

Volume: I  
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Exhibits: None

COMMONWEALTH OF MASSACHUSETTS

ESSEX, SS.

DISTRICT COURT  
DOCKET 2538RO000628

\*\*\*\*\*  
 \*  
 ERIN DEMPSEY, \*  
 Plaintiff, \*  
 v. \*  
 \*  
 ERIC NEAL, \*  
 Defendant. \*  
 \*  
 \*\*\*\*\*

EXTEND RO ORDER HEARING  
BEFORE THE HONORABLE SUSAN H. MCNEIL

APPEARANCES:

For the Plaintiff:  
By: Erin Dempsey, Pro Se

For the Defendant:  
By: Eric Neal, Pro Se

Haverhill, Massachusetts  
Courtroom 1  
December 5, 2025

Brenda Longstreth-Cabral  
Approved Court Transcriber

I N D E X

PAGE :

WITNESS

DIRECT

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EXHIBITS:

None

1 (Court called to order.)

2 (9:25 a.m.)

3 THE CLERK: Erin Dempsey versus Eric Neal.

4 MR. NEAL: Good morning.

5 THE COURT: Good morning.

6 THE CLERK: Will each party please raise their  
7 right hands?

8 PARTIES, Sworn

9 MR. NEAL: Yes.

10 MS. DEMPSEY: I do.

11 THE CLERK: Thank you.

12 THE COURT: Just give me one moment to go over  
13 the paperwork, okay?

14 MS. DEMPSEY: Sure.

15 THE COURT: Are you in receipt of a motion filed  
16 by the defendant?

17 MS. DEMPSEY: No.

18 THE COURT: Did you serve this upon the  
19 plaintiff?

20 MR. NEAL: No. I did try to get in touch with  
21 her attorney, though, and I didn't hear back from  
22 her attorney.

23 Her attorney messaged me right before the HPO.

24 THE COURT: All right. But you filed this to  
25 try and have the order dissolved, correct?

1 MR. NEAL: Yes, ma'am.

2 THE COURT: You have to serve that on the other  
3 side if you want it to be heard in court.

4 MR. NEAL: I was under the impression I had to  
5 get it to her attorney who's representing her.

6 THE COURT: Yes. But you can get it to the  
7 attorney via mail. Did you do that?

8 MR. NEAL: No, ma'am. I apologize.

9 THE COURT: Okay. Well, I can't hear it as a  
10 motion if the other side doesn't have notice.

11 MR. NEAL: I understand.

12 THE COURT: Do you want to look at the motion  
13 that's been filed?

14 MS. DEMPSEY: No thank you.

15 MR. NEAL: Your Honor, the first motion simply  
16 contains things that she's aware of, the --

17 THE COURT: It doesn't matter what it contains.

18 MR. NEAL: No-no. I --

19 THE COURT: Stop.

20 MR. NEAL: -- understand.

21 THE COURT: No, I don't think you do. It  
22 doesn't matter what it contains. It doesn't matter  
23 if it contains facts that you believe she's already  
24 aware of. You can't have it heard without proof  
25 that you served it on the other side.

1 MR. NEAL: Right.

2 THE COURT: So, it doesn't matter that it's  
3 simply this or simply that. It simply can't be  
4 heard.

5 MR. NEAL: No. I understand, your Honor.

6 THE COURT: Okay.

7 MR. NEAL: I was just going to say that I also  
8 have a backup if you wanted to see anything, like  
9 the messages on my phone, or --

10 THE COURT: We're going to have a hearing, sir.

11 MR. NEAL: Okay.

12 THE COURT: I just wanted to let you know that I  
13 can't hear it as a separate and distinct motion to  
14 dismiss the matter, because you didn't serve notice  
15 on the other side.

16 MR. NEAL: Thank you. I understand.

17 THE COURT: Okay.

18 So, tell me what's going on, ma'am.

19 MS. DEMPSEY: So, I decided to refile the  
20 harassment order as a result of Mr. Neal doing some  
21 trolling on my social media sites personally, and  
22 also for my business, with incorrect content being  
23 released. And I just feel that I was violated, my  
24 privacy, and also the reputation of myself and my  
25 business was defamed by the information that was put

1 out there.

