WORKPLACE VIOLENCE BOOKLET



SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE

ALAN SLATER, EXECUTIVE OFFICER AND CLERK OF THE SUPERIOR COURT

1204 (Rev. January 1, 2007)

		CM-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar ni	umber, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO.:	
ATTORNEY FOR (Name):	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
		CACE MUMPED.
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:
Unlimited Limited	Counter Joinder	
(Amount (Amount demanded is	Filed with first appearance by defend	dont JUDGE:
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402)	
	w must be completed (see instructions	
1. Check one box below for the case type that	· · · · · · · · · · · · · · · · · · ·	7.3.7
Auto Tort	Contract	Provisionally Complex Civil Litigation
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400–3.403)
Uninsured motorist (46)	Collections (09)	Antitrust/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Insurance coverage (18)	Construction defect (10)
Damage/Wrongful Death) Tort	Other contract (37)	Mass tort (40)
Asbestos (04)	Real Property	Securities litigation (28)
Product liability (24)	Eminent domain/Inverse	Environmental/Toxic tort (30)
Medical malpractice (45)	condemnation (14)	Insurance coverage claims arising from the
Other PI/PD/WD (23)	Wrongful eviction (33)	above listed provisionally complex case types (41)
Non-PI/PD/WD (Other) Tort	Other real property (26)	Enforcement of Judgment
Business tort/unfair business practice (07)	Unlawful Detainer	Enforcement of judgment (20)
Civil rights (08)	Commercial (31)	Miscellaneous Civil Complaint
Defamation (13)	Residential (32)	RICO (27)
Fraud (16)	Drugs (38)	Other complaint (not specified above) (42)
Intellectual property (19)	Judicial Review	Miscellaneous Civil Petition
Professional negligence (25)	Asset forfeiture (05)	
Other non-PI/PD/WD tort (35)	Petition re: arbitration award (11)	Partnership and corporate governance (21)
Employment	Writ of mandate (02)	Other petition (not specified above) (43)
Wrongful termination (36)	Other judicial review (39)	
Other employment (15)		
2. This case is is not comp	olex under rule 3.400 of the California R	Rules of Court. If the case is complex, mark the
factors requiring exceptional judicial manag		
a. Large number of separately repres		er of witnesses
b. Extensive motion practice raising of		with related actions pending in one or more courts
issues that will be time-consuming		ties, states, or countries, or in a federal court
c. Substantial amount of documentar	•	ostjudgment judicial supervision
3. Type of remedies sought (check all that app		
	ry; declaratory or injunctive relief c.	punitive
4. Number of causes of action (specify):		
	s action suit.	
6. If there are any known related cases, file ar	nd serve a notice of related case. (You	may use form CM-015.)
Date:	\	
	<u>P</u>	
(TYPE OR PRINT NAME)	·	SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)
 Plaintiff must file this cover sheet with the fi 	NOTICE rst paper filed in the action or proceedir	ng (except small claims cases or cases filed
		les of Court, rule 3.220.) Failure to file may result
in sanctions. • File this cover sheet in addition to any cover	r shoot required by local court sula	

- File this cover sheet in addition to any cover sheet required by local court rule.
 If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- Unless this is a complex case, this cover sheet will be used for statistical purposes only.

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers

If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 5 on the sheet. In item 1, you must check **one** box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. You do not need to submit a cover sheet with amended papers. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Complex Cases

In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

Auto Tort

Auto (22)-Personal Iniu Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort

Asbestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death Product Liability (not asbestos or toxic/environmental) (24) Medical Malpractice (45) Medical Malpractice Physicians & Surgeons Other Professional Health Care Malpractice Other PI/PD/WD (23) Premises Liability (e.g., slip and fall) Intentional Bodily Injury/PD/WD (e.g., assault, vandalism) Intentional Infliction of **Emotional Distress** Negligent Infliction of **Emotional Distress** Other PI/PD/WD

Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business Practice (07) Civil Rights (e.g., discrimination, false arrest) (not civil harassment) (08) Defamation (e.g., slander, libel) (13)Fraud (16) Intellectual Property (19) Professional Negligence (25) Legal Malpractice Other Professional Malpractice (not medical or legal)
Other Non-PI/PD/WD Tort (35)

Employment

Wrongful Termination (36) Other Employment (15)

CASE TYPES AND EXAMPLES

Contract

Breach of Contract/Warranty (06) Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction) Contract/Warranty Breach_Seller Plaintiff (not fraud or negligence) Negligent Breach of Contract/ Warrantv Other Breach of Contract/Warranty Collections (e.g., money owed, open book accounts) (09) Collection Case-Seller Plaintiff Other Promissory Note/Collections Case

Insurance Coverage (not provisionally complex) (18) Auto Subrogátion Other Coverage

Other Contract (37) Contractual Fraud Other Contract Dispute

Real Property Eminent Domain/Inverse

Condemnation (14) Wrongful Eviction (33) Other Real Property (e.g., quiet title) (26) Writ of Possession of Real Property Mortgage Foreclosure Quiet Title Other Real Property (not eminent domain, landlord/tenant, or foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32) Drugs (38) (if the case involves illegal drugs, check this item; otherwise, report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05) Petition Re: Arbitration Award (11) Writ of Mandate (02) Writ-Administrative Mandamus Writ-Mandamus on Limited Court Case Matter Writ-Other Limited Court Case Review Other Judicial Review (39) Review of Health Officer Order Notice of Appeal-Labor

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)

Antitrust/Trade Regulation (03) Construction Defect (10) Claims Involving Mass Tort (40) Securities Litigation (28) Environmental/Toxic Tort (30) Insurance Coverage Claims (arising from provisionally complex case type listed above)

Enforcement of Judgment

Enforcement of Judgment (20) Abstract of Judgment (Out of County) Confession of Judgment (nondomestic relations) Sister State Judgment Administrative Agency Award (not unpaid taxes) Petition/Certification of Entry of Judgment on Unpaid Taxes Other Enforcement of Judgment Case

Miscellaneous Civil Complaint

RICO (27) Other Complaint (not specified above) (42) Declaratory Relief Only Injunctive Relief Only (nonharassment) Mechanics Lien Other Commercial Complaint Case (non-tort/non-complex) Other Civil Complaint (non-tort/non-complex)

Miscellaneous Civil Petition

Partnership and Corporate Governance (21) Other Petition (not specified above) (43) Civil Harassment Workplace Violence Elder/Dependent Adult Abuse **Election Contest** Petition for Name Change Petition for Relief from Late Claim Other Civil Petition

INSTRUCTIONS FOR PETITIONS TO PROHIBIT WORKPLACE VIOLENCE

Under California law (Code of Civil Procedure section 527.8), courts can make orders to protect an employee from suffering unlawful violence or credible threats of violence. These orders can be requested by the employer of a person who is suffering unlawful violence or credible threats of violence, and will be enforced by law enforcement agencies.

The employer asking for these orders is called the "plaintiff." The plaintiff needs to file a petition in superior court, on behalf of his or her employee, against the other person ("defendant") to get these orders. There will be a court hearing within 15 days of the filing. The plaintiff can sometimes get a temporary court order against the defendant even before the hearing.

This instruction booklet tells what court orders an employer can get and how to get them. It also includes directions for a defendant who wants to oppose the employer's petition.

These instructions cannot cover all of the problems and questions that may arise in a particular case. If you do not know what to do to protect your rights, you should see an attorney.

Please note: These forms can be used only by an **employer** of a person who is suffering unlawful violence or a credible threat of violence. If anyone other than the employer wishes to apply to the court for an order prohibiting harassment, see the Judicial Council's *Instructions for Lawsuits to Prohibit Civil Harassment* (form CH-150).

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least 5 days before the hearing. Contact the clerk's office for <i>Request for Accommodations by Persons With Disabilities and Order</i> (form MC-410). (Civil Code, § 54.8.)	
--	--

GENERAL INFORMATION

Who can get a court order under this law?

This statute allows **employers** to obtain court orders prohibiting unlawful violence or credible threats of violence against their employees. The statute differs from other California laws that allow victims of unlawful violence or credible threats of violence to ask the court for these orders **themselves**. To get an order under this law, the plaintiff **must** be an employer. An employer is defined as the following:

- Every person engaged in any business or enterprise in this state that has one or more persons in service under any appointment, contract of hire, or apprenticeship, express or implied, oral or written, irrespective of whether such person is the owner of the business or is operating on a concessionaire or other basis. (Lab. Code, § 350(a).)
- A federal, state, or local public agency; a city, county, district, or public corporation. (Code Civ. Proc., § 527.8(d).)

Before completing the forms needed to obtain court orders under this statute, make certain you meet the definition of "employer" as stated.

Whom can an employer protect under this law?

Under this statute, employers can obtain court orders which last up to 3 years on behalf of their employees only and up to 15 days on behalf of employees and certain family or household members. California law defines employees as:

- Every person, including aliens and minors, rendering actual service in any business for an employer, whether gratuitously or for wages or pay, and whether such wages or pay are measured by the standard of time, piece, task, commission, or other method of calculation and whether such service is rendered on a commission, concessionaire, or other basis. (Lab. Code, § 350(b).)
- Members of boards of directors and public officers.
- Volunteers or independent contractors who perform services for the employer at the employer's work site.

An employer may seek protection under this law if:

- 1. An employee has suffered unlawful violence or a credible threat of violence from any individual;
- The unlawful violence or credible threat of violence can reasonably be construed to have been carried out in the workplace;
- The defendant's conduct is not allowable as part of a legitimate labor dispute as permitted by Code of Civil Procedure section 527.3; and
- The defendant is not engaged in constitutionally protected activity.

What do you need to get the court orders or to object to them?

