

CR14-0675616 –T : SUPERIOR COURT  
STATE : JUDICIAL DISTRICT OF  
V. MIDDLETOWN  
EDWARD TAUPIER : JANUARY 23, 2015

**STATE’S AMENDED MOTION TO INCREASE THE DEFENDANT’S BOND**

On January 13, 2015, the State filed a motion to increase the defendant’s bond. This amended motion cites General Statutes §54-64f (violations of conditions of release) in lieu of General Statutes §54-64a as the basis for the motion. The State of Connecticut, pursuant to Connecticut General Statutes §54-64f and Connecticut Practice Book § 38-13-17, § 38-19-20<sup>1</sup> moves this court to increase the defendant’s bond in the above-captioned criminal case from a total of \$75,000 cash bond to \$150,000 cash bond. The State submits that the defendant has violated conditions of his pretrial release. Specifically, the State alleges that the defendant has caused Tanya Taupier annoyance and alarm by posting her work email on his Facebook page. He lists her as one of the “JACKASSES-who are responsible for kidnapping of my children . . . .” Additionally, a third party made contact with Mr. Taupier and sent an email to Ms. Taupier’s employer, Aetna on January 6, 2015. The email’s content was designed to annoy and harass Ms. Taupier.

In support of this motion the State asserts as follows:

1. On November 18, 2014, the court, Honorable David P. Gold presiding, imposed

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<sup>1</sup> General Statutes § 54-64f governs the violation of conditions of release. Connecticut Practice Book §§ 38-13 through 38-17 and §§ 38-19, 38—20 govern hearings for bail modifications and violation of conditions of bail, respectively.

the following pretrial conditions of release for Edward Taupier: “[t]he defendant shall not assault, threaten, abuse, harass, follow, interfere with or stalk the protected parties.

The protective [protected] parties in the voyeurism case are Tanya Taupier. The defendant is to stay away from the home of Tanya Taupier and wherever she shall reside. The defendant shall not contact Tanya Taupier, in any manner, including by written, electronic or telephone contact. And do not contact the protected person’s home, workplace *or others* with whom the contact would be likely to cause annoyance or alarm to the protected person. The defendant shall stay 100 yards away from the protected person.” (Emphasis added)

*Pretrial Transcript* dated November 18, 2014, page 7, lines 1-12 See “**Attachment 1-** Transcript dated November 18, 2014, pg 1, 7, certification

2. On January 9, 2015, the State received an email from adult probation officer, Christopher McShane, who viewed Mr. Taupier’s Facebook page. The defendant posted as follows: “Ted Taupier <http://youtu.be/JMDdceGIbrM>

“Here are the emails of the JACKASSES - who are responsible for kidnapping of my children - btw my son and daughter are now in emotional trauma and crisis according to the AFCC Therapist ??

- 1) [geraldineficarra@aol.com](mailto:geraldineficarra@aol.com)
- 2) [capt.lamontagne@cromwellpd.com](mailto:capt.lamontagne@cromwellpd.com)
- 3) [mkupferschmid@ellingtonschools.net](mailto:mkupferschmid@ellingtonschools.net)
- 4) [TaupierT@AETNA.com](mailto:TaupierT@AETNA.com)
- 5) [Det.Young@cromwellpd.com](mailto:Det.Young@cromwellpd.com)
- 6) [townmanager@cromwellct.com](mailto:townmanager@cromwellct.com) ( police commissioner )
- 7) [loneal@cromwellpd.com](mailto:loneal@cromwellpd.com)”

3. The fourth listed email of [TaupierT@AETNA.com](mailto:TaupierT@AETNA.com) belongs to the work email of Mr. Taupier’s wife, Tanya Taupier. By disseminating her work email address and stating that she is responsible for kidnapping his children, Mr. Taupier is attempting to harass Ms. Taupier by giving others access to her work mail. Additionally, disseminating an

email that Ms. Taupier kidnapped his children and they are now suffering emotional trauma and crisis may endanger her safety.

4. On January 6, 2015, ProSe America sent an email to Ms. Taupier's employer, Aetna. The email was authored by JW Grenadier. Her email contained the following: "That the extreme force and malicious actions of Tanya come with the support and help by all appearance of a Mr. Roger D. London who is giving expensive gifts to the children involved. That the appearance of a personal relationship between the two is obvious from the evidence of e-mails that have been shared with me. Mr. Taupier has been harassed and falsely arrested with the support of Tanya and with disingenuous statement that she has made. The appearance is (sic) [of] several marital assets have gone missing by Ms. Taupier." See **Attachment 2**- Aetna Email. Ms. Grenadier, who lives in Virginia, admitted that she had obtained information from the defendant. The State submits that Mr. Taupier is attempting to jeopardize Ms. Taupier's employment through a third party. This effort to malign Ms. Taupier to her employer constitutes annoyance and harassment, which has been prohibited by the court.

