Appellant's Designation of Record on Appeal on Case No. 22-2-00195-38

Heyan Jenny Huang September 20, 2022

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1 Other court cases

10. Other court cases. Have there been any other court cases between any of the people involved in this case or about any children? Include court cases happening now and in the past and requests for protection that were denied or have expired. (Examples: criminal no contact order, civil protection order, family law restraining order, protection order from another state, tribal order, military orders, parenting plans, divorce, landlord-tenant, employment, property, assault, police investigations. File copies in this court case of everything you want the court to review.)

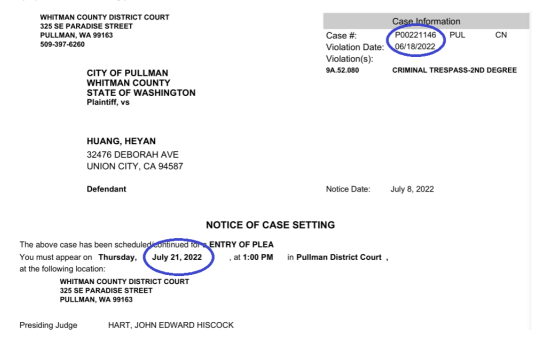
[] No [X] Yes. If yes, fill out the following.

Violation of			f known)	pending / expired, unknown)
Anti-Horasment Whitman	n, WA Dis	stact P	14-1307	Expired
Criminal Tresposs Whitmo	m, WA Dis	strict P	22-1162	Pending Active

Other details: PZZ-1146

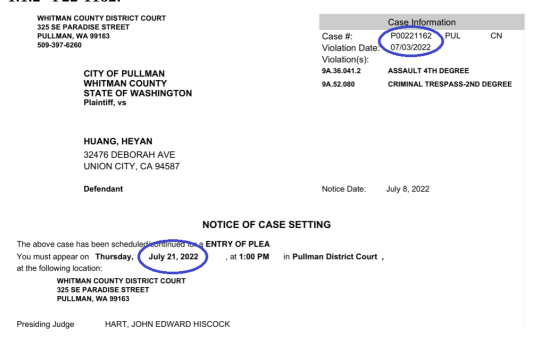
1.1 There are 2 ACTIVE cases going on: P22-1146 and P22-1162;

1.1.1 P22-1146:



• Due to the slightly relatively late response of court arrangement of hearing, a person without necessary boundary understandings does NOT have the necessary chance in time to learn and self-correct his/her behavior after ONE such mistake.

1.1.2 P22-1162:



There are 2 Active cases, but the cases were only taken care of after the second P22-1162 incident, which date for both cases were set up hearing on July 21, 2022, and which

were after the 2nd incident and I would have NO chance/opportunity to learn nor correct myself without IN TIME hearing after 1st incident.

1.1.3 There is 1 EXPIRED case of P14-1307

• 是当地的法院没有及时地通知我或是办理案件,让我没有机会学习和校正自己的行为,不管是6/17号的,还是接下来的,我没有机会学习来校正自己

2 Length of Order 一年,多于一年,一辈子(法官真是生猛呀,一令就是一辈子。。。。。)

13. Length of Order

(The order will last for at least one year unless you ask for something different. Orders restraining a parent from contacting their own children may not exceed one year.)

I need this order to last for: [] 1 year [] more than 1 year [] less than 1 year (specify how long):____

If you checked more or less than one year, briefly explain why.

Respondent's behavior has persisted since 2009.

She interprets the expiration of P14-1307 as permission to resume trying.

I prefer to prevent her future behavior in perpetuity.

- Who came to US as an international student, I do NOT have nor by any means learn
 and understand these legal terms, and I DO have been interpreting the expireation
 of P14-1307 as permission to resume trying. As an previous girl friend who is still deeply
 falling in love for a previous boyfriend, who will stop trying by any means though?
- We understand petitioner's understandable intention, but we also need to consider and allow the respnodent chance and opprotunities to grow, to learn as well as correct herself, instead of setting up permanent protection orders without reasonable consideration on response's side of story and feelings.
- 是的,我以为保护令的期限到了便是过期了,我便可以 retry 恢复男女朋友关系了。。。
- 听证会上, 我向法官陈述了, 我是国际留学生, 对美国社会法律并不了解;

