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y GINGER BROOKS, Clerk of the  
Superior Court of Mason Co. Wash.

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6 **Superior Court of Washington**  
7 **County of Mason**

8 LISA DRACOBLY,

9 Petitioner,

10 V

11 JASON DRACOBLY,

12 Respondent.

NO. **14 2 00621 1**

DECLARATION OF RESPONDENT

13 I, JASON DRACOBLY, hereby declare as follows:

14 I am the Respondent herein and I am making this declaration in response to the  
15 Petitioner's declarations contained in the Petition for Order of Protection.

16 The Petitioner is alleging that I now have access to firearms against a restraining order in  
17 Thurston County. I have continued That Restraining Order contains a scrivener's error that we  
18 are attempting to correct in which the language that has been static throughout the dissolution  
19 action states I am allowed to possess my duty firearms/weapons. Now the restraining order  
20 states in error that I am only allowed to possess government issued firearms. That was not our  
21 agreement when the order was entered. Now the Petitioner has filed a violation complaint and is  
22 demanding that I be punished. As a result, she is also seeking this DVPO, using this change of  
23 language as the basis for her actions.  
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DECLARATION OF RESPONDENT

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JEANETTE W. BOOTHE, Inc., P.S.

Attorney at Law

326 W. Alder Street/P.O. Box 1417

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1 As to the allegation of domestic violence against Lisa, I have never committed any  
2 violence to or against her. As to the complaint that I had threatened to kill her, I fully and  
3 completely deny that I made any threats against her, to include killing her. I have not seen her  
4 since our separation.

5 I have worked for the Mason County Sheriff's office since April 1992, and in law  
6 enforcement since 1990, almost 24 years. I have had only one complaint for excessive force in  
7 1992 or 1993 that was unfounded.

8 As for the complaint that my brother and I were setting up a life insurance policy on her  
9 life, I fully and completely deny that allegation. Lisa and I have four (4) life insurance policies,  
10 each naming the other as the primary beneficiary. I believe they are 20-year term life  
11 policies. They are through two different companies. She has been paying the ones with  
12 Farmers on a quarterly basis, and I have been paying the other ones once each year. She knows  
13 all about these policies, and she is not truthful about not knowing of them. In checking with  
14 my agent, I have since learned that she transferred the payments to her Twin Star account from  
15 our joint bank account, further proof that she has full knowledge of these policies. She is  
16 deceiving the court to say otherwise. I believe she is setting me up to make it look like I will  
17 attempt to take her life so that I will be arrested and imprisoned.

18 As for the complaint of stalking and harassing, I fully and completely deny any such  
19 action. I have not seen her or been anywhere near her since we separated and she obtained the  
20 first restraining order in 2013, except for the time she dropped some personal property off at my  
21 house, our grandson's birthday party, and in court.  
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1 As to the allegation that I had forced her to have sex, that is completely false. She was  
2 the one who brought sex back into our relationship in mid-January 2013. She was the one that  
3 stopped it in mid to late March or April. She controlled that issue from start to finish. From that  
4 point on we did not engage in any sexual relations at her discretion. So as to this allegation, I  
5 fully and completely deny it and contend that Lisa is now lying to the court.

6 Lisa talks about my therapeutic Journal that I used to gut out my feelings and emotions  
7 during a very difficult time in my life when I learned that my wife left me for another man. It  
8 was a therapeutic way in which I was able to sit back and look at what was going on, and how I  
9 felt at that moment. Please note that she has started to use key words and phrases that come out  
10 of legal definitions in order to manipulate the court into taking action on her behalf.

11 As to the bravado statement made about Ken Garcy, this statement was made during a  
12 yelling match on the phone between Garcy and me. This statement was made to Lisa about  
13 Garcy and was figurative, not genuine, and was made in the heat of the moment. Garcy was  
14 nowhere around. Lisa told me that Garcy was attempting to get Lisa to leave the house and take  
15 Danny, our son. There was no intent on my part to carry out said statement, and I retracted it  
16 immediately. However, Lisa fails to tell the court that I immediately corrected my statement,  
17 that I stated to her that I would never do that because I would go to prison.

18 As for text message that occurred in late 2012, I did text her. At that time, I was not  
19 aware I could not communicate with her. However, I never followed her or went looking for  
20 her. As for any information about where she was or had been was only deductive reasoning on  
21 my part. On many occasions she would tell me that I need to take care of Danny and get him to  
22 school. When I asked why she said because she was going to go see Garcy.

1 As for her version of the incident in her car, I fully and completely deny her  
2 version. Yes, I did yell at her for continuing to talk to Garcy. For continuing her affair with  
3 him when we were both in counselling to fix the marriage, but her version of the events is  
4 wholly not true.