2 And I also am a little bit concerned for the  
3 safety of my athletes. I own an all-star  
4 cheerleading team.

5 THE COURT: I can't give you a harassment order  
6 to protect other people.

7 MS. DEMPSEY: Okay.

8 THE COURT: It has to purely be about you.

9 MS. DEMPSEY: Okay. Well, some of the content  
10 was related to my business as well. So, I am just  
11 concerned about my own safety, and --

12 THE COURT: What causes you to have safety  
13 concerns?

14 MS. DEMPSEY: I just think a lot of the posts  
15 are very threatening, and --

16 THE COURT: Point me toward some of the  
17 threatening ones.

18 MS. DEMPSEY: Just some of the language where  
19 it's saying like, "For all the people that have  
20 reached out to me regarding Erin Dempsey," and all  
21 of this crap, this, this and this, I just feel that  
22 the language itself, and some of the undertones of  
23 the things that are being said are threatening, make  
24 me uncomfortable, make me nervous for my safety.

25 THE COURT: Can you point out any language in

1 anything that's before me that causes you to feel  
2 that way? I want you to just show me something  
3 specific.

4 MS. DEMPSEY: I would just say some of the  
5 content --

6 THE COURT: No. I understand you're saying some  
7 of the content. Tell me which ones. Like tell me  
8 which one to look at.

9 MS. DEMPSEY: The video about me personally with  
10 my pictures, my photos, where I work, the address of  
11 my business where I work.

12 THE COURT: But you hold that out to the public.  
13 So, somebody putting it out to the public, how does  
14 that cause you to have a safety concern?

15 MS. DEMPSEY: Well, I just feel that, first of  
16 all, I don't know this person at all. I've never  
17 met him, never had any contact with him, and then  
18 all of a sudden it was a barrage of information on  
19 public pages about me. His YouTube channel, his  
20 Instagram, the Middleton talks, Facebook page, all  
21 of my information was out there as -- along with  
22 incorrect information about me.

23 And I just feel that I don't understand what the  
24 attack was from this particular person. I don't  
25 know what the agenda is or the vendetta is. And

1 it's just concerning to me.

2 I don't know anything about him, and he seems to  
3 have some type of a problem with me, and wants to  
4 expose me for all of these things that are not true,  
5 and I've never even met this person.

6 THE COURT: Okay. I understand how you're  
7 concerned about how it could damage you financially,  
8 certainly your business. Tell me why you're  
9 concerned for your safety.

10 MS. DEMPSEY: So, after the posts -- these posts  
11 were created, and then he was contacted by our  
12 attorney, and also the harassment order was filed --

13 THE COURT: Who's your attorney?

14 MS. DEMPSEY: Her name is Jenifer Pinkham.

15 He did post a video on his Facebook page with  
16 guns saying that this is leading into 2026  
17 essentially for the people that have wronged me. So  
18 --

19 THE COURT: When was that? That's not in here.

20 MS. DEMPSEY: That's not in here. No. It's  
21 happened since then.

22 THE COURT: It's happened since this?

23 MS. DEMPSEY: Yes. After the order was filed.

24 THE COURT: Okay. Didn't the judge specifically  
25 tell you not to engage in any --

1 MR. NEAL: Ma'am, that didn't --

2 THE COURT: I'm not ma'am. I'm your Honor.

3 MR. NEAL: I'm sorry. Your Honor, that did not  
4 happen at all.

5 MS. DEMPSEY: It did. It's on his --

6 MR. NEAL: I --

7 MS. DEMPSEY: -- public Facebook page.

8 MR. NEAL: Excuse me, that didn't happen at all.

9 I occasionally post gun shorts, dog shorts,  
10 everything on my YouTube channel. I absolutely did  
11 not say this is for the people that wronged me.  
12 That never came up.

13 I posted a thing of YouTube short that says, "I  
14 think these are good investments in 2027." I have  
15 posted these long before her for years, and always  
16 -- and her name has not been mentioned at all. I  
17 didn't infer her, and nor did publish. I don't  
18 publish anything like that.

19 That is a flat-out lie. I did not say that.  
20 Nor did my Facebook --

21 THE COURT: Well, speaking of flat-out lies,  
22 let's talk about your posts.

23 MR. NEAL: Yes.

24 THE COURT: What caused you to post all of these  
25 things?

1 MR. NEAL: Okay. I had several people come --  
2 well, I had one person come to me in regards to --  
3 and then several people after, but in regards to a  
4 video of her teaching a five-year-old girl how to  
5 say the word hoochie on video, which I learned later  
6 is a sexually promiscuous woman. I thought that was  
7 predatory in nature.

8 I didn't call her a predator. I saw that as  
9 predatory in nature, and I wanted to cover that, so  
10 I started to look into cheerletics program. I  
11 started to look into other things, and I saw some  
12 very questionable things, girls posed in sexually  
13 promiscuous manners, underage girls, and I decided  
14 to cover it.

