

Restraining Order Statement Frank Tiberi
March 28, 2022

There is presently a pending divorce case between Joriz Tiberi and me. The matter was tried before the Honorable Judge Grossman for eight days from July 30, 2021 to March 15, 2022. The trial just ended and we are awaiting a Memorandum of Decision. See FBT FA 19 5040574. We have one child, Leo, born March 31, 2015.

During the trial, Dr. Jessica Biren Caverly testified that Joriz suffers from a delusional disorder of the jealous type. Joriz's delusions primarily involve our son, Leo, and me. During the trial, Joriz testified that she had a nervous breakdown. And during the trial, the evidence showed that in 2018, Joriz was hospitalized at Hall-Brook in Westport, Connecticut and diagnosed with acute psychosis.

The court entered Interim Orders – docket entry #407 - on March 22, 2022 ordering that Joriz Tiberi must remain 100 yards away from the child, his school, his soccer program and my home and my parent's home. In addition, all in person access between Joriz Tiberi and the child is suspended. Joriz may have Facetime with the child at my discretion.

On March 8, 2022, Judge Grossman ordered – see docket entry #392 – that Joriz's visitation is suspended and she must remain 100 yards removed from our home (where I reside with our son), our son's school, our son's soccer program and my parent's home.

Since Judge Grossman's order of March 8th, and in direct violation of Judge Grossman's March 8th order, Joriz went to Leo's soccer on March 13, 2022 and had to be removed. Leo did not go to soccer on March 20th.

Since the March 8th order and the March 22nd Interim Orders, Joriz again came to Leo's soccer again March 27th. She was videotaping herself at soccer, making accusatory statements and creating a huge scene. This time, the owner of the soccer place could not remove Joriz so the police had to come to soccer to escort her out. She was mocking me for calling the police saying that I did not have "balls." The Monroe Police were called to Leo's soccer to remove Joriz. The Monroe Police stated that they cannot act on Judge Grossman's order without a Restraining Order.

In addition to coming to soccer, Joriz showed up on my doorstep uninvited on March 19, 2022. I had to ask her to leave numerous times because the court order states that she cannot come to my home. She finally left without me having to call the police.

On March 20th, Joriz called the Shelton Police to make allegations against me about Leo's safety and the police called me to inquire about Leo and then called back stating that Joriz was insisting on a well visit. The Shelton Police came to my home. When at my home, the officer from the Shelton Police advised me to get a Restraining Order stating that they cannot act on Judge Grossman's Order without a Restraining Order.

In the few months prior to Judge Grossman's order, Joriz appeared at Leo's soccer on March 6, 2022 and was harassing me. She was following me around soccer and saying that I am a pedophile which statements are consistent with all of her debunked and false statements that she has made to me, the court, DCF, the schools, the police and other third parties during the pendency of our divorce. Joriz was saying and again making false allegations of a sexual nature to other soccer parents and to me directly and making false allegations that our child acts in sexually inappropriate way to his peers all to the great upset to our child and to the families participating in soccer. Joriz was telling anyone that would listen that I put my finger in Leo's butt and that Leo puts his finger in the butts of the other soccer players on his team.

In addition, when Joriz was under an order for supervised visitation, Joriz appeared at our son's school on Feb 24th 2022 without a supervisor and tried to remove our son. The school had to contact the Shelton Police Department to remove her.

Since the court's orders, Joriz sends text messages referring to the people noted on www.thefamilycourtcircus.com asking if the parents at soccer know "Michael" (Michael is a reporter on the website). Joriz also made an interview last week with the people noted on the same website – she has a podcast. She also sends me text messages saying I have a "mental defect" and telling me that "Leo will always remember his father is the MONSTER that kept him from his mommy." Further, since the March 22nd interim orders, Joriz has repeatedly filed motions mockingly acknowledging that she has a serious mental defect.

The court order of March 22nd permitted Facetime. When I allowed the Facetime, she told Leo that I was drunk and that I am keeping Leo away from her.

Since Judge Grossman's orders of March 8th and March 22nd, Joriz has exhibited complete disregard for court orders, simply ignoring Judge Grossman's March 8th order and then ignoring Judge Grossman's March 22nd order, notwithstanding that she is not only aware of the court's orders. Joriz quotes the court's orders in her numerous motions that she mainly files between 1030 pm and 3 am.

Notably, Joriz did not show up for her the last few days of our divorce trial. Joriz avoids court appearances, blatantly ignores the court's orders, sends hostile text messages, files inflammatory and outrageous pleadings, and makes a scene in public places in front of our son.

I fear for the safety of our son and for my safety based on the harassing behavior Joriz exhibits. I am afraid Joriz will harm me and Leo especially because she shows up at my home and soccer in direct violation of the court's orders and acts out defiantly making wild threats and accusations. I have a very real concern that Joriz will take Leo and that she will harm Leo. I have a very real concern that Joriz will harm me. I respectfully request that the court enter restraining orders for Leo and me so that I can properly protect my son and me.