

PETITION FOR PROTECTION FROM ABUSE

Case Number

DR 03-841

THE Circuit COURT OF Montgomery, ALABAMA
(Circuit or District) (Name of County)

FREDRIKA Morrisette Miller, William B. von Gal

Plaintiff (your name) Defendant (person to be restrained)

527 CO. RD. 13

Address Autaugaville, AL 36003

City 8-18-49 State Zip Code

Date of Birth

Social Security Number

YOU MUST PROVIDE COMPLETE AND TRUTHFUL INFORMATION. IF YOU DO NOT, THE COURT MAY DISMISS ANY RESTRAINING ORDER AND MAY ALSO FIND YOU IN CONTEMPT OF COURT, WHICH IS PUNISHABLE BY A FINE AND/OR IMPRISONMENT.

I. Eligible Plaintiffs: (choose from A. or B.)
A. I am an adult seeking relief for: myself and/or my minor child(ren) and/or another person prevented by physical or mental incapacities from seeking a protection order.

CHECK AND FILL OUT ONLY ONE SECTION (a, b, c, d, or e):

a. Defendant is my spouse or former spouse. Date of Marriage: _____
Date of Divorce (if applicable): _____

b. Defendant and I are adults related by blood, marriage, or adoption. What relation is the defendant to you? _____

c. Defendant and I are common-law married and have been living together since _____ (date)

d. Defendant and I are currently living in same household or are former household members.

e. Defendant and I are the unmarried parents of a child;

OR
B. I am an adult relative, household member, guardian, or custodian seeking relief for:

a minor child a person who is physically or mentally incapacitated from seeking a protection order.

Name of person(s) filing petition for: _____
Relationship of abused person(s) to defendant: _____

I am the plaintiff and I state that the following is true and correct:

I am filing this petition: as an independent civil action to be joined with Civil Action No. _____
 to be a part of the preliminary, final, or post-judgment relief in Civil Action No. _____
 to be a part of Criminal Action No. _____

I am a resident of Montgomery in Alabama Plaintiff's age is 34
(County) (State)

Due to abuse or threat of abuse, I am residing in Montgomery County, Alabama.
The defendant is a resident of Autauga County, Alabama. Defendant's age is 53

Application is for: a protection order modification of a current protection order. I am am not involved in any civil litigation with the defendant. If plaintiff is involved in any litigation with the defendant, please state the county in which the litigation was brought: _____ County, Alabama.

There are are not pending criminal charges arising from the alleged abuse. If criminal charges were brought against the defendant, they were brought in _____ County, Alabama.

II. To Be Eligible For A Protection Order, Defendant Must Have Done One Or More Of The Following: (Check all that apply).

Caused me bodily injury Attempted to cause me bodily injury Threatened to cause me bodily injury
 Placed me in fear of serious bodily injury Caused me to engage in sexual relations by force or threat of force

Abused a minor child Abused a physically or mentally incapacitated person
\$30-5-5, Code of Alabama 1975

Original - Court Record
Deputy Registrar

Copy-Law Enforcement

Copy-Plaintiff

Copy-Defendant

PETITION FOR PROTECTION FROM ABUSE

Case Number

DR03-841

III. Explain The Abuse That Has Happened:

(Begin With The Most Current Act. You May Add Additional 8" x 11" Sheets of Paper If Necessary)

Date and location of the abuse: 2156 Cloverdale RD. Threatened my wife

Describe how the defendant hurt or threatened you, a minor, or a person for whom you are applying: He has abused me sexually, physically and mentally for 15 years. He HAS threatened my life during these years and that of my family. Forced abortions

I am in fear of further abuse by the defendant because: He told me I better move out of Montgomery. He has told me if I talk about certain things I will be "popped" (shot). He has said he will always know where I am. He always threatens me.

