

**Exhibit 0**, State of NY Supreme Court, Appellate Division Third Judicial Department denial:  
2021 516688

**Exhibit 1**, FAMILY COURT OF THE STATE OF NEW YORK ULSTER COUNTY: 2012  
V3444-04/11, V3445-04/11 FILE 18032

**Exhibit 1b**, Family Offense Proceeding: 2010 18032 DOC 0-01864-10 RELATED CASES  
FAMILY COURT OF THE STATE OF NEW YORK: PART D  
V-03444445/04/10G-10N: 2013 18032

**Exhibit 3**, IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT MANATEE  
COUNTY, STATE OF FLORIDA: 2013-2017 2013 CF 2776

**Exhibit 3**, IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR  
ESCAMBIA COUNTY FLORIDA: 2013-18 16-1768 CF DIVISION A

**Exhibit 11**, SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ULSTER:  
2015-2018 2017-1732

**Exhibit 23**, FAMILY COURT OF THE STATE OF NEW YORK COUNTY OF ULSTER PART D:  
2013 V-03444-45/04/10G-10N

**Exhibit 23b**, STATE OF NEW YORK SUPREME COURT APPELLATE DIVISION THIRD  
DEPARTMENT 2013 AD NO 516688

**Exhibit 40** FAMILY COURT COUNTY OF ULSTER OF STATE OF NEW YORK: 2005  
V-3444/3445-04

**Exhibit 42**, FAMILY COURT OF THE STATE OF NEW YORK ULSTER COUNTY:2013  
V-3444-04-10GHIJK, V-3445-04-10GHIJK, V-3444-04/1ILM, V-3445-04/1ILM, V-3444-04/IIN,  
V-3445-04IN:

**Exhibit 49**, Disanto, P., C. R. Toews, A. Pope, M. G. Butler, B. M. Cappel, L. Morris, A. Burrows.  
(2021) ALTERNATIVE HEAD INJURY PROTOCOL: GENETIC TESTING AND BRAIN SCANS,  
SunKrist Sports Medicine and Research Journal.

**Exhibit 50**, United States Supreme Court Petition of 67,236 signatures supporting the need to  
review and amend the constitutional rights and civil rights violation(s) by Ulster County Family  
Court, Ulster County, New York.

State of New York  
Supreme Court, Appellate Division  
Third Judicial Department

518 471 4777

Decided and Entered: June 15, 2021

516688

In the Matter of ALEXANDRA PEREZ  
CID, Formerly Known as ALEXANDRA  
DiSANTO,

Respondent,

v

DECISION AND ORDER  
ON MOTION

PATRICK DiSANTO,  
Appellant.

Motion to appeal.

Upon the papers filed in support of the motion, and no papers having been filed  
in opposition thereto, it is

ORDERED that the motion is denied, without costs.

Clark, J.P., Pritzker, Reynolds Fitzgerald and Colangelo, JJ., concur.

ENTER:

Robert D. Mayberger

Robert D. Mayberger  
Clerk of the Court

VIOLATION - LEGISLATION  
- Policy

-7.

00 - TRIAL - COURT...

JUDGE STEWART

518 257 1843

NY COUNTS - GOV / AD3 / AGC

Instructions for FLY  
Complaint

Date 11-18-10  
I hereby certify that the foregoing is a true copy of the original on file in the Ulster County Family Court.

GF 1 2099

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY0550233

Order No: 2010-001559

NYSID No: \_\_\_\_\_

Let S. J. J.  
Chief Clerk of the Court

At a term of the Family Court of the State of New York, held in and for the County of Ulster, at Courthouse 16 Lucas Ave., Kingston, NY 12401-0906, on November 18, 2010

**PRESENT: Honorable Anthony McGinty**

In the Matter of a FAMILY OFFENSE Proceeding

File # 18032

Docket# O-01864-10

Patrick DiSanto (DOB: 01/09/1965),  
Petitioner,

- against -

Alexandra Francisca Perez (DOB: 07/11/1970),  
Respondent.

Temporary Order Of Protection

Both parties present in court

**NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.**

A petition under Article 8 of the Family Court Act, having been filed on June 11, 2010 in this Court and good cause having been shown, and Alexandra Francisca Perez having been present in Court and advised of the issuance and contents of this Order,

Now, therefore, It is hereby ordered that Alexandra Francisca Perez (DOB: 07/11/1970) observe the following conditions of behavior:

{01} Stay away from:

- {A} Patrick DiSanto (DOB: 01/09/1965) 1000ft except during the exchange of their children for custodial time;
- {E} the place of employment of Patrick DiSanto (DOB: 01/09/1965);

{02} Refrain from assault, stalking, harassment, aggravated harassment, menacing, reckless endangerment, disorderly conduct, criminal mischief, sexual abuse, sexual misconduct, forcible touching, intimidation, threats or any criminal offense against Patrick DiSanto (DOB: 01/09/1965);

It is further ordered that this Temporary Order Of Protection shall remain in force until and including April 13, 2011;

Dated: November 18, 2010

ENTER

  
Honorable Anthony McGinty

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties authorizes, and sometimes requires, the officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face penalties authorized by law.