- Workplace violence forms, available from the court clerk's office or legal publishers. The clerk of the court can tell you where to get the forms. You can also obtain them on the California Courts Web site (www.courtinfo.ca.gov/forms). Fillable forms are available on the Web site.
- 2. Someone other than yourself, 18 years of age or older, to deliver **(serve)** certain papers to the other party.

What forms must be used for petitioning under the workplace violence law and for opposing those petitions?

- Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee [Petition] (form WV-100). This four-page form tells the judge the facts of the plaintiff's case and what orders the plaintiff wants the court to make. This form is mandatory, i.e., it must be used to petition for injunctive relief.
- Order to Show Cause [OSC] and Temporary
 Restraining Order [TRO] (form WV-120). The OSC,
 when signed by the judge, tells the defendant to come
 to court for the hearing. It may include one or more
 TROs that take effect immediately and stay in effect
 until the hearing.
- 3. Response to Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee [Response] (form WV-110). The defendant files this form to state objections to the orders the plaintiff has asked the court to make and to give his or her side. This form is mandatory, i.e., it must be used by defendants to respond to a petition.
- 4. Order After Hearing on Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee [Order] (form WV-140). This is the form signed by the court following the hearing. The order will stay in effect for up to three years depending on what the judge rules.
- Proof of Personal Service (form WV-130) and Proof of Service By Mail of Completed Response (form WV-131). These forms are used to show that the other party has been served with the legal documents as required by law.

Should you see a lawyer?

You have the right to file a petition or defend against one and to go to court with or without an attorney, unless you are a corporation in which case you must be represented by a lawyer. Because your situation may involve technical problems that cannot be explained in a printed form, you may want to consult with an attorney. Whether or not you have an attorney, the other party may have one.

INSTRUCTIONS FOR THE PLAINTIFF

What steps need to be taken to get the court orders?

- You will need at least five copies of each workplace violence form: one for a worksheet, the original to file with the court, a copy to be personally delivered (served) to the defendant, and two copies for yourself. In addition, you will need extra copies of the OSC (form WV-120), the Order (form WV-120), and the Proof of Service (forms WV-130 and WV-131). Get at least three extra copies for yourself.
- Fill in the **Petition** (form WV-100), and fill in the **OSC** (form WV-120) except for the dates for the court hearing and service and the judge's signature.
 - a. If you are not represented by an attorney, fill in your name, mailing address, and phone number at the top of each form. You may, but are not required to, provide a fax number and an e-mail address where you may be contacted.
 - b. Fill in the name of the county where the case will be filed and the address of the superior court.
 - c. Type your full name, the defendant's full name, and the employee's full name. If you are seeking an order protecting more than one employee, you should fill out a separate set of forms for each employee to be protected. If you need more space, attach additional pages and refer to the additional pages in item 19 of the **Petition** form.
 - d. Check ("X") all boxes that apply to your case.
 Read each item carefully and fill in the necessary information. Be specific.
 - e. Remember to date and sign the Petition.
- 3. If you are applying for a TRO, you must give the details of the recent acts of violence or credible threats of violence and the problems they have caused your employee. Place an "X" in the caption of the **Petition** next to "Application for Temporary Restraining Order."

To obtain a **TRO**, you must notify the defendant of the application for the order unless both of the following requirements are satisfied:

 a. It appears from facts shown by affidavit, declaration, or verified complaint that great or irreparable injury will result before the matter can be heard on notice.

- b. You or your attorney certifies one of the following to the court under oath:
 - (1) That within a reasonable time prior to the petition you informed the defendant or the defendant's attorney at what time and where the petition would be made.
 - (2) That you in good faith attempted but were unable to inform the defendant and the defendant's attorney, specifying the efforts made to contact them.
 - (3) That for reasons specified you should not be required to so inform the defendant or the defendant's attorney.
- 4. If you are seeking court orders on the basis of information given to you by other persons (e.g., the affected employee or other employees), and not on the basis of what you have personally observed, you must attach to the Petition declarations or affidavits by the persons who have personal knowledge of the facts that support the granting of the order. You may use form MC-031 for the declarations.
- 5. Take all your completed forms and all copies to the clerk's office in the superior court. The clerk will tell you where to take your papers.
- 6. If the judge signs the OSC (form WV-120), take the original and all copies back to the court clerk. The clerk will stamp all the papers with a case number. The copies will be stamped with an "Endorsed-Filed" stamp (showing the date of filing), the judge's signature, and the date of signing. The clerk will file the originals and give you the copies. Ask for at least three endorsed-filed copies. Keep at least one for yourself and give the others to the employee and other persons, if any, who are to be protected. The copies may be needed if you have to call the police.
- 7. Have the defendant personally served with copies of the Petition (form WV-100) and the OSC (form WV-120), a blank Response (form WV-110), and a blank Proof of Service By Mail of Completed Response (form WV-131). You cannot serve the defendant yourself. Service may be made by a licensed process server, the sheriff's department, or any person 18 years of age or older, other than you.

Service is very important. It tells the defendant about the order and the hearing. Without it there will not be a court hearing and your temporary orders will no longer be good unless they are extended by the court. The defendant must be personally **served** immediately after the orders are signed by the judge, unless the court specifies a different time for service (see item 4a on the **OSC**).

WV-150-INFO [Rev. January 1, 2007] Page 3 of 12

- 8. If you have requested any temporary orders and the judge has granted them, get copies of the TRO stamped with an "Endorsed-Filed" stamp and immediately deliver an Endorsed-Filed copy of the TRO to each law enforcement agency (police, marshal, or sheriff's office) that you want to enforce the order.
- 9. After the defendant has been personally served, the person who served the defendant must complete and sign the original *Proof of Personal Service* (form WV-130). You should take the signed original and the copies back to the court clerk. The clerk will file the original and stamp "Endorsed-Filed" on the copies. Take one of the Endorsed-Filed copies to each of the law enforcement agencies where you filed your TRO. Keep three Endorsed-Filed copies for yourself.
- 10. Go to the court hearing with any evidence you might have. The **Order** (form WV-140) should be filled in and given to the judge for signing. If there are any witnesses to the defendant's conduct, they should also be there.
- 11. If the judge signs the **Order** (form WV-140), file the original with the clerk, get copies stamped with an "Endorsed-Filed" stamp, and immediately deliver copies to law enforcement agencies.

If the defendant was not present in court for the hearing, arrange to have the defendant personally **served** with a copy of the **Order**. File the completed *Proof of Personal Service* (form WV-130) with the court. **Keep at least three copies for yourself**. Give one copy to your employee, give one to any other protected person, and keep at least one for yourself.

INSTRUCTIONS FOR THE DEFENDANT

- If you are served with an Order to Show Cause (Workplace Violence) [OSC] (form WV-120) and a Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee [Petition] (form WV-100), you should promptly seek legal advice. If you have no attorney, the attorney's referral service of your local bar association may be of assistance.
- Read the papers served on you very carefully. The OSC tells you when to appear in court and may contain a temporary restraining order forbidding you from doing certain things. If you disobey the court's orders, criminal charges may be filed against you.
- If you wish to oppose the **Petition**, or make your own request for court orders, you must file a *Response to Petition of Employer for Injunction Prohibiting Violence* or *Threats of Violence Against Employee* [Response] (form WV-110). These forms are available at the court clerk's office or at the California Courts Web site: www.courtinfo.ca.gov/forms.

In addition to the **Response** (form WV-110), you may file and serve declarations signed by persons who have personal knowledge of the facts. A declaration (form MC-031) is available from the clerk's office or on the California Courts Web site. If you do not know how to prepare a declaration, you should see an attorney. After you have filed the **Response** with the clerk of the court, a copy must be delivered personally or by mail to the plaintiff or the plaintiff's attorney.

You cannot serve the plaintiff yourself. The person who does serve your papers should complete and sign a *Proof of Service By Mail of Completed Response* (form WV-131). You should take the completed form back to the court clerk or bring it with you to the hearing.

 If you wish to oppose the **Petition**, in addition to filing a **Response**, you should be present at the hearing. If you have any witnesses, they must also be present.

WV-150-INFO [Rev. January 1, 2007] Page 4 of 12

The next three pages show a **Petition** that has been completed, with examples of the kind of information a court is likely to want

