) <input type="checkbox"/> Same as mailing address <u>43 Sioux Drive</u>	(Town) <u>Oxford</u>	(State) <u>CT</u>	(Zip Code) <u>06478</u>
Work address* (See NOTE below) <u>74 Elm Street</u>	(Town) <u>Hartford</u>	(State) <u>CT</u>	(Zip Code) <u>06106</u>

***NOTE:** The address or addresses you provide will be included on papers that are in the court file and will be provided to the respondent. The address or addresses you provide will also determine which law enforcement agencies are notified if a restraining order is issued. If you believe that giving out your home or work or school address would put you and/or your children's health, safety or liberty in danger, you may use a mailing address that is different from your home or work address. You can also file a Request for Nondisclosure of Location Information form (JD-FM-188) with the Clerk of Court. If you provide a mailing address that is different from your home address or work address, and you do not provide a home or work or school address, the protection you receive from the restraining order may be limited.

Information About The Respondent

Name of respondent (Person the application is filed against) (Last, first, middle initial) <u>Gellatly Scott R</u>	Date of birth (mm/dd/yyyy)	Sex (M/F)	Race
Address of respondent (Number, street) <u>43 Sioux Drive</u>	(Town) <u>Oxford</u>	(State) <u>CT</u>	(Zip Code) <u>06478</u>
Respondent's telephone number	Other identifiers (Examples include height, weight and approximate age)		
Respondent is ("X" all that apply)			
<input checked="" type="checkbox"/> My spouse or a person I have a civil union with	<input checked="" type="checkbox"/> Someone I have cohabited with as an intimate partner (romantic, spousal, or sexual relationship while living together)		
<input type="checkbox"/> My former spouse or a person I had a civil union with	<input checked="" type="checkbox"/> A person related to me by blood or marriage		
<input checked="" type="checkbox"/> Parent of my child	<input checked="" type="checkbox"/> A person I reside or resided with		
<input type="checkbox"/> My parent	<input type="checkbox"/> A caretaker who is providing shelter in his or her residence to a person 60 years of age or older		
<input type="checkbox"/> My child	<input type="checkbox"/> A person I have (or recently had) a dating relationship with		

"X" here if a Protective Order or Restraining Order exists affecting any party to this Application (Enter docket number and court location)

Docket number	Court location
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"X" here if a dissolution of marriage (divorce), dissolution of civil union, custody or visitation action exists involving the same parties. (Enter docket number and court location)

Docket number	Court location
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State of Connecticut
 Post Date: 04/25/2014
 Payfile: 141451-1

Docket: FA1401713
 Receipt Nbr: 09028
 Amount: \$0.00
 List Total: \$0.00

FILED
 SUPERIOR COURT
 JUDICIAL DISTRICT OF ANSONIA/MILFORD
 APR 24 2014
 JAMES E. QUINN
 CHIEF CLERK

101

Name of applicant	Name of respondent	Docket number
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Application For Relief From Abuse

I have been subjected to a continuous threat of present physical pain or physical injury, stalking or a pattern of threatening, by the Respondent named above as explained more fully in my attached Affidavit.

1. I request that the court order the following conditions: ("X" all that apply)
- CT01 The Respondent not assault, threaten, abuse, harass, follow, interfere with, or stalk me. (CT01)
- CT03 The Respondent stay away from my home or wherever I shall reside. (CT03)
- CT05 The Respondent not contact me in any manner, including by written, electronic or telephone contact, and not contact my home, workplace or others with whom the contact would be likely to cause annoyance or alarm to me. (CT05)
- CT14 The Respondent may return to the home one time with police to retrieve belongings. (CT14)
- CT15 If the applicant has moved out of the home of the Respondent, the Respondent shall permit the Applicant to return to the Respondent's home on one occasion, with police, to retrieve the Applicant's belongings. (CT15)
- CT16 The Respondent stay 100 yards away from me. (CT16)
- CT19 That the order protect my minor children. (CT19)

	Name (Last, first, middle initial)	Sex (M/F)	Date of birth (mm/dd/yyyy)
1			
2			
3			

	Name (Last, first, middle initial)	Sex (M/F)	Date of birth (mm/dd/yyyy)
4			
5			
6			

CT31 That the order protect animals owned or kept by me. (CT31)

2. I request that the court make the following temporary child custody and visitation orders:

CT20 Award me temporary custody of the following minor child(ren) who is (are) also the child(ren) of the Respondent.