15 So, I did a video covering it, and what the  
16 plaintiff is leaving a lot out here is that she  
17 messaged me on Facebook, and -- on a Facebook --

18 THE COURT: No, that's in there.

19 MR. NEAL: It's in the motion, or her --

20 THE COURT: It's in her affidavit.

21 MR. NEAL: All right. Well, she's leaving a lot  
22 out of those messages. I have the entire message  
23 thread in my phone right now, but she messaged me  
24 first threatening, and then -- not my safety or  
25 anything, but first threatening.

1 THE COURT: Threatening what?

2 MR. NEAL: She threatened to take down my entire  
3 channel, and -- on YouTube, and then she went over  
4 to Messenger and she --

5 THE COURT: By legal action?

6 MR. NEAL: No. She just said she's gonna take  
7 it down.

8 THE COURT: Yes. By legal action. That's not a  
9 threat in the eyes of the law, just so you know.

10 MR. NEAL: Oh, yeah. I'm not saying that.

11 THE COURT: Well, you are saying. You just told  
12 me she threatened you, so you are suggesting it's a  
13 threat.

14 MR. NEAL: I'm not saying that she threatened my  
15 safety. I just want to clarify.

16 THE COURT: No. I understand. But a threat  
17 under the auspices of the law, threatening legal  
18 action is not a threat in the eyes of the law.

19 MR. NEAL: I misworded it. I apologize.

20 THE COURT: Okay.

21 MR. NEAL: But then she -- after that -- after I  
22 told her I wasn't gonna take it down, but I'll tell  
23 you what, I will remove it from the community group,  
24 which she left out in her. But on the very first  
25 day she asked me if I would remove it, and I said,

1 "Sure, as a courtesy, I'll go ahead and remove that  
2 from the group, however, I'm keeping the video up."

3 And then she offered to collab with me and have  
4 some apple cider, and collab with me on True crime  
5 on the Karen Read case, this and that, and she  
6 offered a collaboration. And I said, "I don't think  
7 it would be appropriate at this time."

8 Then she went back to -- how should I put it?  
9 She went back to saying like she was gonna call the  
10 police on me, whatever, and I said, "Ma'am, you  
11 might have luck with that. That's fine, but at this  
12 point, considering you're saying you're gonna call  
13 the police on me, I'm not going to engage with you  
14 further, and I wish you the best."

15 But before that happened, she also wanted to --  
16 she wanted me to quote her in my third video, and I  
17 offered her a quote. I offered her a chance to say  
18 her piece in my video, so there's no -- in my  
19 opinion, there's no danger here.

20 But she offered to -- I offered to give her a  
21 quote. She gave me a quote of what she wanted to  
22 say. I put it in the video. I shared it with her.  
23 She thanked me in Messenger, and then later she  
24 asked me to take everything down, or she'd contact  
25 the police.

1           And I said, "I'm sorry, I'm not prepared to do  
2 that at this time. I wish you the best." And then,  
3 you know, within a day or two she had the HPO.

4           THE COURT: Okay.

5           MS. DEMPSEY: Can I --

6           MR. NEAL: But I'm --

7           MS. DEMPSEY: -- add onto that, if you don't --

8           THE COURT: Hang on. Hang on.

9           Yes?

10          MR. NEAL: I'm very -- I've been doing this for  
11 a long time. I have 20 years of investigative  
12 experience. I am very, very careful with what I  
13 post. There's nothing that I posted that was --

14          THE COURT: Well, except that your opinion isn't  
15 necessarily fact, right? Feelings aren't fact.

16          MR. NEAL: No. It's commentary.

17          THE COURT: Don't speak while I'm speaking.

18          MR. NEAL: Okay.

19          THE COURT: Feelings aren't fact, and you  
20 basically said, "I feel it was this way," so,  
21 therefore, you're representing an entire business  
22 and an individual in a way, because you perceive it  
23 that way. That doesn't make it fact.

24          MR. NEAL: Right. So, I agree. I gave my  
25 commentary based on the facts of going through her

1 Instagrams, going through everything. I said, "I  
2 believe these practices are predatory." I never  
3 called her a child predator or anything like that.

4 THE COURT: But now you're parsing words, and  
5 you're using semantics. Saying that these behaviors  
6 are predatory is calling her a predator.

7 MR. NEAL: I mean, I stand by what I said with  
8 --

9 THE COURT: I understand that.

10 MR. NEAL: -- what I see with these young girls.

11 THE COURT: I understand that you stand by what  
12 you said. The issue is going to be whether you're  
13 going to be able to say it in the future. So, hang  
14 on.

15 What did you want add, ma'am?

16 MS. DEMPSEY: I just want to add that I just  
17 want to be left alone. That's all I want. I've  
18 been a teacher for 17 years. I get a CORI every  
19 single year. I get a background check every single  
20 year for my business, as does my business partner.