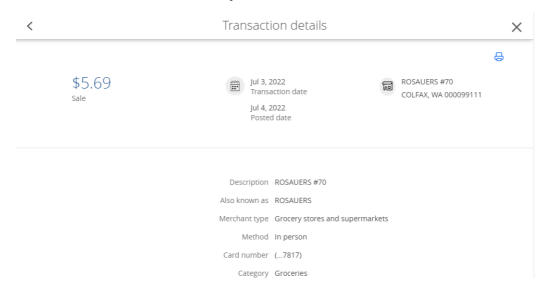
3 Most Recent Incident

16. Most Recent Incident. What happened most recently that made you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, hate crimes. For a vulnerable adult, include incidents or threats of abandonment, abuse, neglect and/or financial exploitation. Include specific date/s and details of the incident.

1. Around 2022/06/01, Heyon violated a no-tresspass order and rang
our house's doorbell. We threatened her with arrest, and she left.
Later that evening, Fullmon P.D. Ofc. Romanov located her (at a local
hotel?), but we close not to arrest her then
2. on 2022/06/17, Heyan rong our doorbell again, we called 911 and
Pullman PD arrested her (case 22-PØS351). She was assigned
Whitman CDC # P22-1146 for Criminal Tresposs in the Second Degree,
with court date 2022/07/19. There was no property damage or threat.
3. On 2022/07/02 Sat, I was performing yord not, balancing
precanously on cinder blocks on a steep hill side. Heyon snuck
up behind me and boar-hugged me from behind, ignoring my several
years' worth of forbidding her to touch me. I turned and broke her grip,
then retreated into my house, and address the
4. On 2022/07/03 Sun, I glanced out through my kitchen works and
Saw teyon walking up our drive way. I called 911, and she head me and
_ walked away. Pull mon PD found her hearby and arrested her again, P22-1162.
She is not deterred by no-tresspass others, orrest, or pending court cases.
The only measure that has worked previously is a Protection order (P14-1307).
1 - 3 - 4 - 1 - 3 - 4 - 1 - 1 - 3 - 4 - 4 - 1 - 1 - 1 - 3 - 4 - 4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1

- Your honor, my explaination are as following listed:
- 1. I did have interpreted expired protection orders as permission of allowance for retrying during all past years without basic legal knowledge. And it had been the reason that I had been visited back during 2021 upon which year I devorced ex-husband, and want to retry the relationship with Mr. Eric Shing-suan Wang. And I did have visted quite a few times back then, 2 times last year in 2021, in end of March 2021, July 30th, 2021, and followed with /*3 times visitings this years in end of May, middle of June, as well as beginning of July.
- 1. There was a policement did call me when I was about to register for a hotel room in end of May 2022, but the unreasonable expiring date of 2099 the policeman warned me over the phone made me believe that it was more a threatens from a unprofessional small town policeman, which cases had happened on me before, on 12/27/2014 I had been arrested by unprofessional small town policeman who had absolutely no right to arrest me at that time, but he did.
- 2. I was arrested by the policeman on 6/17/2022. But your honor, please help consider the following stated facts:
 - I was raised up in a large family with 3 elder siblings, from a farm out of an undeveloped coutry, whose parent did NOT know how to take good care of their children nor to look into their children's psychological growth;
 - I had NOT been taken good care of during my childhood, and had been raised up with to some extend disability of missing concepts of various boundaries.