If you are not represented by an attorney, fill in your name, mailing address, and phone number at the top of each form. The county where you are filing	stamp this everyone k The court clerk will give you this official pap	orm is filed, the clerk will box on the copies so nows it is a copy of an er. This is the place for sed-Filed" stamp.
your case. Call the clerk of the court if you do not know the		
address of the court.		WV-100 FOR COURT USE ONLY
Your full name.	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Sartah Joges 110 Main Sixeet Anytown, Calibarnia 91234 TELEPHONE NO: (123)-555-1234 FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	POR COURT USE UNLY
The full name of the person you	SUPERIOR COURT OF CALIFORNIA, COUNTY OF ANY COUNTY	
want the orders against.	STREET ADDRESS: 1 Court Street MAILING ADDRESS: P.O. Box 123	
want the ordere against.	CITY AND ZIP CODE: Anytown, California 91234 BRANCH NAME:	
The full consent the constant of	PLAINTIFF: Sarah Jones	
The full name of the employee to be protected.	DEFENDANT: John Roe EMPLOYEE: Michael Smith	
be protected.	- LWIFLOTEL. IMMINOS STIME	
Check this box if you are asking for orders to go into effect	PETITION OF EMPLOYER FOR INJUNCTION PROHIBITING VIOLENCE OR THREATS OF VIOLENCE AGAINST EMPLOYEE (Workplace Violence) AND APPLICATION FOR TEMPORARY RESTRAINING ORDER	CASE NUMBER:
immediately when the TRO is signed by the judge. You will	Bead the Instructions for Petitions to Prohibit Workplace Violence (form WV-150) before completing this be an employer with standing to bring this action under Code of Civil Procedure section 527.8.	form. NOTE: Plaintiff must
also need to check the box at	De all employer with standing to bring this action under code of civil Procedure section 327.8. Plaintiff (name): is a corporation.	x sole proprietorship
item 7 and give the necessary	other (specify): and is filing this suit on behalf of the	e employee identified in item 2.
information.	2. Employee (name):	
	Sex: X M F Date of birth: 12/22/65 (Use a separate petition for	each employee you are seeking to protect.)
Insert your name and check	3. Defendant (name):	
the box for the type of	Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Date of birth:
business in item 1.	a. Resides at (address, if known): 33 Third Street, #106 Anytown, California 94124	
	b. Works at (address, if known): Apex Jadustries, 9420 Commercial Street,	
Insert the employee's name in	Arytown, California 94125	
item 2.	c. Is Is Is not a Current employee of plaintiff (explain if defendant is still an employee):	
Provide a description of the	4. This suit is filed in this county because	
defendant to be restrained in item	a. defendant resides in this county. b. X defendant has caused physical or emotional injury to plaintiff's employee in this county.	
3.	c. other (specify):	eat of violence against
	5. Related Actions	····
If you are seeking to protect	a. Plaintiff has asked, or is asking, for restraining orders against the defendant in (specify):	County,
more than one employee, use a separate Petition for each	case no. (specify): b. Employee has asked, or is asking, for restraining orders against the defendant in (specify)	: County,
employee.	case no. (specify):	. County,
/	c. Uther related actions (describe):	
Put an "X" in the box that applies	(This is not a Court Order.) Form Adopted for Mandatory Use PETITION OF EMPLOYER FOR INJUNCTION PROHIBITING	
in item 4. You must check one	Judicial Council of California VIOLENCE OR THREATS OF VIOLENCE AGAINST EMPLOY WV-100 [Rev. January 1, 2007] (Workplace Violence)	EE and 527.9
box.		

WV-150-INFO [Rev. January 1, 2007] Page 5 of 12

Item 6b is the most important part of your petition. This information is all the judge will know about your case until the hearing. Give details of the most recent incidents.

If you have so many facts that they will not all fit, put an "X" in this box, write the facts on a separate piece of paper, and attach it to the end of your **Petition**. Use white paper the same size as this form.

If you are asking for the orders to go into effect immediately, as soon as the judge signs the **TRO**, you **must** check this box and state the reasons. State what harm would result to the employee if the orders were not made immediately.

Indicate the orders that you are requesting by checking the appropriate boxes in item 9.

Identify the members of the employee's family or household to be protected in item 9a.

Put an "X" in the boxes that apply to your case. Leave the boxes empty if they do not apply to your case.

Fill this in.	Leave this blank.
	CASE NUMBER:
PLAINTIFF (Name): Sarah Jones	O OZNOWIECK.
DEFENDANT (Name): John Roe	
	stalked or x made a credible threat of violence against of conduct that would place a reasonable person in fear for his or her
a. One or more of these acts can reasonably be construed workplace at (address): 110 Main Street Anytown, California 91234	to be carried out or to have been carried out at the employee's
ago John Doe, a customer, got into an argument with a refused and pushed Michael against the counter. Mich- Michael up for calling the police. the police took John F "get" Michael and his family (whose residence he know in, sat down at the counter, and demanded that Michae Roe picked up a ketchup bottle and threw it at Michael,	what to whom, and any injuries): Anytown, Michael Smith has worked for me as a waiter for a long time. About three weeks nother customer and started shouting. When Michael Smith asked John Doe to leave, he ale called the police. When they came, John Roe started shouting and threatened to beat toe away, but he came back a week later and Michael asked him to leave. He threatened to 5) and left. Last week, on March 11, at about 11:30 a.m., John Roe came I serve him. Michael said he would call the police of John Roe did not leave, and John hitting him on the arm. John Roe again threatened to "get" Michael and his family, and understand he was arrested and shortly will be released pending trial.
Continued on Attachment 6b.	
7. X Employee will suffer great and irreparable harm before	e this petition can be heard in court unless the court makes those orders Specify the harm and why it will occur before the hearing):
	s threats against Michael Smith and his family. Roe tends to be violent. He knows where
Continued on Attachment 7.	
Defendant's conduct has been directed against employee are	ad is knowing and willful, is not constitutionally protected, and
does not constitute lawful acts of self-defense or defense of	
1	S INDICATED BY THE CHECK MARKS IN THE BOXES BELOW.
·	e ordered now and effective until the hearing
following members of employee's family or house	or make threats of violence against the employee and the sehold who reside with the employee:
(1) (Name): Jane Smith	de efficiale
Sex: M / X F Da	te of birth: 3/27/66
(Name): Mary Smith	
Sex: M X F Da	ate of birth: 1/17/95
(3) (Name):	
Sex: M F Da	ate of birth: Continued on Attachment 9a.
b. Specifically, defendant	
(1) x shall not assault, batter, or stalk the er	nployee and other protected persons.
(2) x shall not follow or stalk the employee a	and other protected persons to or from the place of work.
	r protected persons during hours of employment. lence to the employee and other protected persons by any means
including, but not limited to, the use of shall not enter the workplace of the em	the public or private mails, interoffice mail, fax, or computer e-mail.
(6) other (specify):	project and other protected persons.
	ed from taking any action to obtain the address or location of the s or caretakers unless the court finds that good cause not to make that
	This is not a Court Order.) PLOYER FOR INJUNCTION PROHIBITING Page 2 of 4
	PLOYER FOR INJUNCTION PROHIBITING LEATS OF VIOLENCE AGAINST EMPLOYEE (Workplace Violence)

Whenever you check this box, you are asking for the order to go into effect immediately, as soon as the **TRO** is signed by the judge. You will also need to check the box at item 6 and give the necessary information.

WV-150-INFO [Rev. January 1, 2007] Page 6 of 12

Fill this in. Leave this blank. CASE NUMBER: PLAINTIFF (Name): Sarah Jones DEFENDANT (Name): John Roe 10. X STAY-AWAY ORDERS X To be ordered now and effective until the hearing a. Defendant shall stay at least (specify): 150 yards away from the following places and persons (the addresses of the
places are optional and may be kept confidential): (1) Employee x and other protected person identified in item 9a. (2) Employee's residence (address optional): (3) x Employee's place of work (address optional): 110 Main Street Anytown, California 91234 You do not need to give specific (4) X Employee's children's school or place of child care (address optional): addresses in item 10. However, (5) X Employee's vehicle (specify): 1995 White Toyota Sedan (Lic. No.: 9XYZ123) it may be easier for the police to (6) Other (specify): enforce your orders if they know the defendant knows the addresses to stay away from. b. Will granting of any of the stay-away orders in item 9a deprive defendant of access to his or her residence or place of Yes X No (If ves. explain): If you are requesting stay-away orders, you must check one of the 11. FIREARMS PROHIBITION AND RELINQUISHMENT ORDER boxes in item10b. Plaintiff requests an order under section 527.9 of the Code of Civil Procedure that the restrained person is prohibited from owning, possessing, purchasing, or receiving, or attempting to purchase or receive a firearm, and must relinquish any firearm that he or she owns or possesses. 12. OTHER ORDERS (specify other orders you request to help carry out the orders previously requested): DELIVERY TO LAW ENFORCEMENT This space is where you ask for Plaintiff requests that copies of orders be given to the following law enforcement agencies: other orders you need. If you Law enforcement agency Address 100 Tuft Street Anytown, California 91234 Anytown Police Department use this space, be sure to put in item 6b of your Petition facts Anytown Police Department Government Hall Big City, California 91235 and dates that give the court a 14. TIME FOR SERVICE reason to order what you ask for Plaintiff requests that time for service of the Order to Show Cause and Temporary Restraining Order (form WV-120) and accompanying papers be no less than check one): ______ 5 days _____ (specify number): _____ days before the date set for the hearing. (If you need an orde shortening the time to fewer than 5 days, explain the reasons.) here. (This is not a Court Order.) Page 3 of 4 PETITION OF EMPLOYER FOR INJUNCTION PROHIBITING VIOLENCE OR THREATS OF VIOLENCE AGAINST EMPLOYEE WV-100 [Rev. January 1, 2007] (Workplace Viole

The defendant must be served immediately after the orders are issued, unless the judge shortens the time to two days before the hearing. It is a good idea to ask for this if you think the defendant will be hard to find and serve.

List all the agencies you may want to enforce your Order.

The court will direct you or your attorney (if you have one) to deliver the Order personally to the agencies after it is signed.

WV-150-INFO [Rev. January 1, 2007] Page 7 of 12

CASE NUMBER: PLAINTIFF (Name) DEFENDANT (Name): 15. COSTS Defendant should be ordered to pay costs as follows (specify): 16. Plaintiff requests additional relief as may be proper. Plaintiff is not required to pay a fee for filing this petition because the petition alleges that the defendant has inflicted or threatened violence against an employee of the plaintiff, or stalked the employee, or acted or spoke in any other manner that has placed the employee in reasonable fear of violence, and plaintiff seeks protective or restraining orders or injunctions restraining or future violence or threats of violence in an action brought under Code of Civil Procedure section 527.8. 18. Plaintiff understands that if the court issues an Order to Show Cause (form WV-120), a hearing will be held on the date shown in item 2 of the Order to Show Cause. At that hearing, plaintiff will be prepared to present evidence supporting the petition. 19. Number of pages attached: _0_ (TYPE OR PRINT NAME OF ATTORNEY) (SIGNATURE OF ATTORNEY) I declare under penalty of perjury under the laws of the State of California that I am aware of the facts stated, a. X on the basis of my own personal knowledge. b. X on the basis that I have been informed and believe that the facts stated are true. (NOTE: If this petition is made solely on the basis of plaintiff's information and belief, plaintiff must attach declarations by one or more persons who have personal knowledge of the facts stated.) Date: March 18, 2005 Sarah Jones Sarah Jones (TYPE OR PRINT NAME) (SIGNATURE OF PLAINTIFF) Title of person signing: Proprietor, Sarah's Cafe (This is not a Court Order) WV-100 [Rev. January 1, 2007] PETITION OF EMPLOYER FOR INJUNCTION PROHIBITING VIOLENCE OR THREATS OF VIOLENCE AGAINST EMPLOYEE (Workplace Violence) **VERY IMPORTANT** 1. The date you sign. 2. Your signature.

