

IN THE DISTRICT COURT OF TULSA COUNTY  
STATE OF OKLAHOMA

KATHY MARIE THORP  
Petitioner,  
and on behalf of minor family members  
~~XXXXXXXXXXXX~~ THORP (age 13)  
and ~~XXXXXXXXXXXX~~ THORP (age 8)  
vs.  
NOEL JACKSON THORP  
Defendant.

DISTRICT COURT  
**FILED**

OCT 17 2006

SALLY HOWE SMITH, COURT CLERK  
STATE OF OKLA. TULSA COUNTY

Case No. PO- 2006-10-17-0000

PETITION FOR PROTECTIVE ORDER

Petitioner, being sworn, states:

1. (Check one or more)

- The Defendant has caused or attempted to cause serious physical harm to \_\_\_\_\_
- The Defendant has threatened KATHY MARIE THORP.
- The Defendant has harassed KATHY MARIE THORP.
- The Defendant has stalked KATHY MARIE THORP. (If parties are not related, or not in a previous or current dating relationship, a complaint must be filed with law enforcement and a copy must be attached.)

2. The incident(s) which caused the filing of the petition occurred on or about 7/2006 through 10/15/06.  
(Dates)

(Describe what happened)(Harassment requires a pattern of conduct. Stalking requires repeated following.)

Jack calls me repeatedly, as much as 20 times a day, in an attempt to force me to speak with him. Jack calls me at all hours of the day including after midnight and as late as 2:00 a.m. Jack regularly drops in at my residence unannounced and refuses to leave. Jack insists on attempting to access my bedroom.

(Attach additional sheet with more information, if necessary)

3. Was a weapon used in the incident?  NO      If "yes" what kind of weapon? \_\_\_\_\_
- Are there weapons on the premises?  YES      If "yes" what kinds of weapons? SEMI-AUTO PISTOL

4. The Petitioner and additional parties are related to the Defendant as follows: (check all that apply)
- Married
  - Parent & Child
  - Persons Related by Marriage
  - Persons Living Same Household
  - Biological Parents Same Child
  - Persons in a Dating Relationship
  - Divorced
  - Persons Related by Blood
  - Present Spouse of an Ex-Spouse
  - Formerly Living Same Household
  - Persons in a Previous Dating Relationship
  - Not Related (Stalking requires filing police complaint, with copy attached. No other relief is permitted by the Protection from Domestic Abuse Act for non-related parties.)

5. (Check and Complete A or B)

A. Petitioner does not request an Emergency Ex Parte Order but requests the relief checked below after notice and hearing.

B. Petitioner is in immediate and present danger of abuse from the Defendant and an Emergency Ex Parte Order is necessary to protect the Petitioner from serious harm. The Petitioner requests the following relief in the Ex Parte Order: (check one or more)

2. Continued:

On more than one occasion, Jack has entered my residence when I am not home. In September 2006, my wife and I woke in the morning to find Jack sleeping on my family room couch. He stated he entered my home through the back yard garage entry. Jack has told me that he has accessed my home computer and personal files and is aware of their contents. In August 2006, Jack attempted to access my cellular phone voice mail records. Jack routinely tells me that he investigates my business associates and/or friends and has information about each of them. Jack has stated to our children and me, "THERE WILL NEVER BE ANOTHER MAN IN THIS HOUSE," and "THERE WILL NEVER BE A STEP-DADDY," Jack has threatened, "HE WILL NOT LIVE WITHOUT HIS KIDS." Jack often drive's by my residence to determine who is at my house. On several occasions recently, Jack has called my phone to tell me that he knows I am not home. He then insists that I tell him who I am with and where I am. Jack repeatedly harasses me about my personal and business relationships. When Jack knows I am working, he repeatedly calls my cell phone and questions whether I am actually in a meeting or with another man. Jack's jealousy continues to fuel his harassment and stalking. On October 15, 2006, our daughter was performing at the Tulsa PAC. After the performance, a reception was held for the cast members. As my daughter and I were at the reception, Jack arrived and began forcing himself into my conversations with the other cast members. I asked Jack to leave us and he refused. Because Jack was making such an uncomfortable scene, I decided to leave the PAC. As I left the PAC, Jack began to follow me throughout the corridors of the PAC. On three separate occasions I asked Jack to stop following me and just allow me to leave and he stated "NO." Jack then followed me to the parking lot. As I left the parking lot, Jack followed me for almost 6 blocks before turning off. On more than one occasion, Jack has stated to me that because he is a prosecuting attorney "HE COULD GET AWAY WITH MURDER." Jack uses his position as an attorney as a way to intimidate me from seeking help from the court.