- I knew that Mr. Eric Shing-suan Wang had verbally warned me NOT go to the house, but back then I was NOT able to understand how serious the warn could be and can NOT synchronize my behavior with the warned statements yet.
- And even at my age in my early forties, I am still practicing various boundaries during my daily life. Personally I have been in great need of the court's hearings' help, judge's help to help behaviorly correct me and help me set up boundaries as well as help me understand how important and how severe things could potentially be.
- 3. Your honor, it was one of the afternoon that I have driven more than 1000 miles one way within less than 24 hours, and I was tired, only saw a person in between the two neighbourhood houses. As an international student, I don't have any concepts that I am NOT allowed to enter any household's backyard, not only Mr. Eric Shing-suan Wang's, and it was in between open yards of two neighbourhood houses without any marks/WARNING stating NO ENTERING, i was just trying to get close to see backyeard scene, but due to the steep hillside and my tiredness, I run out of balance, and to prevent myself from falling and hitting onto hard steep hillside stones, I ended of snuck a person nearby, which turned out to be Mr. Eric Shingsuan Wang whom I was warned NOT to touch on, but it was completely a situation of a very tired person running into out of balance emergency situations. Your honor, please help understand the tiredness of driving more than 1000 miles continuously within less than 24 hours. Thanks for your understanding so much!
- 4. Your honor, I was NOT intended to, and I had even driven more than 20 miles on my way back to CA, and I had even grabbed groceries (water) from neighbouring town (Please check below receipt form neighbouring town Colfax, WA before the backed to Pullman arrestment). But due to the heavy rain which I had waited the whole day before I left for home that day, experiencing the heavy rain on my way to Colfax, I decided to drive back to visit WSU campus after the raining when the campus was wet. When I driving by the house, I saw windows were all closed, and mis-signally resulted in an unwanted driveway walk. And that's all.



4 Past Incidents

17. Past Incidents. What happened in the past that makes you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, hate crimes. For a vulnerable adult, include incidents or threats of abandonment, abuse, neglect and/or financial exploitation. Include specific date/s and details of the incidents.

1. Heyon previously stalked me physicis from 2010-2013 at WSU, physically,
via phone, e-mail, and online. I repeatedly told her, verbally and in writing,
to couse, with no effect.
2. on 2011/08/06, Heyon drove vrappounced from CA, and Shuck into my lab office
at WSV while I was in the restroom. I lived her out of my office, closed
the door behind her (7 locks), and left for home. Heyon drove to our home
(460 Surset Dr), doorbell-anbushed and forced entry past my elderly mother,
and banjaded herself in my father's bedroom study. Pullman po responded
(11-po 6258), and removed her from our house, we chose not to arrest her then
+ This establishes her doorball-ombush trick to force extry into a house.
3. On 2013/03/21, Whitman CDC issued on Order for Protection-Harassment
against Heyan, forbidding contacts (AH-0117 YB)
4. Around 2014/12/27, Heyan Woladed the order for Protection, and was cited
for Violation of Anti-Horassmett Order (P14-1307).
5. Attrial on 2015/03/21, It was agreed to dismiss the ase in 2 years if no violations
6. On 2017/03/22, whitmon CDC dismissed P14-1307, 500 occurred.

- Your honor, my explaination are as following listed:
- 1. Your honor, back between 2010-2013, I was only in my early thirties. For other general majority of population, it must be an age of mature enough to handle things correctly and professionally, but for me personally as an slightly retarded, I was still naive, and with the missing boundaries concepts and understandings, I was sincerely NOT able to understand and digest what had been going on during those ages.
- 2. Your honor, what was stated was completely correct, but at that age I was NOT able to understand what's going on, nor be able to reasonably understand the relationships between boyfirend and girlfriend. And the only fact I know is that I love this person Mr. Eric Shing-suan Wang deep inside my heart, and without him being my future husband, the rest of my life will be someone else's, NOT mine, and I won't be happy for the rest of my WHOLE life.
- 3. Case No. AH-0117YB ORDER FOR PROTECTION HARASSMENT was a completely mis-manipulated case executed upon me a naive international student.
 - I have NOT been notified any hearing for this Harassment protection order against me, nor had been served the protection order when it was effective.
 - I was only able to get a copy on 12/29/2014 upon which day I had been arrested for this order, and upon when I have NO idea about any protection order against me, only that the police who arrested me mentioned once that I could ask for the file when I were able to be bonded out of the jail on 12/29/2014.
 - The protection order was finally served to me on court date 2/27/2015. But on 12/27/2014 the unreasonable arrestment had put me into all kinds of psychological problems the whole spring 2015 during my naive age when I