5. On January 11, 2015, ProSe America placed a videotape of the defendant's two children with the title "Tanya Taupier – Ignoring her children's needs" on YouTube. The videotape is of a phone conversation with Ms. Taupier and her two children. The message content indicates that the video was taken in the defendant's home in Cromwell. The posting states: "Tanya trying to invalidate her children need (sic) to be in their home with their dogs and father . . . ." (**Attachment 3** – YouTube 1/11/15)

6. The defendant has engaged in a relentless pursuit to harass Ms. Taupier by sending disparaging emails regarding her parenting to her family and friends. He's had

multiple interviews about the case via radio and the internet and has placed them on his Facebook page. These interviews contain derogatory statements designed to harass and annoy Ms. Taupier.

7. General Statutes § 54-64f(a)-(d) govern the procedures for violations of conditions of release and provides in pertinent part as follows: "(a) Upon application by the prosecuting authority alleging that the defendant has violated the conditions of the defendant's release, the court may, if probable cause is found, order that the defendant appear in court for an evidentiary hearing upon such allegations. An order to appear shall be served upon the defendant by any law enforcement agency . . . ." Connecticut Practice Book §§ 38-19 and 38-20 allow the court to revoke the defendant's release if it appears he has violated his conditions. The State submits that the defendant's actions adversely impact Ms. Taupier's well-being and safety by attempting to have her terminated at her job. Further, the Facebook post disseminating her email to others is a violation of his condition to not annoy or harass her. Additionally, the YouTube posting of the defendant's two children reflects the defendant's continued harassment of Ms. Taupier through others.

8. The defendant has violated this court's orders in the past on at least two occasions. On September 2, 2014 at 2:56 a.m. the defendant's GPS location was lost. From September 6, 2013 through approximately September 15, 2013, there were multiple failures to properly charge his electronic GPS for the two hour time period that was required.

Based on the foregoing, the State respectfully urges the court to find probable cause that the defendant has violated his release conditions and order the defendant to

appear for an evidentiary hearing.

THE STATE OF CONNECTICUT

By: Brenda Hans

BRENDA HANS, Assistant State's Attorney, Juris# 420294

State's Attorney's Office

1 Court Street

Middletown, CT 06067

(860) 343-6379

**ORDER**

The State's motion to increase the defendant's bond, having been reviewed by the Court, hereby makes the following finding:

**PROBABLE CAUSE / NO PROBABLE CAUSE**

**ORDER**

The court, having found probable cause to believe the defendant has violated the conditions of his release, orders Edward Taupier to appear in court on \_\_\_\_\_ for an evidentiary hearing upon such allegations.

\_\_\_\_\_  
Judge

**CERTIFICATION**

I hereby certify that a copy of the foregoing was electronically mailed to counsel for the defendant, Rachel Baird, Old Post Office Square 8 Church Street Suite 3 B, Torrington, CT 06790 Fax#(860) 626-9992 [rbaird@rachelbairdlaw.com](mailto:rbaird@rachelbairdlaw.com) on January 23, 2015.

A handwritten signature in cursive script that reads "Brenda Hans". The signature is written in black ink and is positioned above a horizontal line.

BRENDA HANS, Assistant State's Attorney

# ATTACHEMENT 1-Transcript 11/18/14

NO: MMX-CR14-0675616T : SUPERIOR COURT  
STATE OF CONNECTICUT : JUDICIAL DISTRICT  
OF MIDDLESEX  
v. : AT MIDDLETOWN, CONNECTICUT  
EDWARD F. TAUPIER : NOVEMBER 18, 2014

BEFORE THE HONORABLE DAVID P. GOLD, JUDGE

## A P P E A R A N C E S :

Representing the State of Connecticut:

ATTORNEY BRENDA L. HANS  
Assistant State's Attorney  
One Court Street  
Middletown, CT 06457

Representing the Defendant:

ATTORNEY RACHEL M. BAIRD  
Rachel M. Baird & Associate  
8 Church Street #3b  
Torrington, CT 06790

Recorded By:  
Carrie Bogdan

Transcribed By:  
Carrie Bogdan  
Court Recording Monitor  
1 Court Street  
Middletown, CT 06457

1           The defendant shall not assault, threaten, abuse  
2 harass, follow, interfere with or stalk the protected  
3 parties. The protective parties in the voyeurism  
4 case are Tanya Taupier. The defendant is to stay  
5 away from the home of Tanya Taupier and wherever she  
6 shall reside. The defendant shall not contact Tanya  
7 Taupier, in any manner, including by written,  
8 electronic or telephone contact. And do not contact  
9 the protected person's home, workplace or others with  
10 whom the contact would be likely to cause annoyance  
11 or alarm to the protected person. The defendant  
12 shall stay 100 yards away from the protected person.  
13 The defendant is to have no -- this order of no  
14 contact pertains to the defendant's minor children,  
15 Gabriele and Sarah, except to the extent that such  
16 contact between the defendant and the minor children  
17 is in accordance with current family court orders.