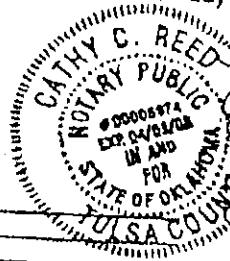
**RELIEF REQUESTED**

- Order Defendant to have no contact with Petitioner, either in person or by telephone, at any time or place.
- Order Defendant to not abuse, threaten, injure, assault, molest, stalk, harass, or otherwise interfere with Petitioner.
- Assume emergency jurisdiction under UCCJEA, and Order suspension of child visitation orders due to physical violence or threat of abuse by Defendant or a threat to violate a custody order by Defendant.
- Order Defendant to not stalk the Petitioner.
- Order Defendant to leave the residence located at \_\_\_\_\_ on or before \_\_\_\_\_, and take no action to change utilities or telephone service.
- Order Law Enforcement Officers to accompany Defendant to the residence to remove necessary clothing and personal effects, and remain in attendance until Defendant leaves the premises.
- Order Defendant who is a minor, to leave the residence located at \_\_\_\_\_ by \_\_\_\_\_ immediately placing Defendant in any type of care authorized for children taken into custody pursuant to 10 O.S. §7303-1.1a  
Circle Age of Minor Defendant: 13 14 15 16 17
- Describe other relief Petitioner requests: **ORDER CHILD VISITATION TO BE SUPERVISED.**

- 6.  Petitioner is a resident of the county wherein this Petition is filed.
  - Defendant is a resident of the county wherein this Petition is filed
  - The domestic abuse occurred in the county wherein this Petition is filed, but neither Petitioner nor Defendant are residents of this county.
- 7. Petitioner requests that Defendant be ordered to pay all court costs, costs of service, photo evidence fees and attorneys' fees, if applicable.
- 8. **WARNING:** Whoever makes a statement or allegation in this Petition for Protective Order but does not believe that the statement or allegation is true, or knows that it is not true, or intends thereby to avoid or obstruct the ascertainment of the truth, may be found guilty of perjury. Pursuant to Sections 500 and 504 of Title 21 of the Oklahoma Statutes, the penalty for perjury, or subornation of perjury, is a felony punishable by imprisonment for not more than five (5) years.
- 9. Petitioner, being first duly sworn on oath states: I have read the above and foregoing document, understand the meaning thereof, and declare, under penalty of perjury, that the facts and statements contained herein are believed to the best of my knowledge to be the truth and nothing but the truth. I understand that I am required by Court Order to appear at the Hearing on my Petition.

*[Handwritten Signature]*  
 PETITIONER

Subscribed and sworn to before me this 17<sup>th</sup> day of OCTOBER, 2008.



*[Handwritten Signature]*  
 Cathy C. Reed, Notary Public

Defendant's Address for Service:  
N. JACKSON THORP

CATQOSA, OKLAHOMA 74015  
 If address is tribal land, which tribe? \_\_\_\_\_

Petitioner requests following law enforcement agencies receive copy of any protective Order entered herein: \_\_\_\_\_

**ORDER OF PROTECTION**  
 Amended Order  Emergency Order  Alias  
 Continued Order  Final Order

District Court of Tulsa County  
 State of Oklahoma

Case No. PO 2006 3549  
 Court Phone Number (918)596-6454

**Petitioner**  
 Kathy Marie Thorp  
 First Middle Last  
 and/or on behalf of minor family member(s)

**Additional Petitioner Information**  
 Names and DOB of minor family member(s)  
~~Michael Thorp~~  
~~Isaac Thorp~~

**-VS- Defendant(s)**  
 Noel Jackson Thorp  
 First Middle Last  
 By and through \_\_\_\_\_  
 Relationship to Petitioner: EX-SPOUSE  
 Defendant's Address: ~~2605 S. 11th~~  
 Tulsa, OK 74115

**Defendant Identifiers**

SEX	RACE	DOB/AGE	HT	WT
M	W	6-14-69 37	5'11"	185
EYES	HAIR	DISTINGUISHING FEATURES		
Hazel	Brown			
DRIVERS LICENSE #	STATE	EXPIRES		
	AR			

Other  
 Self only  Self and Minor Child(ren)  Minor Child(ren) only

Seal of District Court  
 County of Tulsa

(Clerk's File Stamp Below)

DISTRICT COURT  
**FILED**  
 OCT 17 2006

SALLY HOWE SMITH, COURT CLERK  
 STATE OF OKLA. TULSA COUNTY

**CAUTION:**

- Weapon Involved-Type:
- Weapon Present on Property
- Unknown if Weapon Present

**THE COURT FINDS:**

That it has jurisdiction over the parties and subject matter, and the Defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this Order follow on succeeding pages.