- was NOT able to digest the whole case and all the threatening it brought into my life.
- And the protection order against me during my naive age eventually resulted in a mistaken unthoughtful marriage which I regret all the time and would wish I had never got maried once when I was NOT being able to digest the whole 4 years length protection order against me.
- 4. I did visit Mr. Eric Shing-suan Wang's office on 12/27/2014. And got arrested that day same day. But your honor, please help learn the facts stated above also that:
 - I had NEVER been notified any protection order hearing, nor had been served any protection order file, and I had NO concepts NO impression about any protection order before 12/27/2014.
 - My last case back then of PC011713 was settled down on 3/7/2013, and the case would dismiss on 3/7/2014.
 - At an naive international student who was NOT able to digest the legal terms well nor had been able to get enough help either from the judge nor had been offered any language interpreters' help, and I did interpret it as after 3/7/2014, I would be permitted to retry. And I waited half more year (0.75 more year after 3/7/2014) till 12/27/2014 to retry and revisit Mr. Eric Shingsuan Wang's student office. And I got arresteded.
- 5. I was formally served the protection order AH-0117YB ORDER FOR PROTECTION HARASSMENT on 2/27/2015, and learned through a hard way that I was legally NOT permitted to visit Mr. Eric Shing-suan Wang at least before 3/21/2017. And I may regain my permissions and retry afterwards (after 3/21/2017) if I want.

5 My Appeal of Stalking protection order

[] STATE OF WASHINGTON,	DICTRICT COLIDT						
	DISTRICT COURT ST682522						
Heyan Huang Jenny Huana Responden Plaintiff,							
vs.	SUPERIOR COURT CASE NO.						
	CASE NO.						
Fric Shing-suan Wang,	NOTICE OF APPEAL FILED						
·	SEP 0 6 2022						
The Appellant (Please Print Your Name) Heyan Huana seeks review by the Whitman County							
Superior Court of the decision rendered in whitman county district court Court under							
Case No: STU82522 entered on Sep 6th 2022 in the above named Court.							
Type of Case Appealed:							
[] Criminal (BALI)							
[] Criminal (RALJ) (include charge description)							
Civil (RALJ) [] Infraction (RALJ) [] Small Claim (De Novo On the Record)							
y(civil (talls)	[] Small Claim (BC NOV On the Record)						
Designate each decision to be reviewed:							
I come as in intermational student into U.S. Dur	ma part temp perm protection erders. I had NOT						
Seen given effored the chance to bearing. I do NOT have the chance to learn the importance severeness of the cases SDAs an toreigher. I do NOT have the commun senerthant any protection order is torrever, even the							
pormanent prodection arrier expires on 3/21/2017. I do NOT have two common sense that I can NOT enter to							
Appellant or hack yard (3) The court calculation	rmon sence that I could NOT enter any person's drive way / vino, on M effet July holiday, I had NOT have the chance to Attorney for Respondent earn nor correct inspect hefore						
Attorney for Appellant	Attorney for Respondent earn not correct infrest hefore						
Name: Heyan Huang	Name:						
	the heaving. And once I could realize						
Address: 32476 Debovah Drive	Name: the heaving. And once I could realize the severeness. I covered import						
Address: 32476 Deboyah Drive	Address: the selections, I corrected impetition of the selection of the se						
Bar No.	Address: the se vereness, I convected imprest						

- Please forgive my same day filling of the appeal and the limited space handwriting. I will copy and type all listed 4 reasons above here as followed:
- I came as an international student into USA.
 - During the past temporatory and permanent protection orders, I had NOT been given/offered the chance to the (before protection efficitive) hearings.
 - I do NOT have the chance to learn the importance/severeness of the cases(, nor being able to digest legal terms correctly without language interpreters' help).
- As an foreighner, (I missed quite some USA legal common senses, including but NOT limited to the following:)
 - I do NOT have the common sense that any protect order is (effective) forever(?), even the permanent protection order expired on 3/21/2017.

- I do NOT have the common sense that I can NOT enter to his residence properties (here by using term of residence properties I mean residence's back-yard), nor that I had any common sense that I could NOT enter any person' dirve way/backyard.
- (For most recent incidents,) **The court sets up hearings only after the beginning of July holiday** (, which was **AFTER** the above listed 2nd most recent incidents already).
 - I did NOT have the chance to learn nor correct myself behaviorly before the hearing (yet EVEN the most recent 2nd incidents occurred).
 - And once I could realize the severeness of the warnings after a couple of court setup hearing, with judge and language interpreters' help, I corrected myself already during this early Sep. holiday WSU campus visit already.
- (Stalking protection order) **End (effective) date of 2099** is **way too much destroying** (any retarded even any) normal person's life. The law is supposed to help person's life NOT destroying any person.
 - As the appllant has been fully developed and having awareness of correcting herself, your honor, please help consider voidate the protection order, and allow chances of practicing normal person's daily life.

