

STATE OF NORTH CAROLINA

Meck

County

FILED # 63

File No. 11 cvd 19602

In The General Court Of Justice  
District Court Division

OCT 24 2011

CLERK OF SUPERIOR COURT  
WICKLENBURG COUNTY

TEMPORARY  
NO-CONTACT ORDER  
FOR STALKING OR  
NONCONSENSUAL SEXUAL CONDUCT

Ex Parte

G.S. 50C-6

FINDINGS

The Court hereby finds that:

- 1. The Court has jurisdiction over the subject matter.
- 2. This order is entered ex parte. Immediate and irreparable injury, loss, or damage will result to the plaintiff before notice can be served and defendant heard in opposition because *(define injury and state why it is irreparable)*

*Def continues to contact pl. and pl. is increasingly in fear that def's threats will lead to his actions, due to def's erratic behavior*

and it appears by certificate of the plaintiff  the efforts that have been made to give notice and reasons supporting the plaintiff's claim that notice should not be required.  that there is good cause to hear the matter ex parte because the harm that is intended to be prevented would likely occur if defendant were given prior notice of the plaintiff's efforts to obtain judicial relief.

- 3. This order is entered after notice has been provided to the defendant. Present at the hearing were:

the plaintiff, represented by *pro se*  
 the defendant, represented by *not present*

- 4. The plaintiff has suffered unlawful conduct by the defendant in that:

*On 2 occasions on 10/15/11, def indicated to pl. that he would kill pl and that he had great opposition to pl's appearance. 2 incidents were approx 3 hours apart. Def has subsequently demonstrated such erratic behavior to pl. and pl's friends, associates and organization that plaintiff is in fear that def*

- 5. Other: *will carry out his threats to pl's personal safety and his close personal associates*

CONCLUSIONS

- 1. The defendant committed acts of unlawful conduct against the plaintiff.
- 2. The plaintiff has failed to prove grounds for issuance of a temporary no-contact order.



#1

\*\*\*\*

18 minutes ago Jennifer Taylor  
Mark Peeler  
October 4  
Mark Peeler

hey. I was at the meeting Saturday and I have come to realize a few things and that is why I will not be supporting some people. but just so I am clear, is this a death threat.....  
Tasha Jade Flemington Don't worry Thomas lot's of people that way about this page or they would have a lot more likes  
8 hours ago · Like · 1 person

Thomas C. Shope Thanks Tasha but I can kind of use the target practice I just hope they wear those goofy mask !  
8 hours ago · Like

Cookie Betch Please note that no one has deleted your comments or your posts... just sayin'  
7 hours ago · Like · 1 person

Jennifer Taylor Thomas, no one is hiding... count me out of your "leadership committee." This is a leader-less movement, and I cannot be affiliated with people that believe in censorship. It is contradictory to the whole objective of Occupation. We are Legion. #solidarity.  
7 hours ago · Unlike · 3 people

\*\*\*\*\* "I can kind of use the target practice I just hope they wear those goofy mask !"

- Oct. 4th

threats made via facebook  
\* see attached documentation #1

- Oct. 15th

< threats made threats over phone to Knox Garmann  
stating he would introduce anyone to his loaded shotgun.  
- Stated he was not scared to use his shotgun to anyone in  
our organization wearing a Guy Fawkes mask

- Shope stated to Aaron Calnek in person that he should  
take his mask off and then ~~re~~ re-stated the above

- Shope stated that if anyone showed up @ his house on  
halloween wearing said mask he would use them for target practice

10/19 - Shope sends out over a dozen threats via facebook  
threatening police & federal threats. Threatens to make others  
families suffer. \* Can show msg via facebook

10/19 - Shope exited from organization

10/20 - letter sent out to Shope from Attorney representing  
our organization asking to cease & desist. Also to  
return any monies collected by donation & being held  
by Shope \* see Attached #2

10/21 - Article in observer about Shope. Said he would  
not stop & fight to regain control