DO NOT FORGET THESE OR ALL YOUR WORK WILL BE WASTED.

Check the box if your Petition contains the allegations stated in item 17.

WV-150-INFO [Rev. January 1, 2007] Page 8 of 12

THIS FORM IS CALLED THE *ORDER TO SHOW CAUSE AND TEMPORARY RESTRAINING ORDER* ("OSC/TRO" OR "TRO"). THIS IS THE ORDER YOU WANT THE JUDGE TO SIGN. AFTER THE JUDGE SIGNS THE ORDER, YOU CAN HAVE THE ORDER ENFORCED BY LAW ENFORCEMENT AGENCIES.

Note: Fill in the **OSC** in the same way as your **Petition** except as follows:

1. Leave items 2a–b and 4a–d on the **OSC** blank. The clerk of the court or the judge will insert the date. Your hearing will be within 15 days after the filing of the **Petition.**

2. Do not date or sign the OSC.

The county where you are filing your case. Call the clerk of the court if you do not know the court's address.

Leave this blank. The clerk or the judge will put the information in or tell you what information to insert here.

The orders that follow are good only until the hearing. At the hearing, the court can make the orders last for as long as three years.

The clerk will give you this number after the judge signs the **TRO**. Use it on all the forms you file later.

After this form is filed, the clerk will stamp this box on each copy so everyone knows it is a copy of an official paper. This is the place for the "Endorsed-Filed" stamp. /

ATT	ORNEY OR PARTY WITHOU	T ATTORNEY (Name	e, State Bar number, and address).	:	FOR COURT USE ONLY
			Sarah Jones No Main Street		
	TELEPHONE NO.: (12	23) 555-1234	Anytown, California 91234		
E-M	AIL ADDRESS (Optional): sjo	*			
1	ATTORNEY FOR (Name): in p	oro per	FAX NO. (Optional): (123) 555-1	1235	/
SU	PERIOR COURT OF	CALIFORNIA,	COUNTY OF		
	STREET ADDRESS: 1 0	Court Street			
	MAILING ADDRESS: P.O.	D. Box 123			/
	CITY AND ZIP CODE: Am	ytime, California 9123	34		
	BRANCH NAME:				
_	PLAINTIFF: Sa	arah Jones			
	DEFENDANT: Jo	hn Roe			
	EMPLOYEE: Mi				
		ondor omar			
	OPDED TO S	HOW CALISE (W	orkplace Violence)	CASE N	JMBER:
			AINING ORDER (CLETS)		
	AND A	FORAKI KESIK	AINING ORDER (CELTS)		
	O DEFENDANT (name): John	Roe			
2. Y			ate, time, and place shown in the b	oox below to give any legal re	eason why the order
2. Y	OU ARE ORDERED to appea ought and the other relief requ		hould not be granted.		eason why the order
2. Y					eason why the order
2. Y 0	ought and the other relief requi	ested in the petition sl	NOTICE OF HEARI	NG	
2. Y	ought and the other relief requi		hould not be granted.		
2. Y 6 so	ought and the other relief requi	ested in the petition sl	NOTICE OF HEARI	NG Roo	m:
2. Y so	Date: The address of the court wh ou have the right to attend the lay grant the requested orders xceed three years, after which age two of this form. A comple	Time: ere the hearing will be hearing to oppose the without any turther no they may be renewed.	NOTICE OF HEARI	Roo Boove is (spe ey. If you do not attend the hese orders enforceable for friton. You should read the in	m: cify): earing, the court a period not to structions on
a. b. 3. You men parate	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove.	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed te instruction booklet	NOTICE OF HEARI Dept.: a held	Roo Boove is (spe ey. If you do not attend the hese orders enforceable for friton. You should read the in	m: cify): earing, the court a period not to structions on
2. Your a. b. 3. Your expansion at 4. IT	Date: The address of the court who up have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove.	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed te instruction booklet at	Dept.: e held E petition, with or without an attorn of you. The court may make to the you. The court may make to the you. The court may make to the you. The self-tion for Injunction of the you.	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the	m: cify): earing, the court a period not to structions on e court shown
2. Your a. b. 3. Your expansion at 4. IT	Date: The address of the court wh ou have the right to attend the lay grant the requested orders xoced three years, after which age two of this form. A comple bove. IS FURTHER ORDERED the. In Plaintiff shall serve this Order of Violence Against Employe	Time: ere the hearing will be hearing to oppose the without any turther no they may be renewed te instruction booklet at the or to Show Cause, the	Dept.: a held	Roo bove is (spe ey. If you do not attend the hese orders enforceable for fiction. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specif	m: cify): learing, the court a period not to structions on e court shown
2. Yi so a. b. 3. Yi m expand at 4. II a	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED that. Plaintiff shall serve this Order of Violence Against Employer service):	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet at ere to Show Cause, the see (Workplace Violence)	Dept.: e held X is shown at e petition, with or without an attorn oftice to you. The court may make to the petition for Injunct (form WV-150) is available from the e attached Petition of Employer for pe) (form WV-100), and any other in later the state of the petition	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specifi an (date):	m: cify): learing, the court a period not to structions on e court shown
2. Yi so a. b. 3. Yi m expand at 4. II a	Date: The address of the court who was a country to the tay grant the requested orders xceed three years, after which age two of this form. A comple bove. It is FURTHER ORDERED that. Plaintiff shall serve this Order of Violence Against Employs service): Any opposition papers shall	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet at ere to Show Cause, the see (Workplace Violence)	Dept.: a held	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specifi an (date):	m: cify): learing, the court a period not to structions on e court shown
2. YY so a. b. 3. YY men pa at 4. IT a b	Date: The address of the court who was a control on the court who have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. It is FURTHER ORDERED the properties of Violence Against Employs service): Any opposition papers shall no later than (date):	Time: Here the hearing will be hearing to oppose the without any further not they may be renewed te instruction booklet at the to Show Cause, the per (Workplace Violence) be filed and served or	Dept.: a held x is shown all a petition, with or without an attorn bitce to you. The court may make to the petition of Employer for pe) (form WV-150) is available from the attached Petition of Employer for pe) (form WV-100), and any other: a plaintiff by (specify manner of see	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specifi an (date):	m: cify): learing, the court a period not to structions on e court shown
2. YY so a. b. 3. YY men pa at 4. IT a b	Date: The address of the court who was a country to the tay grant the requested orders xceed three years, after which age two of this form. A comple bove. It is FURTHER ORDERED that. Plaintiff shall serve this Order of Violence Against Employs service): Any opposition papers shall	Time: Here the hearing will be hearing to oppose the without any further not they may be renewed te instruction booklet at the to Show Cause, the per (Workplace Violence) be filed and served or	Dept.: a held x is shown all a petition, with or without an attorn bitce to you. The court may make to the petition of Employer for pe) (form WV-150) is available from the attached Petition of Employer for pe) (form WV-100), and any other: a plaintiff by (specify manner of see	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specifi an (date):	m: cify): learing, the court a period not to structions on e court shown
a. b. 3. Your parattal a b. c.	Date: The address of the court who ou have the right to attend the lay grant the requested orders xceed three years, after which age two of this form. A comple bove. IS FURTHER ORDERED the District of Violence Against Employs service): Any opposition papers shall no later than (date):	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held x is shown all a petition, with or without an attorn bitce to you. The court may make to the petition of Employer for pe) (form WV-150) is available from the attached Petition of Employer for pe) (form WV-100), and any other: a plaintiff by (specify manner of see	Roo bove is (spe ey. If you do not attend the hese orders enforceable for rition. You should read the inse clerk's office located at the injunction Prohibiting Violen supporting papers by (specifian (date): rvice):	m: cify): learing, the court a period not to structions on e court shown
a. b. 3. Your parattal a b. c.	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED the I. Plaintiff shall serve this Order of Violence Against Employers ervice): Any opposition papers shall no later than (date): Any reply papers shall be file no later than (date): I. Proof of service of plaintiff's	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held	Roo bove is (spe ey. If you do not attend the hese orders enforceable for rition. You should read the inse clerk's office located at the injunction Prohibiting Violen supporting papers by (specifian (date): rvice):	m: cify): learing, the court a period not to structions on e court shown
2. YY sc	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED the I. Plaintiff shall serve this Order of Violence Against Employers ervice): Any opposition papers shall no later than (date): Any reply papers shall be file no later than (date): I. Proof of service of plaintiff's	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held	Roo bove is (spe ey. If you do not attend the hese orders enforceable for rition. You should read the inse clerk's office located at the injunction Prohibiting Violen supporting papers by (specifian (date): rvice):	m: cify): learing, the court a period not to structions on e court shown ce or Threats
a. b. 3. Your parattal a b. c.	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED the I. Plaintiff shall serve this Order of Violence Against Employers ervice): Any opposition papers shall no later than (date): Any reply papers shall be file no later than (date): I. Proof of service of plaintiff's	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specif an (date): rvice):	m: cify): learing, the court a period not to structions on e court shown ce or Threats
2. YY sc	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED the I. Plaintiff shall serve this Order of Violence Against Employers ervice): Any opposition papers shall no later than (date): Any reply papers shall be file no later than (date): I. Proof of service of plaintiff's	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for rition. You should read the ins e clerk's office located at the injunction Prohibiting Violen supporting papers by (specifi an (date): rvice): to Show Cause	m: city): bearing, the court a period not to structions on court shown ce or Threats y manner of
2. YY sc	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED the I. Plaintiff shall serve this Order of Violence Against Employers ervice): Any opposition papers shall no later than (date): Any reply papers shall be file no later than (date): I. Proof of service of plaintiff's	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for tition. You should read the in e clerk's office located at the injunction Prohibiting Violen supporting papers by (specif an (date): rvice):	m: city): bearing, the court a period not to structions on court shown ce or Threats y manner of
2. YY sc	Date: The address of the court who ou have the right to attend the lay grant the requested orders exceed three years, after which age two of this form. A comple bove. I IS FURTHER ORDERED the I. Plaintiff shall serve this Order of Violence Against Employers ervice): Any opposition papers shall no later than (date): Any reply papers shall be file no later than (date): I. Proof of service of plaintiff's	Time: ere the hearing will be hearing to oppose the without any further not they may be renewed the instruction booklet art to Show Cause, the ere (Workplace Violence) be filed and served or ed and served by (special or the served or the s	Dept.: a held	Roo bove is (spe ey. If you do not attend the h hese orders enforceable for rition. You should read the ins e clerk's office located at the injunction Prohibiting Violen supporting papers by (specifi an (date): rvice): to Show Cause	m: city): bearing, the court a period not to structions on court shown ce or Threats y manner of