18           Finally, the defendant shall not possess or have  
19 within his home any firearms or ammunition.

20           In the so-called threatening file the same  
21 orders issue. But the protected party, in that  
22 order, the party protected by the released conditions  
23 in that file shall be Judge Bozzuto.

24           And I believe in the Judge Bozzuto file --  
25 wasn't there a special order the Court entered  
26 restricting the defendant's ability to travel near  
27 the courthouse?




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C E R T I F I C A T I O N

I hereby certify the foregoing pages are a true and correct transcription of the audio recording of the above-referenced case, heard in Superior Court, Judicial District of Middlesex, Middletown, Connecticut, before the Honorable David P. Gold, Judge, on the 18<sup>th</sup> day of November, 2014.

Dated this 3<sup>rd</sup> day of December, 2014 in Middletown, Connecticut.

  
Carrie Bogdan  
Court Recording Monitor

## ATTACHMENT 2 – Aetna Email

Hans, Brenda

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**From:** geraldine ficarra <geraldineficarra@comcast.net>  
**Sent:** Thursday, January 08, 2015 5:47 PM  
**To:** clm@moranolaw.com; Hans, Brenda  
**Subject:** Fwd: Social Media Links & Emails

More evidence of protective order violation.

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**From:** "Tanya Taupier" <tanyataupier@gmail.com>  
**To:** "geraldine ficarra" <geraldineficarra@comcast.net>  
**Sent:** Thursday, January 8, 2015 4:50:38 PM  
**Subject:** Social Media Links & Emails

1/4/2015 INTERVIEW WHERE TED DISCUSSES AETNA, MY POSITION AND A FICTITIOUS AFFAIR I HAD WITH AN AETNA EMPLOYEE (THIS IS AN ATTEMPT TO GET ME TERMINATED)  
<http://youtu.be/T4-e-g1zBc8>

12/2014 INTERVIEW WHERE TED DISCUSSES AETNA, MY POSITION AND A FICTITIOUS AFFAIR I HAD WITH AN AETNA EMPLOYEE (THIS IS AN ATTEMPT TO GET ME TERMINATED)  
<http://www.corruptct.com/corrupt/ted-taupier-about-connecticuts-family-court-corruption/>

12/2014 INTERVIEW WHERE TED COMMENTS ON A YOUTUBE VIDEO CREATED BY AETNA'S CEO AND LINKS TO AN ARTICLE WHERE HE DISPARAGES ME (THIS IS AN ATTEMPT TO GET ME TERMINATED)  
<http://m.youtube.com/watch?v=7nXtiYMykBo>

11/24/14 INTERVIEW WHERE TED DISCUSSES AETNA, MY POSITION AND A FICTITIOUS AFFAIR I HAD WITH AN AETNA EMPLOYEE (THIS IS AN ATTEMPT TO GET ME TERMINATED)  
[http://www.blogtalkradio.com/marti-oakley/2014/11/24/the-persecution-prosecution-of-ted-taupier-in-connecticut-family-courts#.V1eA\\_3JCmc.gmail](http://www.blogtalkradio.com/marti-oakley/2014/11/24/the-persecution-prosecution-of-ted-taupier-in-connecticut-family-courts#.V1eA_3JCmc.gmail)

EMAILS:

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EMAIL SENT FROM A REPORTER SUPPORTING TED TO AETNA'S CEO AND THE SVP OF HR (MY MANAGER)

Attached Message

From: Fidler, Deanna <FidlerD@aetna.com>  
To: Clark Robinson, Tanya F <ClarkRobinsonT@aetna.com>  
Cc: Dagostino, Dee (Diane) <DagostinoD@aetna.com>  
Subject: FW: Tanya Taupier and Roger D. London, MD, MBA  
Date: Tue, 6 Jan 2015 22:01:42 +0000

Let's talk asap. Thx, Deanna

**Deanna Fidler**

Executive Vice President

Human Resources

Aetna

151 Farmington Avenue, RC3A

Hartford, CT 06156

[FidlerD@aetna.com](mailto:FidlerD@aetna.com)

Tel: 860-273-3276 | Fax: 860-560-8721

From: ProSe America [<mailto:proseamerica@gmail.com>]  
Sent: Tuesday, January 06, 2015 4:49 PM  
To: Media Relations; Carlisle, Erin L; [bertolinimt@aetna.com](mailto:bertolinimt@aetna.com); Fidler, Deanna  
Subject: Tanya Taupier and Roger D. London, MD, MBA

Dear Mr. Bertoloni,

I hope you have had a nice Holiday Season. My name is JW Grenadier I work with a group called ProSe America.