	Name (Last, first, middle initial)	Sex (M/F)	Date of birth (mm/dd/yyyy)
1			
2			
3			

	Name (Last, first, middle initial)	Sex (M/F)	Date of birth (mm/dd/yyyy)
4			
5			
6			

CT21 With visitation as follows:

CT22 Without visitation rights to the Respondent.

3. I request that the court order the following: (further order)

4. I am in school and I request that a copy of the restraining order, if it is granted, be sent to my school

Name of school		Fax number of school	
Address of school (Number, street)		(Town)	(State) (Zip code)

Request For Ex Parte (Immediate) Relief ("X" if this applies)

5. I request that the court order Ex Parte (immediate) relief because I believe there is an immediate and present physical danger to me and / or my minor children and / or animals owned or kept by me.

Signed (Applicant) <i>Don Bellatty</i>	Subscribed and sworn to before me:	Signed (Clerk, Notary, Commissioner of Superior Court) <i>William Ryan, MA</i>	Date signed 4-24-14
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Optional to applicant (If you choose to answer, "X" the appropriate boxes below)

1. Does the respondent hold a permit to carry a pistol or revolver? Yes No Unknown
2. Does the respondent possess one or more firearms? Yes No Unknown
3. Does the respondent possess ammunition? Yes No Unknown

If you think you need more security when you are in court for your relief from abuse hearing, contact the Clerk's Office or the Court Service Center in the court where your hearing is scheduled.

AFFIDAVIT - RELIEF FROM ABUSE

JD-FM-138 Rev. 4-11
C.G.S. §§ 46b-15, 52-231a, P.B. § 25-57

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.ct.gov

Instructions to Person Applying for Relief from Abuse (Affiant)

This affidavit must be filled out completely and given to the clerk along with your filled out Application for Relief From Abuse, form JD-FM-137. Your affidavit must include a statement of the conditions you seek relief from and must be made under oath (you must swear that your statement is true and sign it in front of a court clerk, a notary public, or an attorney who will also sign and date the affidavit). The statement must be true to the best of your knowledge. State if any arrest was made related to the incidents outlined in this statement.

Do not write on the back of this form. If you need additional room, use another Affidavit - Relief From Abuse form, JD-FM-138. You must sign and swear to all pages.

If you are asking for temporary custody of your minor child(ren), you must also fill out an Affidavit Concerning Children, form JD-FM-164.

Name of applicant (Your name) Gellatly, Lori M	Name of respondent (Person you want a restraining order against) Gellatly Scott R	Docket number (For court use only)
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Statement Of Conditions From Which You Seek Relief

I, the person signing below, duly depose and say that I am the Applicant in this matter and state as follows: (Explain for each incident: (1) what happened, (2) when it happened, (3) where it happened, and (4) who was there when it happened)

Scott yelled in my face on 4/1/14 and got very angry I felt threatened and told him I didn't feel safe and was going to leave with the twins ([redacted] + [redacted]). He then told me I wasn't going anywhere and grabbed my right thumb and twisted my wrist while I had [redacted] and [redacted] in my arms and Lilli in my arms. He then grabbed my upper right arm and pulled [redacted] away from me and almost dropped him. He then sat down with Noah and would not let me leave. He calmed down after a social worker with family + children's Aid came. He told me to take the babies and leave which at that point I did. He has since been texting and calling. I have not answered any of the texts or calls. He is bipolar and he abandoned [redacted] and myself. He did not take his meds with him. He acts out very violently and I am afraid for my kids and myself. I got an order temporary one on 4/3/14 but could not serve it in time to make it permanent.

Statement Concerning Temporary Custody Of Children

"X" one of the following:

- I am not asking for temporary custody of any minor child(ren) in this matter.
- I am asking for temporary custody of my minor child(ren) in this matter.
(Fill out an Affidavit Concerning Children, form JD-FM-164, and bring it to the clerk along with this form and your filled out Application For Relief From Abuse, form JD-FM-137.)

I certify that the statements above are true to the best of my knowledge and belief.	Signature Lori Gellatly	Print name of person signing 4/24/14 Lori Gellatly
Subscribed and sworn to before me (Assistant Clerk, Commissioner of Superior Court, Notary Public) [redacted] AA		Date signed 4-24-14