WV-150-INFO [Rev. January 1, 2007] Page 9 of 12

Fill this in. Leave this blank. CASE NUMBER: PLAINTIFF (Name): Sarah Jones DEFENDANT (Name): John Roe TEMPORARY RESTRAINING ORDER Fill in the defendant's name and THE COURT FINDS 5 a. The defendant is (name): other information to help the law enforcement officer locate and Sex: X M F Ht.:__ Wt.:__ Hair color: ___ Eve color: Race: Date of birth: __ Age:__ identify him or her. b. The protected employee is (name): M M X F Date of birth: 1/17/95 c. Protected family or household members who reside with employee are: (1) (Name): M X F Date of birth: Sex: (2) (Name): ____M X F Date of birth: 3/27/66 Put an "X" in the boxes that apply to your case. Leave boxes (3) (Name): empty if they do not apply to your ____ M X F Date of birth: 1/17/95 Continued on Attachment 5c. case. UNTIL THE TIME OF HEARING, IT IS ORDERED 6. CONDUCT ORDERS **Defendant** is prohibited from further violence or threats of violence against the protected persons and SPECIFICALLY IT IS ORDERED THAT DEFENDANT a. X shall not assault, batter, or stalk the employee and other protected persons b. X shall not follow or stalk the employee and other protected persons to or from the place of work d. x shall not telephone or send correspondence to the employee and other protected persons by any means including, but You do not need to give not limited to, the use of the public or private mails, interoffice mail, fax, or computer e-mail e. X shall not take any action to obtain the address or location of the employee or the employee's family members or caretakers specific addresses in item 7. shall not enter the workplace of the employee and other protected persons. However, it may be easier for the police to enforce your orders if they know the defendant knows the 7. X STAY AWAY ORDER addresses to stay away from. **Defendant** shall stay at least (**specify**): 100 ___**yards** away from the following places and persons (the addresses of the places are optional and may be kept confidential): a. X Employee and other protected person named in item 5. b. X Residence of employee and other protected persons (address optional): c. X Place of work of employee and other protected persons (address optional): d. X School or place of child care of children of employee and other protected persons (address optional): e. X The employee's and other protected persons' vehicles f. Other (specify): (address optional). Contacts relating to pickup and delivery of children under a court order or a court-approved stipulation of the parties arrived at during mediation shall be permitted, unless a criminal domestic protective or restraining order prohibits such contacts. Page 2 of 4 WV-120 [Rev. January 1, 2007] ORDER TO SHOW CAUSE AND TEMPORARY RESTRAINING ORDER (CLETS) (Workplace Violence)

WV-150-INFO [Rev. January 1, 2007] Page 10 of 12

Fill this in. Leave this blank. CASE NUMBER PLAINTIFF (Name): Sarah Jones DEFENDANT (Name): John Roe MANDATORY FIREARMS RELINQUISHMENT The restrained person must surrender to local law enforcement or sell to a licensed oun dealer any firearms in, or subject to, his or her immediate possession or control within 24 hours of being served with this order Item 11 lists the papers that If the restrained person owns, possesses, or controls any firearms, he or she **must** file a receipt with the court showing compliance with this order within 48 hours of receiving this order. (Form WV-145 is available for this purpose.) must be personally served on 10. OTHER ORDERS (specify): the defendant. Continued on Attachment 10. 11. X SERVICE ON DEFENDANT The documents listed below must be personally served on the defendant: a. Order to Show Cause and Temporary Restraining Order (CLETS) (Workplace Violence) (form WV-120) Courts generally require that the b. Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee (Workplace Violence) (WV-100) defendant be served at least 5 c. Blank Response to Petition of Employer for injunction Prohibiting Violence or Threats of Violence Against Employee (Workplace Violence) (WV-110) days before the hearing. But the d. Blank Proof of Service By Mail of Completed Response (Workplace Violence) (form WV-131) e. Blank Proof of Sale or Turning In of Firearms (form WV-145) court may shorten the time. f. Other (specify): ORDER SHORTENING TIME Application for an order shortening time is granted and the documents listed in item 11 shall be personally served on the defendant by the date specified in item 4a. 13. DELIVERY TO LAW ENFORCEMENT List the addresses of all law By the close of business on the date of this order, a copy of this order and any proof of service shall be given to the law enforcement agencies listed below as follows: enforcement agencies that a. X Plaintiff shall deliver. enforce the law where Plaintiff's attorney shall deliver. harassment has occurred or is Law enforcement agency likely to occur in the future. Anytown Police Department 100 Tuft Street, Anytown, California 91234 Anytown Police Department Government Hall, Big City, California 91235 Date JUDICIAL OFFICER SIGNATURE FOLLOWS LAST ATTACHMENT This order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). Violations of this restraining order are subject to criminal penalties After this order is signed NOTICE REGARDING FIREARMS by the judge, you or your Any person subject to a restraining order is prohibited from owning, possessing, purchasing or attempting to attorney must take a purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. The person must surrender to local law enforcement or sell to a licensed gun copy of this order to the dealer any firearm in or subject to his or her immediate control in accordance with item 9 above. law enforcement agencies immediately if you want them to be able to enforce it. Page 3 of 4 ORDER TO SHOW CAUSE AND TEMPORARY RESTRAINING ORDER (CLETS)
(Workplace Violence)

WV-150-INFO [Rev. January 1, 2007] Page 11 of 12

	PLAINTIFF (Name):	CASE NUMBER:	I
DI	DEFENDANT (Name):		
	INSTRUCTIONS FOR T	HE DEFENDANT	
	If you are served with an <i>Order to Show Cause (Workplace Violence)</i> [OSC] (form W <i>Violence or Threats of Violence Against Employee</i> [Petition] (form WV-100), you shattorney's reference service of your local bar association may be of assistance.	/V-120) and a Petition of Employer for Injurould promptly seek legal advice. If you have	nction Prohibiting e no attorney, the
<u>.</u>	Read the papers served on you very carefully. The OSC tells you when to appear in you from doing certain things. If you disobey the court's orders, criminal charges	court and may contain a temporary restrain may be filed against you.	ing order forbiddin
3 .	If you wish to oppose the Petition , or make your own request for court orders, you <i>Prohibiting Violence or Threats of Violence Against Employee</i> [Response] (form WV		loyer for Injunction
	In addition to the Response , you may file and serve declarations signed by persons form (form MC-031) is available from the clerk's office of the court shown on page on declaration, you should see an attorney. After you have filed the Response with the mail to the plaintiff or the plaintiff's attorney.	e of this form. If you do not know how to pr	epare a
	You cannot serve the plaintiff yourself. The person who serves the plaintiff should con (Workplace Violence) (form WV-131). You should take the completed form back to the	nplete and sign a <i>Proof of Service of Comp</i> e court clerk or bring it with you to the heari	leted Response ng.
	If you wish to oppose the petition, in addition to filing a Response you should be present.	ent at the hearing. If you have any witnesse	es, they must also
	An instruction booklet entitled Instructions for Petitions to Prohibit Workplace Violence shown on page one of this form.	(form WV-150) is available from the clerk's	s office at the court
	Requests for Accommoda	ations	
	available upon request if at least 5 days notice is provided. Contact the Accommodations by Persons With Disabilities and Order (form MC-410		

