

Speaker 0: Hello, this is the matter of Lisa Hahn versus Lynn Hahn, docket number FV03194622. I'm Judge Scaramillo. Today is Thursday, March 31, 2022, and we are appearing on Courtsmart and with me is our probation officer, Ms. Jill McCreary. Would you just raise your right hand? Also, I am... Okay. How do you spell your last name? Thank you. This is the matter of Lisa Flax versus Glenn Hahn, docket number... Oh, hold on. Do you swear or affirm under the penalty of law that the testimony you're going to give this court is the whole truth and nothing but the truth? And your name is? Lisa Flax. Thank you. And would you... You can put your hand down. What's your relationship with Mr. Hahn? When were you divorced?

Speaker 1: June 26, 2020.

Speaker 0: Okay. And you have two children? Correct. Three? How old is the third? She's 20. That's why she's not under order. She's 18 or older. You have three children. You have two twins? Yes. And the two today reside? Yes. Okay. Is that the year of divorce? Yes. Okay. And you say that there is an incident that transpired when you say that you had changed the locks on the marital home and on March 30th of 2022, he changed the locks on the marital home and you brought a locksmith to get into the home and you discovered that he had spray painted all over the cabinet doors and walls?

Speaker 1: And now it has been finally ordered for the house for me to have power of attorney to sell the home. He was selling foreclosure.

Speaker 0: He was supposed to be paying on it, et cetera, et cetera. Okay.

Speaker 1: And we have tires for the home and he had changed the locks so that the home inspector couldn't get in.

Speaker 0: Okay. For the family.

Speaker 1: So anyhow, he had to be out of the house 30 days before the sale.

Speaker 0: Okay.

Speaker 1: So we're at that point.

Speaker 0: Okay. So we were able to change the locks, but when we went in, we discovered that the cabinets were spray painted and that there was, you say, cat feces and the house was in...

Speaker 1: My jewelry in cat feces.

Speaker 0: And then you stated that his behavior has become increasingly erratic and he has been used and that he was mocking your cancer and making reference to your death. And you say that he sent an email to your attorney and to you saying for you to go "F" yourself and you said that there's been a history of violence between you and the defendant?

Speaker 1: Not physical, but a harassing abuse of emotional abuse.

Speaker 0: He sent a pass to cancel car insurance and let the house go into foreclosure. Is that correct? Yes. He's changed locks on your password if you weren't able to use your email? Yes. And you said he's belittled you in the past?

Speaker 1: Yes. He's posted things on Facebook.

Speaker 0: So, I can tell you that here you have a lot of pictures of him, he would criticize you, he would berate you, he would remove money from an account and he would take your email. You need to have dates, approximate dates and times as to when these happened because the defendant has to have notice of the allegations and when you're saying they happened. So you may not know the specific exact date, but summer of 2003 or I don't know, Halloween of 2020.

Speaker 1: So like the money he took out of their college fund, I discovered it at the beginning of October 2018.

Speaker 0: Well, I'm not too sure that may even be an act of violence. Your history of violence, if he has berated you, criticized you or would ask you for permission to use money or things like that, you need to have some type of a date of when that happened. Even if it's over various times, you need to at least state that or give some specificity to that. So, based on what you've testified to, I do find that there is an act of harassment under 2C-33-4C where there's been a course of conduct with the purpose to seriously annoy and/or alarm, given the fact that he took your jubilee and put it in cat feces that he spray painted all over your home, making suggestions regarding to your cancer, saying how now fat cancer, flat cow, and you're in the middle of going through chemotherapy. And so I find that those statements and the fact that he took your jubilee and put it in cat feces, those acts absent any other evidence to suggest otherwise is but to seriously annoy and/or alarm. And also, it's coupled with history that you've testified to where the defendant would berate you, you say that he was controlling, that you couldn't take money without asking him, that he would change your password account. So there has been a history, and I find that your history, coupled with this recent incident, kind of wants protection from the courts because they do find that your health, safety, and well-being are compromised by the actions of your defendant. I'm going to go through the release that I've used to be in this order. The defendant is prohibited from returning to see the violence. He's prohibited from future acts of domestic violence. He's brought from your residence in place of employment. And the marital home is 51 Knight Inn Lane in Mount Laurel.