21 I've won a lot of accolades in my professional  
22 career, and having that kind of information out  
23 there about me and my business, and my business  
24 partner is obviously emotionally taxing. It's also  
25 --

1 THE COURT: But information being out there  
2 about you and your business isn't a basis for a  
3 harassment order.

4 MS. DEMPSEY: I understand that, and --

5 THE COURT: It has to be personal to you.

6 MS. DEMPSEY: -- it is personal. There was a  
7 lot of information specifically about me, and I felt  
8 it was defamation of character, as well, and also an  
9 invasion of my privacy. But it's more --

10 THE COURT: It's not an invasion of your privacy  
11 when it's information that is out there for the  
12 public to perceive.

13 You do, in fact, run a business, so a lot of  
14 information is out there about you. When you hold  
15 yourself out to the public, and then the public uses  
16 that information, it is not an invasion of your  
17 privacy.

18 MS. DEMPSEY: I understand that. Thank you.

19 THE COURT: Just saying. I'm more concerned  
20 about how it has impacted you, damaged you, damaged  
21 your property, the property being your business, or  
22 threatening to you personally.

23 MS. DEMPSEY: I just feel threatened by the fact  
24 that I was attacked for no reason at all, and I --  
25 again, I don't understand what this person's agenda

1 is and why I was the subject of all this.

2 I have a little bit of doubt that there was  
3 contact, me with Mr. Neal about me personally.

4 So, I'm just wondering what the -- like the  
5 catalyst of this was, and I guess that that's  
6 concerning, because how am I to know that this is  
7 not going to continue in the future? And how am I  
8 to know that the gun post that was on Facebook, and  
9 the other things that are being posted, how am I to  
10 know that that's not going to be threatening to my  
11 safety?

12 THE COURT: And did you have interaction with  
13 him and offer a collaboration?

14 MS. DEMPSEY: I asked him to take the videos  
15 about me down, because the information was not  
16 accurate. And I asked him several times to do that  
17 before I contacted my attorney or the police.

18 THE COURT: Did you offer to collaborate?

19 MS. DEMPSEY: I did say that if he wanted me to  
20 quote anything, I was happy to do that, because I  
21 have nothing to hide, if he refused to take the  
22 videos down, because it was my -- it's my  
23 reputation.

24 I didn't offer to collaborate on anything.

25 THE COURT: And do you have that, sir?

1 MR. NEAL: I have that proof right on my phone,  
2 your Honor.

3 THE COURT: I want to see it.

4 MR. NEAL: Absolutely. Just allow me to get to  
5 the Messenger real quick.

6 MS. DEMPSEY: I was chatting back and forth with  
7 him, because I wanted him to take the videos down,  
8 and I was afraid of what was going to happen next,  
9 because every day there was a different post.

10 THE COURT: Where does it say that she's  
11 offering to collaborate with you?

12 MR. NEAL: About halfway down or so. She  
13 mentions apple cider. She mentions the Karen Read  
14 trial. You know, she wants to talk about that with  
15 True crime.

16 THE COURT: Find me that, sir. I don't want to  
17 scroll through your entire conversation.

18 MR. NEAL: Sure.

19 MS. DEMPSEY: Your Honor, can I just add  
20 (indiscernible -- Simultaneous speech at 9:45:50) --

21 THE COURT: No, you can't.

22 MS. DEMPSEY: Okay.

23 THE COURT: No, not right now.

24 MS. DEMPSEY: Thank you.

25 MR. NEAL: Your Honor, it was basically the --

1 THE COURT: No. Is it in there or isn't it?

2 MR. NEAL: It is.

3 THE COURT: All right. So, just show me where.

4 MR. NEAL: Okay.

5 THE COURT: That's it. I just want to see it.

6 I don't want your commentary on it. I just want to  
7 see it.

8 MR. NEAL: Yeah.

9 THE COURT: So, nothing in there offers to  
10 collaborate with you.

11 MR. NEAL: That's how I -- in my experience,  
12 that's --

13 THE COURT: That's how you interpreted it.

14 MR. NEAL: That's how (indiscernible --  
15 Simultaneous speech at 9:47:27).

16 THE COURT: But that's not what it says.

17 MR. NEAL: Okay.

18 THE COURT: I'm sorry?

19 MR. NEAL: She didn't say the word collab, but  
20 --

21 THE COURT: No, she doesn't.

22 MR. NEAL: It's my interpretation based on my  
23 experience of that's how collab starts. But --

24 THE COURT: But that's not what you told me.

25 You told me that she sent you something that offered

1 to collaborate with you, and I don't see that in  
2 there, sir. All I have to go on, when I'm doing  
3 this type of hearing, is an assessment of  
4 credibility.