IV. Legal Information Required (check all that apply):

I, or the abused party for whom I am applying, have a current restraining order against the defendant:

YES NO. If YES, the county and state where it was issued: _____

Defendant has a current restraining order against me or the person for whom I am applying:

YES NO. If YES, the county and state where it was issued: _____

There are other legal actions filed between defendant and me or the person for who I am applying (divorce, legal separation, annulment, modification of custody or visitation, criminal charges from the alleged abuse):

YES NO. If YES, in what county and state was it filed: _____

V. Children

The children of defendant and me, who are under 19 years old and have been living in my household:

Name: _____ Age: _____

Name: _____ Age: _____

Name: _____ Age: _____

Name: _____ Age: _____

B. Is there a custody order concerning any of these children? YES NO

C. For the last six months, the children have lived (in what state and with whom):

Child: _____ Lived with: _____ State: _____

Child: _____ Lived with: _____ State: _____

Child: _____ Lived with: _____ State: _____

Child: _____ Lived with: _____ State: _____

VI. Filing fees: I wish to be considered for a waiver of filing fees due to indigency. My Affidavit of Substantial Hardship (Form C-10) is attached.

I receive: Aid to Dependent Children (ADC) Food Stamps Supplemental Security Income (SSI)

VII. Residence

DEFENDANT MAY BE REQUIRED TO MOVE FROM THE PLAINTIFF'S RESIDENCE, IF THE RESIDENCE IS IN THE SOLE NAME OF THE PLAINTIFF, IF IT IS JOINTLY OWNED OR RENTED BY THE PLAINTIFF AND THE DEFENDANT, OR IF THE PARTIES ARE MARRIED TO EACH OTHER.

Residence is owned leased/rented by: _____

Plaintiff must notify the court of any change in address.

VIII. Ex Parte Relief Requested:

Plaintiff asks that the relief requested (as marked by me) and such other relief as the court thinks proper, be granted:

- (1) Enjoin the defendant from threatening to commit or committing any further acts of abuse as defined in the Protection from Abuse Act against the plaintiff and/or minor child(ren) and any designated family or household member.
- (2) Prohibit the defendant from harassing, annoying, telephoning, contacting, or otherwise communicating, directly or indirectly, with the plaintiff and/or minor child(ren).
- (3) Order the defendant to stay away from the residence, school, and/or place of employment of the plaintiff and/or minor child(ren), and/or any specified place frequented by the plaintiff, the minor child(ren), and/or any designated family or household member which the defendant has no legitimate reason to frequent.

Name and location of any other specified place(s): _____

William von Gal sexually abused me during the time of our relationship. I was bitten all over my breasts, and clitoris, so severely I would bleed and it would take days to heal. He HAS sexually, physically and mentally abused me to the point where I have posttraumatic stress disorder.

William also forced me to have numerous abortions. He said if I did not comply he would have me killed, and have my mother killed. I have physical problems due to the abortions.

I am not able to hold down a job due to my fear of leaving the house, as I do not know if he will send someone to kill my mother while I am away. He HAS said he could do exactly that. Also due to my posttraumatic stress disorder I cannot work even though I have met my requirements for a B.S. in Molecular Biology.

I am resorting to this restraining order as I live day to day not knowing if he will have someone kill me. But if I do get killed at least this protective order is on file.

William, on Gal has stated
to me that he is a sociopath.
He owns a shooting range
and owns many guns as he was
an International Arms Dealer.
He buys political connections
and has even threatened me
with those connections.

I have tried to get help from
many other sources but this is
my last resort for help.

I have called Williams attorney
and sent certified letters telling
him of my fear for my life.
His attorney has ignored my letters
and calls and never reported
my life threats by Williams to
law enforcement. I have also
begged for some financial support
for my doctor's bills, etc... which
are a direct result of Williams
abuse but have been ignored.

PETITION FOR PROTECTION FROM ABUSE

DR 03-241

- (4) Award the plaintiff temporary custody of the minor child(ren) of the parties.
- (5) Enjoin the defendant from interfering with the plaintiff's efforts to remove plaintiff's child(ren) from the home or school and direct the appropriate law enforcement officer to accompany the plaintiff during the effort to remove the plaintiff's child(ren) as necessary to protect the plaintiff or child(ren) from abuse.
- (6) Enjoin the defendant from removing the minor child(ren) from the individual having legal custody of the minor child(ren), except as otherwise authorized by a custody or visitation order issued by a court of competent jurisdiction.
- (7) Remove and exclude the defendant from the residence of the plaintiff, regardless of ownership of the residence. Direct the appropriate law enforcement officer to accompany the plaintiff to the residence of the parties as necessary to protect the plaintiff and minor child(ren) from abuse.
- (8) Prohibit the defendant from transferring, concealing, encumbering, or otherwise disposing of specified property mutually owned or leased by the parties.
- (9) Award any other relief deemed necessary to provide for the safety and welfare of the plaintiff or minor child(ren) and any designated family or household member.