Federal law requires that this order is effective outside, as well as inside, New York State. It must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person restrained by the order is an intimate partner of the protected party and has or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect due process rights (18 U.S.C. §§2265, 2266).

**It is a federal crime to:**

- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess, or transfer a handgun, rifle, shotgun, or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty); and
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

**Check Applicable Box(es):**

- ☒ Party against whom order was issued was advised in Court of issuance and contents of Order
- ☒ Order personally served in Court upon party against whom order was issued
- ☐ Service directed by other means (specify): \_\_\_\_\_
- ☐ (Modifications or extensions only): Order mailed on (specify date and to whom mailed): \_\_\_\_\_
- ☐ Warrant issued for party against whom order was issued (specify date): \_\_\_\_\_

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT  
MANATEE COUNTY, STATE OF FLORIDA

STATE OF FLORIDA,

Plaintiff,

vs.

PATRICK DISANTO,

Defendant.

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CASE NO: 2013 CF 2776

FILED FOR RECORD  
2016 MAR 21 PM 3:08  
CLERK OF CIRCUIT COURT  
MANATEE CO FLORIDA

ORDER ADJUDGING DEFENDANT INCOMPETENT TO PROCEED  
ORDERING COMPETENCY TRAINING AND ORDERING DEFENDANT ON  
SUPERVISED RELEASE

THIS CAUSE having come on to be heard before the Court, and the question of the competency of the Defendant in this cause to proceed having been raised in accordance with the provisions of Fla.R. Crim. P. 3.210(b) and F.S. 916.12 and F.S. 916.13, the Court appointed Dr. Regnier and Dr. McGovern to examine the Defendant, pursuant to the requirements of Fla.R. Crim. P. 3.211, and to report to the Court on whether the Defendant is competent to proceed and, if not, report on any recommended treatment for the Defendant to attain competence to proceed. Each of the experts submitted reports consistent with the factors set forth in Rule 3.211 Fla. R. Crim. P. and the State and Defense stipulated to the content of these reports and to the Court's determination of the Defendant's competence upon the written reports of these experts. Having considered the reports of the experts submitted to the Court, the Court finds the Defendant is not currently competent to proceed and accordingly, the Court enters this Order finding the Defendant incompetent to proceed pursuant to Rule 3.212 Fla. R. Crim.P.

The Court further finds from the reports of the experts that the Defendant does not meet the criteria for involuntary commitment pursuant to Florida Statute 916.13.

ORDERED AND ADJUDGED that

1. The Defendant is incompetent to proceed.
2. All further proceedings in the case are hereby stayed.
3. The Defendant does not meet the criteria for involuntary commitment, but is in need of outpatient treatment to restore his competency to proceed.
4. Accordingly, the Defendant shall participate in the Manatee County Supervised Release Program. The Court is aware that the Defendant has an out of county hold and will be

transported to Escambia County, Florida. The Court Orders the Defendant to report to Manatee County Supervised Release within 48 hours of his release from incarceration in Escambia County, Florida.

5. As a condition of the supervised release, the Defendant shall comply with outpatient competency training as directed by the Department of Children and Families. In addition, the Defendant shall have no contact with his ex-wife.

6. The Defendant shall remain in outpatient training for incompetency during his conditional release period, and shall participate in either individual or group training sessions, along with any other classes or therapy sessions as recommended by his treatment professionals.

7. The Defendant shall reside with his parents, Richard and Joan Disanto at 268 Venice Palm Blvd Venice, FL 34292. *The Defendant shall immediately notify the Court if his parents no longer wish to have Defendant reside with them.*

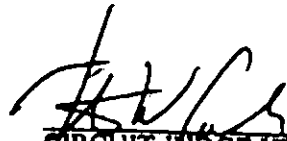
8. The Defendant shall refrain from using any illegal substances of any kind.

9. The Defendant shall not possess or use any firearms or other weapons of any kind.

10. In the event the Defendant fails to comply with any of the aforementioned conditions, or the Defendant's condition has deteriorated to the point that inpatient care is required, or that the release conditions should be modified, the treatment professional shall immediately file an affidavit or statement under oath to that effect. The Court will thereafter conduct a hearing to determine if the release conditions need to be modified.

11. The Court hereby retains jurisdiction in this cause, pursuant to s.916.3025(2), Fla. Stat. for the entry of such Order as may be necessary or appropriate.

DONE AND ORDERED at Bradenton, Manatee County, Florida, this 20<sup>th</sup> day of March, 2016

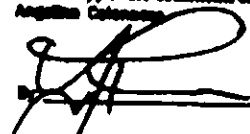
  
CIRCUIT JUDGE HUNTER CARROLL

Copies furnished to:

Colleen M. Glenn  
Office of the State Attorney  
DCF Mental Health Services Program Office (certified) 2004 43rd Avenue West Bradenton, FL 34205  
Manatee Sheriff's Office (certified)



STATE OF FLORIDA, COUNTY OF MANATEE  
This is to certify that the foregoing is a true and correct copy of the documents on file in my office  
Angeline Colonada

  
D.C.

**Additional material  
from this filing is  
available in the  
Clerk's Office.**