WV-150-INFO [Rev. January 1, 2007] Page 12 of 12

ATTC	DRNEY OR PARTY WITHOUT AT	TORNEY (Name & Address):	FOR COURT USE ONLY
	hone No.:	Fax No. (Optional):	
	il Address (Optional): DRNEY FOR <i>(Name):</i>	Bar No:	
JUST Ce Civ Ha	ICE CENTER: entral - 700 Civic Center Dr. We vil Complex Center - 751 W. Sa arbor-Laguna Hills Facility - 231 arbor-Newport Beach Facility - 4	ornia, county of orange est, Santa Ana, CA 92701-4045 anta Ana Blvd., Santa Ana, CA 92701-4512 141 Moulton Pkwy., Laguna Hills, CA 92653-1251 4601 Jamboree Rd., Newport Beach, CA 92660-2595 . O. Box 5000, Fullerton, CA 92838-0500	
	INTIFF / PETITIONER:	ISIGI, OA 92000-4090	_
	INTIT / I ETITIONEIX.		
DEF	ENDANT / RESPONDENT:		
	Tempor	RATION RE: NOTICE rary Restraining Order replace Violence, Transitional Housing	CASE NUMBER:
	On (data)	ot (times)	I talankanad Digintiff/Datitionar or
	On (date)	at (time)	_, i telephoned Plaintill/Petitioner or
	I said that on (date)	name) at (time),	I would ask the Court for a Temporary
		ibe order, e.g. "against violence")	
	I gave the location of the	Courthouse as Deptat (address)	
	I have been unable to giv	re notice to the Plaintiff/Petition or Defendant Res	pondent for the following reasons:
I decla	are under penalty of perjury	under the laws of the State of California that the	foregoing is true and correct.
Date:			
(TYPF	OR PRINT NAME)		(SIGNATURE OF DECLARANT)
,	- · · · · · · · · · · · · · · · · · · ·		(2.2

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF:	
DEFENDANT:	
EMPLOYEE:	
PETITION OF EMPLOYER FOR INJUNCTION PROHIBITING VIOLENCE	CASE NUMBER:
OR THREATS OF VIOLENCE AGAINST EMPLOYEE	
AND APPLICATION FOR TEMPORARY RESTRAINING ORDER	
Read the Instructions for Petitions to Prohibit Workplace Violence (form WV-150) before con-	mpleting this form NOTE: Plaintiff must be
an employer with standing to bring this action under Code of Civil Procedure section 527.8.	
1. Plaintiff (name): is a	corporation sole proprietorship
other (specify): and is filing this suit on	behalf of the employee identified in item 2.
2. Employee (name):	
(Use a separate pe	tition for each employee you are seeking
	related actions in item 5.)
3. Defendant (name):	
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Date of birth:
a. Resides at (address, if known):	
b. Works at (address, if known):	
c. Is Is not a current employee of plaintiff (explain if defendant is still ar	n employee):
4. This point is filled in this pount, because	
 This suit is filed in this county because defendant resides in this county. 	
b. defendant has caused physical or emotional injury to plaintiff's employee in this	county.
c. other (specify):	,
5. Related Actions	
 a. Plaintiff has asked, or is asking, for restraining orders against the defendant in (scase no. (specify): 	specify): County,
b. Employee has asked, or is asking, for restraining orders against defendant in (sp	pecify): County,
case no. (specify):	
c. Other related actions (describe):	

PLAINTIFF (Name):	CASE NUMBER:
DEFENDANT (Name):	
EMPLOYEE (Name):	
6. Defendant has assaulted battered stalked made a credible the employee by knowing or willing statements or a course of conduct that would place a safety, or the safety of his or her immediate family. a. One or more of these acts can reasonably be construed to be carried out or to have b workplace at (address):	·
b. Describe what happened (including the dates, who did what to whom, and any injuries	s):
Continued on Attachment 6b.	
7. Employee will suffer great and irreparable harm before this petition can be heard orders requested below effective now and until the hearing. (Specify the harm and	
Continued on Attachment 7.	
8. Defendant's conduct has been directed against employee and is knowing and willful, is not does not constitute lawful acts of self-defense or defense of others.	ot constitutionally protected, and
PLAINTIFF REQUESTS THE COURT TO MAKE THE ORDERS INDICATED BY THE CHE	CK MARKS IN THE BOXES BELOW.
9. PERSONAL CONDUCT ORDERS To be ordered now and effective unit a. Defendant shall not engage in unlawful violence or make threats of violence following members of employee's family or household who reside with the (1) (Name): Sex: M F Date of birth:	e against the employee and the
(2) <i>(Name):</i>	
Sex: M F Date of birth:	
(3) (Name):	
Sex: M F Date of birth:	Continued on Attachment 9a.
 b. Specifically, defendant (1) shall not assault, batter, or stalk the employee and other protected persons to o shall not follow or stalk the employee and other protected persons to o shall not follow the employee and other protected persons during hours (4) shall not telephone or send correspondence to the employee and other including, but not limited to, the use of the public or private mails, interest (5) shall not enter the workplace of the employee and other protected persons (6) other (specify): 	r from the place of work. s of employment. r protected persons by any means office mail, fax, or e-mail.
The court shall order that the defendant is prohibited from taking any action to obta	in the address or location of the

The court shall order that the defendant is prohibited from taking any action to obtain the address or location of the employee, or of any of the employee's family members or caretakers, unless the court finds that there is good cause not to make that order.

(This is not a Court Order.)

(This is not a Court Order.)

			WV-100
_	PLAINTIFF (Name):		CASE NUMBER:
	DEFENDANT (Name):		
	EMPLOYEE (Name):		
15.	COSTS Defendant should be ordered to pay costs as follows	s (specify):	
16.	Plaintiff requests additional relief as may be proper.		
17.	NO FEE FOR FILING		
	Plaintiff is not required to pay a fee for filing this pet threatened violence against an employee of the plai that has placed the employee in reasonable fear of restraining stalking or future violence or threats of vi	intiff, or stalked the employee, or violence, and seeks protective or	acted or spoke in any other manner restraining orders or injunctions
18.	Plaintiff understands that if the court issues an <i>Order to Sh</i> item 2 of the <i>Order to Show Cause</i> . At that hearing, plaintif		-
19.	Number of pages attached:		
		<u> </u>	
	(TYPE OR PRINT NAME OF ATTORNEY)	(S	IGNATURE OF ATTORNEY)
	I declare under penalty of perjury under the laws of the St a. on the basis of my own personal knowledge. b. on the basis that I have been informed and belie the basis of plaintiff's information and belief, plain knowledge of the facts stated.)	ve that the facts stated are true.	(NOTE: If this petition is made solely on
Date	e:		
Title	(TYPE OR PRINT NAME) e of person signing:	(S	GIGNATURE OF PLAINTIFF)

(This is not a Court Order.)

ATT	ORNEY OR PARTY WITHOUT A	TTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
	TELEPHONE NO.:	FAX NO. (Options	a/):	
F-M	AIL ADDRESS (Optional):			
	ATTORNEY FOR (Name):			
		LIFORNIA COLINITY OF		_
50	PERIOR COURT OF CA	LIFORNIA, COUNTY OF		
	STREET ADDRESS:			
	MAILING ADDRESS:			
	CITY AND ZIP CODE:			
	BRANCH NAME:			
	PLAINTIFF:			
	DEFENDANT:			
	EMPLOYEE:			
		OPPER TO SHOW CALLSE		CASE NUMBER:
		ORDER TO SHOW CAUSE	()	
	AND L TEI	MPORARY RESTRAINING ORDE	ER (CLETS)	
TUIC	ODDED CHALL EVE	IRE AT THE DATE AND THE TIME (NE THE HEADING SHOW	N IN THE BOY DELOW HAILESS
	ENDED BY THE COU		OF THE HEARING SHOW	N IN THE BOX BELOW UNLESS
1.	TO DEFENDANT (nan	ne):		
	· · · · · · · · · · · · · · · · · · ·			
				ox below to give any legal reason why the
C	rder sought and the of	her relief requested in the petition sho	-	
		NOTICE	OF HEARING	
а	. Date:	Time:	Dept.:	Room:
h	The address of the	court where the hearing will be held	is shown above	is (specify):
~				10 (op 0011)).
3. \	ou have the right to at	tend the hearing to oppose the petitio	n, with or without an attorn	ey. If you do not attend the hearing, the cour
r	nay grant the requeste	d orders without any further notice to	you. The court may make t	hese orders enforceable for a period not to
ϵ	exceed three years, aft	er which they may be renewed by the	filing of a new petition. You	u should read the instructions on
ŗ	age 2 of this form. A c	omplete instruction booklet (form WV-	150) is available from the	clerk's office located at the court shown
a	above.			
4. I	T IS FURTHER ORDE	RED that		
а	. Plaintiff shall serve	this Order to Show Cause, the attache	ed Petition of Employer for	Injunction Prohibiting Violence or Threats of
	Violence Against Er	mployee (form WV-100), and any othe		
			no later tha	
b	 Any opposition pape 	ers shall be filed and served on plainti	if by (specify manner of se	rvice):
	no later than (date):			
С	 Any reply papers sh 	all be filed and served by (specify ma	nner of service):	
	no later than (date):			
C		plaintiff's papers shall be delivered to t	he court hearing the Order	to Show Cause no later
	than (date):			
Date	.			
Dait	··			JUDICIAL OFFICER
				35137 12 0. 1 102.1
			SIGNATURE FOLL	OWS LAST ATTACHMENT
			SIGNATORE FOLE	Page 1 of