Speaker 1: Yes. Can he also be allowed where I'm living now?

Speaker 0: Yes, from your residence now.

Speaker 1: Okay.

Speaker 0: He's prohibited from having any orbit in person, trying to go to full contact with you and with your brother, sister, and elder's

daughter. What are their names? Pamela. How do you spell Pamela's last name?

Speaker 1: P-A-U-R-T-Z.

Speaker 0: Okay. And the other one is what? Stephen, S-P-E-V-E-N, Black, S-L-A-S. Yes.

Speaker 1: And Bailey, B-A-I-L-E-Y, Tom, H-A-N.

Speaker 0: And they all want to be on the order? Yes. The defendant is prohibited from stopping, falling, or threatening to harm the stalker to follow you and those individuals who sit above. He's also prohibited from making or closing out any class communications to those individuals who sit above. He's not to possess a weapon. Does he possess a weapon that you've ever seen? Not that I'm aware of, but I don't know. And the parenting time under the FM is to continue. What is the parenting time? He stays home. Do you wish to continue the visitation or suspend it at this time? Suspend it at this time. Okay. Then it'll be suspended.

Speaker 1: Is part of the order for him not to contact the twins, or how does that work for him?

Speaker 0: I don't have the children as protected parties. Okay, did you want them as protected parties on the order? Is he contacting them?

Speaker 1: My son, yes. My daughter, no. But I'm just fearful of where he's headed with this behavior.

Speaker 0: Well, he's not to have any parenting time with the children.

Speaker 1: Right.

Speaker 0: But you want them as protected parties on this order at this time? I don't want him showing up at this time. Well, we can bar him from the school. What's the school? Let it be high school.

Speaker 1: And is he allowed to text Max?

Speaker 0: He wanted to text Morgan, but I guess it's just her and Max. Do you wish for him to contact the children through the family app or not?

Speaker 1: He doesn't use that for the kids.

Speaker 0: He just texts them on their own? Yes. Do you have an issue with the defendant texting your son?

Speaker 1: Yes, but my heart goes out to my son.

Speaker 0: Well, does your son want to talk to his dad?

Speaker 1: He would.

Speaker 0: Okay. So I'll have the parenting time suspended and he's not to come to the high school. Is that what your son would prefer? He's 15? He's 16. Is that what he would prefer?

Speaker 1: I don't think he knows what the problem is.

Speaker 0: I mean, what's the issue with the defendant contacting his son? Is there an issue?

Speaker 1: He's feeding him his perspective of youth.

Speaker 0: Okay. I'm not going to have that prohibited right now. He doesn't have to visit with the children. I'm going to borrow him from the high school. He doesn't have to have contact in that regard. Okay? I kind

Speaker 1: of have to think, but I don't like what he would be without me because they do and I don't look at his phone because I was asked not to, so I don't know any more, but I've seen a lot of negative things, but yet my heart goes out to my son.

Speaker 0: Do you want him to talk to his dad? No, I'm just going to leave it as they can text as they wish. I'm leaving that alone at this time. Okay.

Speaker 1: I'm going to start next on the counseling.

Speaker 0: Okay. There will be some feedback there. And we'll see you back in court on April 6th of 2022 at 830 in the morning. And at that time, any photos, any evidence that you have, just bring that to the final hearing. Should I be monitoring that? I'm not going to get into that really. I mean, that's just not part. I mean, this is the domestic violence restraining order between you and the. You already have a divorce at stake. He can communicate with his dad, so I really don't want to get into that nitty-gritty right now. Thank you. So if you just go outside, we'll bring you a copy of this order when it's finished. Thank you very much. Sure. Thank you. And this is, as I said, just temporary until the next. And then at that time, any other details can be discussed at that time. Thank you. Thank you.

Speaker 1: If you'll wait down on the third floor, I'll be back to the third floor where you came in.

Speaker 0: Where are we? Just in the lobby.

Speaker 1: I'll be down shortly.

Speaker 0: Is this one person against you?

Speaker 1: No. It's across the...

Speaker 0: Thank you.