**THE COURT ORDERS:**

The above named Defendant to not commit further acts or threats of abuse.

- The Defendant and Petitioner must appear in the District Court of the above named County on the 17 day of October 2006 at 9:00 AM before Judge Price in Courtroom 158.

Additional terms of this Order follow on succeeding pages.

The terms of this Order shall be effective until 10/31, 2006 at 9 AM/PM

2006 OCT 17 11:05

**EX PARTE TEMPORARY EMERGENCY ORDER OF PROTECTION - Continuation, Page 2 of 2**  
**THE COURT FURTHER ORDERS** as specifically marked in check boxes below:

- Defendant to have no contact with Petitioner, either in person or by telephone, at any time or place.
- Defendant to not abuse, threaten, injure, assault, molest, stalk, harass or otherwise interfere with Petitioner and not damage or injure any property in which Petitioner has any interest.
- The Court assumes emergency jurisdiction under UCCJEA and orders suspension of child visitation orders due to physical violence or threat of abuse by Defendant or a threat to violate a custody order by Defendant.



NA Defendant to not stalk the Petitioner.

NA Defendant to leave and remain away from the residence located at \_\_\_\_\_  
on or before \_\_\_\_\_ at \_\_\_\_ AM/PM, and take no action to change utilities or telephone service.

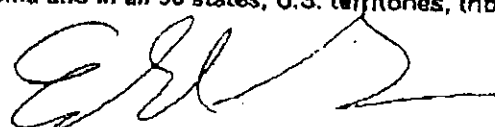
NA Order Defendant who is a minor, to leave the residence located at \_\_\_\_\_ by immediately placing  
Defendant in any type of care authorized for children taken into custody pursuant to 10 O.S. §7303-1.1a Circle Age of  
Minor Defendant: 13 14 15 16 17

NA IT IS FURTHER ORDERED: \_\_\_\_\_

**IF YOU FAIL TO APPEAR, THIS ORDER MAY BECOME A FINAL PROTECTIVE ORDER WITHOUT FURTHER NOTICE TO YOU AND OTHER RELIEF MAY BE GRANTED.**

1. At the hearing, the Judge may assess court costs and attorneys fees for the prevailing party.
2. In addition to any other penalty specified, the Court may require Defendant to undergo treatment or participate counseling services necessary to bring about the cessation of domestic abuse against the Petitioner.
3. The filing or non-filing of criminal charges and the prosecution of the case shall not be determined by a party who is protected by this Order, but shall be determined by the District Attorney.
4. No person, including a person who is protected by this Order, may give permission to anyone to ignore or violate any provision of this Order during the time in which this Order is valid. Every provision of this Order is in force and effect unless a Court changes the Order.
5. This Order shall be in effect for up to three (3) years unless extended, modified, vacated or rescinded by Court. This Order expires on the date shown on Page 1.
6. A violation of this Order in Oklahoma is punishable by a fine of up to one thousand dollars (\$1,000.00) or up to one (1) year in the county jail, or by both such fine and imprisonment. A violation of this Order which causes injury shall be punishable by twenty (20) days to one (1) year in the county jail or a fine of up to five thousand dollars (\$5,000.00) or by both such fine and imprisonment. Other penalties are provided in other states and federal violations.
7. Possession of a firearm or ammunition by a Defendant while this Order is in effect, may subject the Defendant to prosecution for a violation of federal law even if this order does not specifically prohibit the Defendant from possessing a firearm or ammunition.
8. This Order complies with the Violence Against Women Act's full faith and credit provision (18 U.S.C. §2265) this Order is enforceable throughout Oklahoma and in all 50 states, U.S. territories, tribal lands and the District of Columbia.

Dated this 17 day of October, 2006.

  
\_\_\_\_\_  
JUDGE OF THE DISTRICT COURT

Official AOC form (Compiles with Session Law Ch. 407, 49<sup>th</sup> Legislative Session effective 11/1/06)

**E. MARK BARCUS**