5 MR. NEAL: Okay. All right.

6 THE COURT: So, that causes me to question your  
7 credibility.

8 MR. NEAL: Would you care to see the other parts  
9 of the message?

10 THE COURT: No. You represented that you had a  
11 message. I gave you the opportunity to show it to  
12 me. It does not exist.

13 She said she didn't say that. She didn't say  
14 it.

15 MR. NEAL: Okay.

16 THE COURT: That puts me in this position. At  
17 this point, I find her to be more credible than you  
18 are being with me.

19 MR. NEAL: Okay, your Honor.

20 THE COURT: What did you want to tell me?

21 MS. DEMPSEY: I'm good. Thank you.

22 THE COURT: All right. I'm going to issue the  
23 order, ma'am. I can give it for up to a year. Is  
24 that what you want?

25 MS. DEMPSEY: Yes. Thank you.

1 MR. NEAL: Do I have the option to say anything  
2 else? Ma'am, may I speak, your Honor?

3 THE COURT: I am going to issue the order, sir.  
4 What did you want to add?

5 MR. NEAL: I just want to add that everything  
6 I've done on my channel is commentary. I have not  
7 said anything about putting her in harassment, in  
8 danger, anything. This has just been commentary on  
9 a story.

10 THE COURT: But posting information with a  
11 callous disregard for its truth that damages her  
12 business, that's harassment.

13 MR. NEAL: I didn't do that, your Honor.

14 THE COURT: But you did.

15 MR. NEAL: Everything I posted in my video was  
16 honest.

17 THE COURT: It's your interpretation, sir, and  
18 it's caused her damage to her business.

19 MR. NEAL: It's not my interpretation, your  
20 Honor, when it comes to me scrolling through her  
21 profile. Everything I said was honest about the  
22 girls and calling the girls hos and hoochies and --

23 THE COURT: That's not in the content. I've  
24 seen the content. She's provided it. It's not in  
25 there.

1 MR. NEAL: It is in my content, your Honor.

2 THE COURT: It's in your content. You put it in  
3 your commentary, sir, in a way that it is not posed  
4 originally.

5 MR. NEAL: It -- your Honor, it was posted  
6 originally.

7 THE COURT: Sir, the hearing is over. I've  
8 given you the opportunity to speak. I've listened  
9 to you say everything you wanted about your channel  
10 and about how you put things on there honestly.

11 You testified here today that there was a  
12 comment made. That comment wasn't made. It is not  
13 supported by the documentation that you showed me.

14 MR. NEAL: What's with the faces?

15 MS. DEMPSEY: I'm looking you in the eye is what  
16 I'm doing.

17 THE COURT: Don't speak to each other.

18 Is there anything about the order you need  
19 changed or modified?

20 MS. DEMPSEY: No, your Honor.

21 THE COURT: All right. I've issued this order.  
22 It's going to be good for one year. It will expire  
23 on December 7th of 2026.

24 If you want the order to continue, you need to  
25 be in this court on that date, otherwise it will

1 expire on its own at 4:00 that day.

2 The order is civil, but a violation of it is  
3 criminal. If you feel the order has been violated,  
4 you should contact the police; not the court.

5 MS. DEMPSEY: Thank you.

6 THE COURT: Thank you. You can get a copy of  
7 this down in the office.

8 Sir, have a seat. You'll be served here in the  
9 courtroom.

10 (Hearing suspended at 9:51 a.m.)

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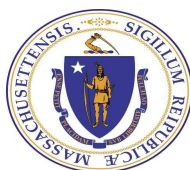
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**CASE NAME:** Dempsey V Neal

**DOCKET NUMBER:** 2528RO000628

**DOCKET NUMBER:** 2538RO000628

**RECORDING DATE:** December 5, 2025

**TRANSCRIPT VOLUME:** 1 OF 1

**TYPE OF AUDIO:**

*(highlight one)*

CD    TAPE    **DIGITAL**

**QUALITY OF AUDIO:**

*(highlight one)*

**EXCELLENT**    **GOOD**    FAIR    POOR

**TIME STAMPS:**

*(highlight all that apply)*

**background noise**

**low audio**

**low audio at sidebar**

**simultaneous speech**

**9:45:50, 9:47:27**

**speaking away from microphone**

**other**

\_\_\_\_\_

\_\_\_\_\_

**COMMENTS:** \_\_\_\_\_

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*Brenda Longstreth-Cabral*

---

BRENDA LONGSTRETH-CABRAL, ACT

December 22, 2025

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