					WV-120
PLAINTIFF (Name):				CASE NUMBER:	:
DEFENDANT (Name):					
EMPLOYEE (Name):					
THE COURT FINDS 5. a. The defendant is (name):	TEMPORARY	RESTRAINING	G ORDER		
Sex: M F Ht.: Wt.:	Hair color:	Eye color:	Race:	Age:	Date of birth:
b. The protected employee is (name):					
Sex: M F Date	of birth:				
c. Protected family or household memb (1) (Name):	ers who reside wit	h employee are:			
Sex: M F Date	of birth:				
(2) (Name):					
Sex: M F Date	of birth:				
(3) <i>(Name):</i>					
Sex: M F Date	of birth:		Continu	ued on Attach	nment 5c.
UNTIL THE TIME OF HEARING, IT IS ORDER EPERSONAL CONDUCT ORDERS Defendant is prohibited from further and SPECIFICALLY THE COURT a. shall not assault, batter, or b. shall not follow or stalk ther c. shall not follow the employ d. shall not telephone or send but not limited to, the use of e. shall not take any action to caretakers f. shall not enter the workplate g. other (specify):	orders that it stalk the employed employee and other proted correspondence of the public or prior obtain the address	DEFENDANT ee and other protected per ected persons du to the employee vate mails, interes ss or location of	rected persons rsons to or from uring hours of er and other protes office mail, fax, othe employee or	the place of nployment ected persons or computer e	s by any means including,
7. STAY-AWAY ORDERS Defendant is ordered to stay at lea addresses of the places are option a. Employee and other prote b. Residence of employee are c. Place of work of employee d. School or place of child ca	al and may be kep cted persons name and other protected and other protected are of children of e	ot confidential): ned in item 5. persons (addrected persons (addrected persons (addrected persons (addrected persons (addrected persons and other persons of the persons (addrected persons and other persons (addrected persons and other persons (addrected persons and other persons are persons and other persons and other persons are persons and other persons and persons are persons and other persons are pers	ss optional): dress optional):		ns and places (the
e. The employee's and other f. Other (specify):	protected person	s venicies			

(address optional):

			WV-120
	PLAINTIFF (Name):		CASE NUMBER:
	DEFENDANT (Name):		
	EMPLOYEE (Name):		
8. [Contacts relating to pickup and delivery of children at during mediation shall be permitted, unless a crir		
9.	MANDATORY FIREARM RELINQUISHMENT ORDER The restrained person must surrender to local law enfo or her immediate possession or control within 24 hours	rcement or sell to a licensed gun of	lealer any firearms in, or subject to, his
10.	If the restrained person owns, possesses, or controls a with this order within 48 hours of receiving this order. (ID OTHER ORDERS (specify):	=	
11.	Continued on Attachment 10. SERVICE ON DEFENDANT		
	The documents listed below must be personally served	on the defendant:	
	a. Order to Show Cause and Temporary Restraining C	Order (CLETS) (form WV-120)	
	b. Petition of Employer for Injunction Prohibiting Violen	nce or Threats of Violence Against	Employee (form WV-100)
	 Blank Response to Petition of Employer for Injunction (form WV-110) 	on Prohibiting Violence or Threats	of Violence Against Employee
	d. Blank Proof of Service by Mail of Completed Respo	nse (form WV-131)	
	e. Blank <i>Proof of Sale or Turning In of Firearms</i> (form f. Other (specify):	WV-145 <i>)</i>	
12.	ORDER SHORTENING TIME		
	Application for an order shortening time is granted and defendant by the date specified in item 4a.	the documents listed in item 11 sh	all be personally served on the
13.	DELIVERY TO LAW ENFORCEMENT		
	By the close of business on the date of this order, a corenforcement agencies listed below as follows:	by of this order and any proof of se	ervice shall be given to the law
	a. Plaintiff shall deliver.		
	b. Plaintiff's attorney shall deliver. Law enforcement agency	Address	
Date		<u>rtuuruss</u>	
		CIONATURE FOLLOWS	JUDICIAL OFFICER
		SIGNATURE FOLLOWS	LAST ATTACHMENT

INSTRUCTIONS FOR LAW ENFORCEMENT

This order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). Violations of this restraining order are subject to criminal penalties.

NOTICE REGARDING FIREARMS

Any person subject to a restraining order is prohibited from owning, possessing, purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. The person must surrender to local law enforcement or sell to a licensed gun dealer any firearm in or subject to his or her immediate possession or control in accordance with item 9 above.

PLAINTIFF (Name):	CASE NUMBER:
DEFENDANT (Name):	
EMPLOYEE (Name):	

INSTRUCTIONS FOR THE DEFENDANT

- 1. If you are served with an *Order to Show Cause* [OSC] (form WV-120) and a *Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee* [Petition] (form WV-100), you should promptly seek legal advice. If you have no attorney, the attorney's reference service of your local bar association may be of assistance.
- 2. Read the papers served on you very carefully. The **OSC** tells you when to appear in court and may contain a temporary restraining order forbidding you from doing certain things. **If you disobey the court's orders, criminal charges may be filed against you.**
- 3. If you wish to oppose the **Petition**, or make your own request for court orders, you should file a *Response to Petition* of *Employer for Injunction Prohibiting Violence or Threats of Violence Against Employee* [Response] (form WV-110).

In addition to the **Response**, you may file and serve declarations signed by persons who have personal knowledge of the facts. A declaration form (form MC-031) is available from the clerk's office of the court shown on page 1 of this form. If you do not know how to prepare a declaration, you should see an attorney. After you have filed the **Response** with the clerk of the court, a copy must be delivered personally or by mail to the plaintiff or the plaintiff's attorney.

You cannot serve the plaintiff yourself. The person who serves the plaintiff should complete and sign a *Proof of Service by Mail of Completed Response* (form WV-131). You should take the completed form back to the court clerk or bring it with you to the hearing.

- 4. If you wish to oppose the petition, in addition to filing a **Response** you should be present at the hearing. If you have any witnesses, they must also be present.
- 5. An instruction booklet entitled *Instructions for Petitions to Prohibit Workplace Violence* (form WV-150) is available from the clerk's office at the court shown on page one of this form.

Requests for Accommodations Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least 5 days before the hearing. Contact the clerk's office or go to www.courtinfo.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Order (form MC-410). (Civil Code, § 54.8.)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO.:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS: MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
EMPLOYEE:		
	CASE NUMBER:	
PROOF OF PERSONAL SERVICE (Workplace Violence)		
Instructions to Plaintiff: After having the other party served with any of the documents ide served the documents complete this Proof of Personal Service. You cannot serve these pages Service to the clerk for filing.		
1. At the time of service I was at least 18 years of age and not a party to this legal action	ı .	
I served a copy of the following documents (check the box before the title of each document you served): a Order to Show Cause (Workplace Violence) (form WV-120) and Temporary Restraining Order (CLETS) (form WV-120)		
b. Petition of Employer for Injunction Prohibiting Violence or Threats of Violence A and Application for Temporary Restraining Order (form WV-100)	Against Employee (Workplace Violence)	
 Blank Response to Petition of Employer for Injunction Prohibiting Violence or T (Workplace Violence) (form WV-110) 	hreats of Violence Against Employee	
d. Proof of Service by Mail of Completed Response (Workplace Violence) (form V	VV-131)	
e. Order After Hearing on Petition of Employer for Injunction Prohibiting Violence (CLETS) (Workplace Violence) (form WV-140)	or Threats of Violence Against Employee	
f. Blank Proof of Sale of or Turning in of Firearms (form WV-145)		
g. Other (specify):		
3. Person served (name):		
4. By personally delivering copies to the person served, as follows:		
a. Date: b. Time:		
c. Address:		
5. Managidana askusinas addasa is (anasifa).		
5. My residence or business address is (specify):		
6. My telephone number is (specify):		
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.	
Date:		
<u> </u>		
(TYPE OR PRINT NAME)	(SIGNATURE)	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF:	
DEFENDANT:	
EMPLOYEE:	
LIVIFLOTEL.	
RESPONSE TO PETITION OF EMPLOYER FOR INJUNCTION	
PROHIBITING VIOLENCE OR THREATS OF VIOLENCE	CASE NUMBER:
AGAINST EMPLOYEE (Workplace Violence)	
This response will be considered by the judge at the court hearing. You must still obey any of Instructions for Petitions to Prohibit Workplace Violence (form WV-150) before completing the	· ·
I respond to the Petition of Employer for Injunction Prohibiting Violence or Threats of	Violence Against Employee as follows:
1. PERSONAL CONDUCT ORDERS	
a. I consent to the order requested.	
b. I do not consent to the order requested.	
c. I consent to the following order (specify):	
2. STAY-AWAY ORDERS	
a. I consent to the orders requested.	
b. I do not consent to the orders requested.	
c. I consent to the following orders (specify):	
c realizable to the relieving drades (openly).	
2 FIRE ARMS PROJURITION AND RELINGUISHMENT ORDER	
3. FIREARMS PROHIBITION AND RELINQUISHMENT ORDER	
a. I do not own, possess, or control any firearms.	
b I consent to the orders requested.	
c. I do not consent to the orders requested.	
d. L. I consent to the following orders (specify):	
4. OTHER ORDERS	
a. Lonsent to the other orders requested in the petition.	
b. Loo not consent to the other orders requested in the petition.	
c. L I consent to the following orders (specify):	
5 DENIAL	
5. DENIAL J deny doing all of the acts stated in item 5 of the natition	
a. I deny doing all of the acts stated in item 5 of the petition.	nata yay dany dainali
b. L. I deny doing some of the acts stated in item 5 of the petition. (Specify the a	acis you derly doing).