5 Lisa takes bits and piece from my therapeutic journal out of context and then twists and  
6 turns it into what she wants others to believe it is to further her agenda. As for the "threat" that  
7 she sees in one of my statements in the therapeutic journal "that will not happen again. She  
8 will not like that outcome tomorrow if Danny does not want to go over there." I was not going  
9 to force Danny to do what he did not want to do, but I would do what he felt was right. If he did  
10 not want to go with his mother than I was not going to force him to go. She talks about some  
11 incident that she was scared for her life in October 2012. She again is twisting words. What I  
12 wrote were my emotional thoughts at that time. The journal never implied that they were  
13 threats intended towards her or about her.

14  
15 In mid-October 2012 Lisa had abandoned the house to Danny and me. After she left,  
16 she would come back to pick up Danny for visits and to take him to school. I would pick him  
17 up from school. As for the issue of searching the suitcase, Lisa fails to point out that she told  
18 me to go to the car and get a bunch of stuff out of the car to be put in the garage. I did. I found  
19 the suitcase in the car and was not sure if it was to go or not. When I opened it, I found that she  
20 had a new cell phone in it. I confronted her about it. It was clear that she was attempting to  
21 continue her affair with Garcy. I was upset at this. We were going to counselling to repair the  
22 marriage. Kind of hard to do if one party continues an affair. Yes I yelled at her and but I did  
23 nothing to her.  
24  
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1 In May 2013, I did inadvertently discover that Lisa had a hidden email account. I was  
2 on the laptop in the front room. When I discovered that she was communicating with Garcy,  
3 after she told me in January 2013 that she no longer was talking with him, I was upset. I yelled  
4 about her being a whore. I did not realize that Danny was nearby. I later apologized to  
5 Danny. Lisa is the one that came from the kitchen and ripped the laptop out of my hands  
6 because she did not want me to read the emails between her and Garcy.  
7

8 As for the issue on August 17, 2014, I did not know that she was going to get a ride with  
9 Danny from our grandson birthday. Lisa had shown up several hours late to the party. Danny  
10 and I had only left after the party was over so that we could finish up his school clothes  
11 shopping.  
12

13 Lisa is also very verbally assaultive towards me. During the course of our marriage Lisa  
14 made multiple threats to cut off my penis if I was to ever have an affair. I now sincerely believe  
15 she was capable of carrying out that threat.  
16

17 As for Garcy, during the first ever phone call with him in late September 2012, or early  
18 October 2012, he threatened me. He reminded me that he was retired special forces and that he  
19 was an expert sniper. This information is confirmed in that Lisa had told me that Garcy has  
20 killed many people during the course of his career in the military. I am sure his intent was to  
21 scare me.  
22

23 In mid-October 2014 we agreed to a restraining order good for two years as a part of a  
24 full settlement of the divorce. This was in an attempt to get the whole divorce settled and not to  
25 waste any more of the marital assets. Lisa got the order she demanded and then started to  
commit what I believe is a criminal act that kept demanding more and more of the marital

1 assets, to the point that she was getting nearly 70%. She was threatening to file for a DVPO if I  
2 would not agree to all of her demands. I reached a point that her threats were powerless because  
3 I didn't care what happened, I just wanted her abuse to stop. She made good on her threats  
4 which is why we are now here defending against the very DVPO she tried to use to blackmail  
5 me into giving her the majority of the marital assets.

6 Also, I am requesting that her request for a protective order be denied. She has a  
7 restraining order in place in the dissolution action that protects her and should remove any fears  
8 she has that I will retaliate. I have no intention of having any contact with her whatsoever.

9 I am also requesting that any and all firearm restrictions be removed from all  
10 orders. This is interfering with my career. I am on duty or call out 24 hours a day 7 days a  
11 week. It places both my life and my co-workers lives in grave danger.

12 She is doing this out of pure vengeance and is attempting to just personally and  
13 professionally destroy me. The emotional stress that she is causing is tremendous. Lisa is a  
14 well-educated person. She has a four-year degree in Law and Justice. She has been a paralegal,  
15 a dispatcher, and a Reserve Deputy with Thurston County. She has completed a lengthy reserve  
16 academy with Thurston County and became a leader in their reserve unit. She currently works  
17 for Thurston County Sheriff's office as a legal secretary in the front office taking care of  
18 concealed weapons permits and such. She is smart and vindictive.

