979 N.E.2d 238 Page 1

83 Mass.App.Ct. 1102, 979 N.E.2d 238, 2012 WL 6195589 (Mass.App.Ct.) (Table, Text in WESTLAW), Unpublished Disposition

(Cite as: 83 Mass.App.Ct. 1102, 2012 WL 6195589 (Mass.App.Ct.))

NOTICE: THIS IS AN UNPUBLISHED OPINION.

Appeals Court of Massachusetts.

Maceij **WOLSKI**v.

Joanna **WOLSKI**.

No. 12–P–225. December 13, 2012.

By the Court (CYPHER, KAFKER & GREEN, JJ.).

## MEMORANDUM AND ORDER PURSUANT TO RULE 1:28

\*1 The wife, Joanna Wolski, appeals from the entry, sua sponte, of a reciprocal G.L.c. 209A abuse prevention order. She argues that the judge erred by issuing such an order where there had been no application, or even a request for such an order by the husband, Maceij Wolski. We agree. In fact, the clerk's office had to create a new docket number to accommodate the judge's order.

The abuse prevention order issued against the wife is vacated. Issues relating to the expungement of the order are to be addressed in the first instance in the Probate and Family Court.

So ordered.

Mass.App.Ct.,2012. Wolski v. Wolski 83 Mass.App.Ct. 1102, 979 N.E.2d 238, 2012 WL 6195589 (Mass.App.Ct.)

END OF DOCUMENT