PLAINTIFF (Name):	CASE NUMBER:
DEFENDANT(Name):	
6. JUSTIFICATION OR EXCUSE I have done some or all of the acts of which I am accused, but the actions are justia. My acts were lawful acts of self-defense or defense of others (specify):	fied or excused for the following reasons:
b. My acts served a legitimate purpose (specify):	
c. My acts were constitutionally protected (specify):	
7. INJUNCTION An injunction should not be granted for the following additional reasons (specify):	
 (If more space is needed, check the box and add additional pages as Attachm EXPENSES AND COSTS I request the court to order a. expenses incurred as the result of the issuance of a temporary restraining The expenses are as follows: Item Amount 	
 b.	any other manner that has placed the
(Signature of attorney, if any):	
→	
(TYPE OR PRINT NAME OF ATTORNEY)	(SIGNATURE OF ATTORNEY)
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
<u> </u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF DEFENDANT) Page 2 of 2

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
<u> </u>		
TELEPHONE NO.: FAX NO.:		
ATTORNEY FOR (Name):	-	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:	-	
PLAINTIFF:		
DEFENDANT:		
EMPLOYEE:		
PROOF OF SERVICE BY MAIL OF COMPLETED RESPONSE	CASE NUMBER:	
(Workplace Violence)		
 I am over the age of 18 and not a party to this legal action. I am a resident of or employed in the county where the mailing occurred. My residence or business address is (specify): I served a copy of the following documents: a Completed Response to Petition of Employer for Injunction Prohibiting Violence or Threats of Violence Against 		
a Completed Response to Petition of Employer for Injunction Prohibiting Violence Employee (Workplace Violence) (form WV-110) b Other (specify):	of Threats of Violence Against	
 I deposited a true copy of each of the foregoing documents in the United States mail, in The envelope was addressed and mailed as follows: a. Name of person served: 	a sealed envelope with postage fully prepaid	
b. Address:		
c. Date of mailing:		
d. Place of mailing (city and state):		
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.	
Date:		
L		
(TYPE OR PRINT NAME)	(SIGNATURE)	
\ = \ \ \ \ \ \ \.	(0.0)	

	** ** * * * * * * * * * * * * * * * *
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, if attorney, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE: BRANCH NAME:	
PLAINTIFF:	
DEFENDANT:	
EMPLOYEE:	
PROOF OF SERVICE BY PERSONAL DELIVERY OF COMPLETED RESPONSE (Workplace Violence)	CASE NUMBER:
PERSONAL SERVICE	
Instructions to Defendant: If the court orders personal service, you must have someone e	lse personally serve the plaintiff. You
cannot serve these papers yourself. After having the plaintiff personally served with any of to	he documents identified in item 2, have the
person who served the documents complete this Proof of Service By Personal Delivery of C	
Violence). Give the completed Proof to the clerk for filing. An unsigned copy of the Proof she document.	ould be attached to and served with the
I am over the age of 18 and not a party to this legal action.	
2. I served a copy of the following documents (check the box before the title of each documents)	ent you served):
a. Completed Response to Petition of Employer for Injunction Prohibiting Violence	or Threats of Violence Against
Employee (Workplace Violence) (form WV-110) b. Other (specify):	
b Other (specify):	
3. a. Name:	
b. Date:	
c. Time:	
d. Address:	
4. My residence or business address is (specify):	
5. My telephone number is (specify):	
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
L	
(TYPE OR PRINT NAME)	(SIGNATURE)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):			FOR CO	URT USE ONLY	
		547710 (0.5			
	TELEPHONE NO.:	FAX NO. (Optional):			
	IL ADDRESS (Optional):				
	TTORNEY FOR (Name):	INITY OF		\dashv	
SUP	PERIOR COURT OF CALIFORNIA, COL	JNIYOF			
	STREET ADDRESS:				
	MAILING ADDRESS:				
	CITY AND ZIP CODE:				
	BRANCH NAME:			\dashv	
	PLAINTIFF:				
	DEFENDANT:				
	EMPLOYEE:				
				CASE NUMBER:	
		NG ON PETITION OF EMPLO		OAGE NOMBER.	
		IIBITING VIOLENCE OR THRI	EATS		
	OF VIOLENCE AGAI	NST EMPLOYEE (CLETS)			
1 TH	HIS ORDER SHALL EXPIRE AT MI	IDNIGHT ON (date):			
	NO DATE IS PRESENT, THIS OR		ROM THE DAT	F OF ISSUANCE	
				L 01 1000/1110L.	
2. Th	nis proceeding came on for hearing	as follows:			
	Date:	Time:	Dept.:	Roo	m·
	Date.	11110.	Вори	1100	
3. Ju	ıdge <i>(name):</i>	Temp	orary judge		
4. a.	Plaintiff present	Attorney present (name)			
b.	Defendant present	Attorney present (name)	:		
TUE /	COURT FINDS				
	The defendant is (name):				
5. a.	The defendant is (<i>name</i>).				
	Sex: M F Ht.:	Wt.: Hair color: Eye col	or: Race:	Age:	Date of birth:
b.	The protected employee is (name)): 			
	Sex: M F Date of	birth:			
_	Durate stand formally, on because held man				
C.	Protected family or household me (1) (Name):	mbers who reside with employee a	are:		
	(1) (Name).		\neg		
	Sex M F Date	e of birth:			
	(2) <i>(Name):</i>		_		
	Sex: M F Date	e of birth:			
	Jex. IVI F Date				
	(3) (Name):				
	Sex: M F Date	e of birth:	Cor	ntinued on Attachmer	nt 5c.

WV-140 CASE NUMBER: PLAINTIFF (Name): DEFENDANT (Name): EMPLOYEE (Name): THE COURT ORDERS PERSONAL CONDUCT ORDERS Defendant is prohibited from further violence or threats of violence against the employee listed in item 5b and the protected persons listed in item 5c. Specifically, defendant shall not assault, batter, or stalk the employee and other protected persons a. b. shall not follow or stalk the employee and other protected persons to or from the place of work c. shall not follow the employee and other protected persons during hours of employment shall not telephone or send correspondence to the employee and other protected persons by any means including, but not limited to, the use of the public or private mails, interoffice mail, fax, or computer e-mail shall not take any action to obtain the address or location of the employee or any of the employee's family members or caretakers shall not enter the workplace of the employee and other protected persons other (specify): STAY AWAY ORDERS a. Defendant is ordered to stay at least (specify): yards away from the following persons and places (the addresses of the places are optional and may be kept confidential): Employee and other protected persons named in item 5c. {2 Residence of employee and other protected persons (address optional): (3 Place of work of employee and other protected persons (address optional): School or place of child care of children of employee or other protected persons (address optional): Vehicles of employee and other protected persons. Other (specify):

Contacts relating to pickup and delivery of children under a court order or a court-approved stipulation of the parties arrived at during mediation are permitted, unless a criminal protective or other restraining order prohibits such contacts.

INSTRUCTIONS FOR LAW ENFORCEMENT

This order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). Violations of this restraining order are subject to criminal penalties.

NOTICE REGARDING FIREARMS

Any person subject to a restraining order is prohibited from owning, possessing, purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. The person must surrender to local law enforcement or sell to a licensed gun dealer any firearm in or subject to his or her immediate possession or control in accordance with item 8 above

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS: CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF/PETITIONER:	CASE NUMBER:
1 Daily 11 / Daily 11 / Daily 12 / Daily 11 / Daily 12 / Daily 11 / Daily 12	OAGE NOWIBER.
DEFENDANT/RESPONDENT:	
PROOF OF: SALE OF FIREARMS	JUDGE:
TURNING IN OF FIREARMS	DEDT.
I ORNING IN OF FIREARMS	DEPT.:
(Instructions: When you sell or turn in your firearms under a court order, ask the licensed gu	ın dealer or law enforcement agent to
complete item 2a or 2b. After the form is signed, you must file the completed form with the complete item 2a or 2b.	court clerk. Keep a copy.)
1. Defendant or respondent (name):	
has	
a. Sold to a licensed gun dealer the firearms described in item 3	
b. Last turned over to law enforcement the firearms described in item 3.	
2. The firearms described in item 3 were sold or turned in as follows:	
a. SALE OF FIREARMS TO LICENSED DEALER	
	
(To be completed by licensed gun dealer)	
The firearms listed in item 3 were sold:	_
(1) On <i>(date)</i> : (2) At <i>(time)</i> :	⊿ р.m.
(3) To (name of licensed gun dealer):	
(4) License number:	
(5) Address:	
(6) Telephone number:	
I declare under penalty of perjury under the laws of the State of California that the information	on above is true and correct.
Date	
Date:	
(TYPED OR PRINTED NAME OF LICENSED GUN DEALER) (SIGNATU	URE OF LICENSED GUN DEALER)

PLAINTIFF (Name):	CASE NUMBER:
DEFENDANT (4)	
DEFENDANT (Name):	
b. L. TURNOVER OF FIREARMS TO LAW ENFORCE	EMENT
(To be completed by law enforcement agent)	
The firearms listed in item 3 were turned in:	. — —
(1) On (date): (2) At (time	e):
(3) To (name and title of law enforcement agent):	
(4) Name and address of law enforcement agency:	
I declare under penalty of perjury under the laws of the Stat	e of California that the information above is true and correct.
Date:	
(TYPED OR PRINTED NAME OF LAW ENFORCEMENT AGENT)	(SIGNATURE OF LAW ENFORCEMENT AGENT)
(TITLE)	
FIREARMS SOLD OR TURNED OVER	
3. The firearms sold to the licensed dealer or turned in to the	ne law enforcement agency indicated above were the following:
Firearm Make M	odel Serial Number
(1)	
(2)	
(3)	
(4)	
(5)	
Additional firearms are listed on Attachment 3 to this provided.)	form. (The make, model, and serial number of each firearm must be
4. The firearms listed in item 3 are:	
All firearms that the defendant or respondent or or controls any firearms.	wns, possesses, or controls. The defendant no longer owns, possesses,
	condent owns, possesses, or controls. If this item is checked, all of
	oof of sale or transfer was filed with this court on (date):
	oof of sale or transfer is filed with the court at the same time that
this <i>Proof</i> is filed.	
(3) Have not yet been sold or transferred	l (explain):
I declare under penalty of perjury under the laws of the Stat Date:	e of California that the foregoing is true and correct.