19 Since she filed for divorce, I have gone through two separate domestic violence  
20 assessments in which she has been given ample time to talk to the assessment provider about  
21 any and all issues about me. In neither of the two did she admit to any of the claimed issues in  
22 whole or in part, to the best of my knowledge. Neither DV assessment found any pattern of  
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1 domestic violence. I even took a polygraph test to show my truthfulness. One has to ask  
2 themselves what is really going on here. She has had ample opportunity to complain about any  
3 domestic violence issues to law enforcement on an almost daily basis because she has been  
4 working with law enforcement for nearly 18 years. I believe this is purely to attack me  
5 personally and professionally. It is vindictive and mentally abusive to me.

6 I further believe that in whole or in part, both she and her attorney appear to have been  
7 committing what I believe to be extortion by forcing me into a situation to have to give up most  
8 of my assets in exchange for not filing a DVPO.

9 I declare under penalty of perjury under the laws of the State of Washington that the  
10 foregoing is true and correct.

11 Signed at Shelton, Washington on the 10 day of November, 2014.

12   
13 JASON BRACOBLY  
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## Russ Osterhout - Re: Fwd: Guns at Mason County

---

**From:** "Brad Watkins" <watkinb@co.thurston.wa.us>  
**To:** "Russ Osterhout" <rosterhout@co.mason.wa.us>  
**Date:** 11/5/2014 7:28 AM  
**Subject:** Re: Fwd: Guns at Mason County

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Thanks, again!

>>> "Russ Osterhout" <rosterhout@co.mason.wa.us> 11/5/2014 7:26 AM >>>  
OK, got it. I will be checking.

>>> "Brad Watkins" <watkinb@co.thurston.wa.us> 11/5/2014 7:22 AM >>>  
Russ -

Thanks for looking into this and getting back to me.

Brad

>>> Tim Braniff <branift@co.thurston.wa.us> 11/5/2014 6:27 AM >>>  
Brad - please call MCSO to ensure they are aware of this.

*Undersheriff Timothy P. Braniff  
Thurston County Sheriff's Office  
2000 Lakeridge Drive SE  
Olympia, WA 98502  
Office ~ 360/786-5502  
Cell ~ 360/561-2799*

*"People First; Public Safety Always"*

Begin forwarded message:

**From:** "Lisa Dracobly" <dracobl@co.thurston.wa.us>  
**Date:** November 4, 2014 at 5:13:39 PM PST  
**To:** "Tim Braniff" <Branift@co.thurston.wa.us>  
**Subject:** Guns at Mason County

Undersheriff Braniff,

To follow up on our conversation earlier today, the restraining order specifically states that he is to



surrender weapons. The order exemption only allows for use of a department issued weapon while on duty. Per Chief Watkins statement when this began, Mason County Sheriffs Office assured him that Jason would be required to lock up his weapon and would not be taking it home. Now we find out there are possibly a total of 4 weapons personally owed by us that are unaccounted for.

He disclosed in continuing legal responses that he has not surrendered personal weapons:

- 1) Olympi Arms 1911
- 2) Bushmaster AR15
- 3) .380 Bersa

There is also a question as to whether or not he has an additional firearm. Which he used prior to the below firearm given to Chief Osterhout and may still be using.

The day the order was served (May 28, 2013) Mason County Sheriffs Office returned to our residence with Jason, after he vacated, without my knowledge and took possession of the firearms locked in our gun safe and multiple vehicles and other household items. Mason County had them and eventually turned them over to Shelton Police Department for holding. The 3 listed weapons above were not surrendered to Shelton PD.

A couple of weeks later Dep Rhoades returned to my residence without my knowledge or consent at Jason's request and picked up a handgun which was found in a backpack in a spare room. (I had no knowledge there was a firearm there) Our minor son was told to get the firearm and give it to Dep Rhoades. Dep Rhoades stated in a declaration to Thurston County Superior Court that this said firearm was given to the Operations Chief. As of this date we have no idea what weapon this is, if it was county issued or personal and no other weapons were surrendered to Shelton Police Department.

Any non-issued Department weapon is suppose to be surrendered per the order. Any weapons not surrendered are a violation of the order. Jason can be held in contempt. The order is in place for a reason. He is still up and down, I am still very concerned about my safety. I do believe I am one angry moment away from him blaming me for some issue or perceived wrong and acting on it. At this point I still fully expect him to pop up in the dark or someplace unexpected and confront me.

## Russ Osterhout - Fwd: Guns at Mason County

---

**From:** "Brad Watkins" <watkinb@co.thurston.wa.us>  
**To:** <rosterhout@co.mason.wa.us>  
**Date:** 11/5/2014 7:22 AM  
**Subject:** Fwd: Guns at Mason County

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