10/21 - Comment made in above article stating that Shope  
is a professional nuisance and that he carries a gun  
\* see attached #3

#2

KENNETH T. DAVIES  
LAWYER

200 THE WILKIE HOUSE  
2112 EAST SEVENTH STREET  
CHARLOTTE, NORTH CAROLINA 28204

(704) 376-2059  
FAX: (704) 499-9872  
E-MAIL: KENDAVIES@KDAVIES.COM

October 20, 2011

Thomas C. Shope  
1825 East 7<sup>th</sup> Street  
Charlotte, NC 28204

VIA HAND-DELIVERY

**Re: Occupy Charlotte**

Dear Mr. Shope,

We understand that an Occupy Charlotte General Assembly vote was taken last night, and you were "expelled" from Occupy Charlotte. This means that you are no longer a part of Occupy Charlotte and not welcome to participate in General Assembly meetings. You are no longer authorized to speak to the public or media on behalf of Occupy Charlotte, nor are you authorized to collect donations of any sort. Any donations you have collected must be turned over to the finance committee of Occupy Charlotte. You may accomplish this by bringing any contributions to our office to be placed in trust and delivered to Occupy Charlotte.

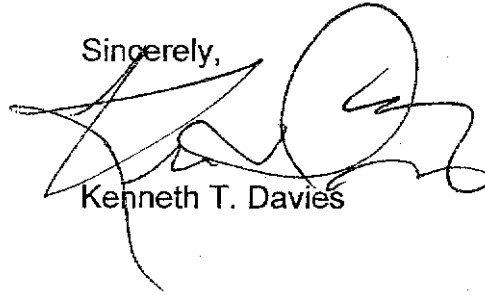
Your expulsion was a result of an alleged history of untrustworthy and abusive conduct on your part towards Occupy Charlotte and its constituent members. Specifically, we are in receipt of threatening emails, and it has been represented that you have opened a secret bank account and deposited Occupy Charlotte contributions in the account, and failed and refused to account for these funds. Furthermore, we understand that you have seized the Occupy Charlotte website as your private property, and censored and deleted persons whose viewpoints you disagreed with. You have reportedly also violated the consensus of the General Assembly repeatedly and without regard to the wellbeing of the movement.

For all of these reasons, it is expected and directed that you will **CEASE AND DESIST** from any involvement whatsoever with Occupy Charlotte, and refrain from any interference with its activities, including internet activities. If you violate this **CEASE AND DESIST NOTICE**, further legal action will be commenced against you to protect the integrity of the Occupy Charlotte movement. Please govern yourself accordingly. You may assist Occupy Charlotte by relinquishing administrative rights to the current Occupy Charlotte Facebook page and website. Alternative Facebook pages and websites are being created to take their place in any event.

You must also remit immediately any funds you have collected on behalf of Occupy Charlotte, and account for any funds you have spent. It is a criminal offense to solicit and collect such funds and to disperse them for personal needs. We trust that you have not done so.

It is regrettable that this correspondence must be sent to you, but given your past behavior and irrational threats it is the consensus of the General Assembly that you are expelled, and shall remain expelled from Occupy Charlotte.

Sincerely,

A handwritten signature in black ink, appearing to be 'Kenneth T. Davies', written over the printed name. The signature is stylized with a large loop and a long horizontal stroke.

Kenneth T. Davies

KTD/bnm  
cc: Clients

#3



JerryFeinsold58

If the "Osberver" wasn't so lazy, they'd do research on this Tom Shope hump, and find out that the guy us a "professional nuisance". Everywhere he goes, neighborhood meetings, Chamber Of Commerce meetings, the grocery store, he comes out threatening to sue someone. He CARRIES A PISTOL IN PLAIN VIEW! Never mind, NRA fanatics, yes it's legal but how do you REALLY feel when you see someone actually doing it? This guy is a FIRST RATE certifiable NUT JOB who has no business leading a dog walk, yet a social movement!

Today 10:13 AM 5 Likes Report Abuse

Like Reply