I am contacting you as I am looking to put a story up on our site as a reporter on Ted Taupier and the unfortunate break up of his family. I think we can all agree with the statistics that this is maybe not an unusual thing to have happen. What makes this an unusual dissolution of a marriage is that the cause by all appearance comes from two of the employees of Atena. That the extreme force and malicious actions of Tanya come with the support and help by all appearance of a Mr. Roger D. London who is giving expensive gifts to the children involved. That the appearance of a personal relationship between the two is obvious from the evidence of e-mails that have been shared with me.

Mr. Taupier has been harassed and falsely arrested with the support of Tanya and with disingenuous statement that she has made. The appearance is several marital assets have gone missing by Ms. Taupier.

Mr. Taupier a good man is on house arrest due to actions of Ms. Taupier and others.

I am reaching out for comment by Atena - as Atena is involved as a party with the apparent personal relationship of Ms. Taupier and Mr. London.

We would appreciate Atena's side to this story before we add it to our Website and the disclosure of the False Arrest of Mr. Taupier. Atena by all appearance is a very generous employer in the area and by appearance could have the influence to have Mr. Taupier harassed and illegally victimized by the Police and others.

I look forward to hearing from you and being sure that the story we report is from both sides.

Here is some links to the story if you are not aware of it:

**Story :**

You tube video :

Here is the kidnapping with Cromwell Police, BY THE WAY, police had no authority to call the school and tell them they are extracting and terrorizing my children, there was no court order to criminalize the children on their first day of school. The Police and Tanya - committed a Class D felony ?

<http://youtu.be/JMDdceGibrM>

<http://www.jud.ct.gov/lawlib/notebooks/pathfinders/parentalkidnappinginct/kidnap.pdf>

**Custodial interference in the first degree: Class D felony.** "(a) A person is guilty of custodial interference in the first degree when he commits custodial interference in the second degree as provided in section 53a-98: (1) Under circumstances which expose the child or person taken or enticed from lawful custody or the child held after a request by the lawful custodian for his return to a risk that his safety will be endangered or his health materially impaired; or (2) by taking, enticing or detaining the child or person out of this state." Conn. Gen. Stat. § 53a-97 (2013).

< Police and Tanya are responsible for this felony > -

Radio show : ( MY - 2 hr radio with Marti Oakley )

<http://www.blogtalkradio.com/marti-oakley/2014/11/24/the-persecution-prosecution-of-ted-taupier-in-connecticut-family-cour> You can also find other links

I am sorry we are meeting under these circumstances. But, I am sure you would not want to see a man falsely imprisoned and his life ruined for just wanting to see his kids and have shared custody. I would also like for you to let me know what Atena's policy is on office relationships?

Thank you for your time and help, Please feel free to contact me with any questions you may have.

Warmly,

JW Grenadier  
ProSeAmerica.net  
202-368-7178

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EMAIL SENT FROM TED TO A PARENT OF GABRIEL'S FRIEND (BLIND COPIED)

**From:** [Arvind Suri](#)  
**Sent:** Monday, November 3, 2014 6:55 PM  
**To:** [Tanya Taupier](#)

Begin forwarded message:

# ATTACHMEN 3- YouTube Interview 1/11/15

Upload Sign In



- 2015 Golden Globes - Tina Fey and Amy Poehler (Full Monologue HD) Cosby  
by Zprophet MMA  
3,648,497 views
- Sisters - Official First Look (HD)  
by Universal Pictures  
974,060 views
- Minnesota Cold (Part 13) Frozen Trampoline  
by nzlegler  
3,706,738 views
- Sophia Grace - "Best Friends" Official Music Video  
by SophiaGraceBrownlee  
5,103,390 views
- Sia - Elastic Heart feat. Shila LaBeouf & Maddie Ziegler (Official Video)  
by SiaVEVO  
39,537,918 views

## Tanya Taupier - Ignoring her children's needs

ProSe America  
Subscribe 0

7 views

Add to Share More 0 0

Published on Jan 11, 2015  
Tanya trying to invalidate her children need to be in their home and with their dogs and their father ...

SHOW MORE

NO COMMENTS YET

Share your thoughts