XI. Relief requested for final hearing:

In addition to the relief requested above in "VIII Ex Parte Requested", I request the following relief:

(10) **Visitation:** Deny visitation Require supervision by a third party Specify the following: _____

- (11) Order the defendant to pay attorney's fees and court costs.
- (12) Grant possession of the residence to the plaintiff to the exclusion of the defendant [by eviction or restoring possession to plaintiff or by consent agreement].
- (13) Order the defendant to pay temporary, reasonable support for the plaintiff and/or any child(ren) in plaintiff's custody, or both, in accordance with the Child Support Guidelines. (If this relief is sought, you must attach a copy of Form CS-41, Child Support Obligation Income Statement/Affidavit, and Form CS-42, Child Support Guidelines).
- (14) Order the defendant to provide temporary possession of the vehicle _____ to the _____ (vehicle description) plaintiff [if the plaintiff has no other means of transportation of his or her own and the defendant either has control of more than one vehicle or has alternate means of transportation].

Before me, the undersigned authority, personally appeared the plaintiff, who is known to me or presented an identification card to me and who being duly sworn, deposes and says that he/she has read the foregoing Petition for Protection from Abuse and that the facts herein are true and correct.

Sworn to and subscribed before this the 29th day of July 2003

FREDRIKA M. MILLER
Plaintiff (Please print)

Fredrika M. Miller
Plaintiff (Signature)

Sharon Beverly Evans
Judge/Clerk of Court/Notary Public
(Notary: my commission expires _____)

Address and Telephone Number of Judge/Clerk of Court/Notary Public _____

PETITION FOR PROTECTION FROM ABUSE

Case Number

DR 03-841

- (4) Award the plaintiff temporary custody of the minor child(ren) of the parties.
- (5) Enjoin the defendant from interfering with the plaintiff's efforts to remove plaintiff's child(ren) from the home or school and direct the appropriate law enforcement officer to accompany the plaintiff during the effort to remove the plaintiff's child(ren) as necessary to protect the plaintiff or child(ren) from abuse.
- (6) Enjoin the defendant from removing the minor child(ren) from the individual having legal custody of the minor child(ren), except as otherwise authorized by a custody or visitation order issued by a court of competent jurisdiction.
- (7) Remove and exclude the defendant from the residence of the plaintiff, regardless of ownership of the residence.
- Direct the appropriate law enforcement officer to accompany the plaintiff to the residence of the parties as necessary to protect the plaintiff and minor child(ren) from abuse.
- (8) Prohibit the defendant from transferring, concealing, encumbering, or otherwise disposing of specified property mutually owned or leased by the parties.
- (9) Award any other relief deemed necessary to provide for the safety and welfare of the plaintiff or minor child(ren) and any designated family or household member.

XI. Relief requested for final hearing:

- In addition to the relief requested above in "VIII Ex Parte Requested", I request the following relief:
- (10) **Visitation:** Deny visitation Require supervision by a third party Specify the following: _____

- (11) Order the defendant to pay attorney's fees and court costs.
- (12) Grant possession of the residence to the plaintiff to the exclusion of the defendant [by eviction or restoring possession to plaintiff or by consent agreement].
- (13) Order the defendant to pay temporary, reasonable support for the plaintiff and/or any child(ren) in plaintiff's custody, or both, in accordance with the Child Support Guidelines. (If this relief is sought, you must attach a copy of Form CS-41, Child Support Obligation Income Statement/Affidavit, and Form CS-42, Child Support Guidelines).
- (14) Order the defendant to provide temporary possession of the vehicle _____ to the _____ (vehicle description)

plaintiff [if the plaintiff has no other means of transportation of his or her own and the defendant either has control of more than one vehicle or has alternate means of transportation].

Before me, the undersigned authority, personally appeared the plaintiff, who is known to me or presented an identification card to me and who being duly sworn, deposes and says that he/she has read the foregoing Petition for Protection from Abuse and that the facts herein are true and correct.

Sworn to and subscribed before this the 29th day of July, 2003.

Fredrika M. Miller

Plaintiff (Please print)

Fredrika M. Miller

Plaintiff (Signature)

Sharon Beverly Evans
Judge/Clerk of Court/Notary Public
(Notary: my commission expires _____)

Address and Telephone Number of Judge/Clerk of Court/Notary Public