6 Stalking protection order No. ST082522

enforced throughout the United States. See last page.

ERIC SHING-SUAN WANG Petitioner, vs.	Washington, 06/17/1966 Date of Birth	County of WHITMAN No ST082522 Protection Order (OR-) [] Domestic Violence (PRT) [] Sexual Assault (SXP) [] Harassment (AH) [x] Stalking (PSTK) [] Vulnerable Adult (PRTVA) Clerk's action required: 5.B., 10, 11, 12, 14					
HEYAN "JENNY" HUANG Respondent	06/22/1979 Date of Birth						
Protection Order							
 This order is effective immediately and for one year from today's date, unless a different end date is listed here (end date): September 6, 2099							
This protection order complies with the Violence Against Women Act and shall be							

- With about 8-10 more years mature, this slow grown up naive female is finally able to digest necessary concepts with the court and judge as well as launguage interpreter's help. And with a few court hearing dates setup and language interpreter's help since end of July the first hearing, I were able to understand and setup the necessary boundaries, and I learned what I could NOT behave towards Mr. Eric Shing-suan Wang when I have been warned NOT to do.
- I have visited WSU campus during Sep 5 this year long week end, and had stayed in town for more than 3 days in hotel. I practiced and succeeded that I have NOT done anything wrong behaviorly toward this magical person Mr. Eric Shing-suan Wang during the visit, till the end of his protection order hearing and safely smoothly left the town for CA.

YOUR PLAN OVERVIEW

Customer Name:

Heyan Huang

Effective Date:

August 22, 2022

Total Amount Paid:

USD \$5.53

Coverage Amount:

USD \$85.00

Your Policy ID(s):

TGFS-JS2E3DEJW5

Ticket:

GS:WASHST:FB22:F01:1:7:11:12

\$85.00

WSU Athletics - Transaction Confirmation Inbox ×

Dear Heyan HUANG,

Thank you for your recent transaction WSU Athletics. For future reference, your order confirmation number is TS-830440-FB22:31738-1160303.

The details of your transaction is below:

Cougar Football vs Idaho SEP 03 2022 at 06:30pm Gesa Field

Seating:
Level Section Row Seat(s)
----1 7 11 12

• I did have stated the aboved mentioned circumstances of my childhood growing up environment, personality missing boundaries concepts shortcomings, naiveness as well as mature grown up after 8-10 more years, as well as my behavior self-correcting after court hearings judge and launguage interpreters' help, and my most recent perfectly behaved visit and staying in town for quite a few days during the protection order hearing date on Sep 6, 2022 on my turn, the judge argued and emphasized that he listened and took notes on all of them, but I do feel the judge still does NOT consider my side of reasonings, and I have to state all of them clearly during the Appellant's desination here now.

• There is a famous WSU home game this weekend on 9/24/2022, which game I booked ticket for, and I will practice one more and a few more times (later this football game season in Oct. as well as Nov. 2022) to make sure that I learn and grow from this matter.

YOUR PLAN OVERVIEW Your Policy ID(s): Customer Name: Heyan Huang TGFS-JNEGW6SUD5 Ticket: **Effective Date:** GS:WASHST:FB22:F03:1:26:17:22 September 16, 2022 \$95.00 **Total Amount Paid:** USD \$6.18 Coverage Amount: USD \$95.00 WSU Athletics - Transaction Confirmation Inbox x ATHLETICTICKETS@wsu.edu to me ▼ Dear Heyan HUANG. Thank you for your recent transaction WSU Athletics. For future reference, your order confirmation number is TS-830440-FB22:76455-1173809. The details of your transaction is below: Cougar Football vs Oregon SEP 24 2022 at 01:00pm Gesa Field Price Level Qty Price Fee Price Type Single Game Reserved 4 (28-36), 1 85.00 10.00 95.00 Seating 5 (1-27), 7 (1-27), 8(28-36), 26Seating: Level Section Row Seat(s) 26 17 22

• I AM HAVING ABSOLUTE HARD TIME AND DIFFICUTLY UNDERSTANDING why

any protection order would last till 2099 when right now it is only 2022, and there are 77 years to go for a stalking order when respnodent is a to some extent RETARDED with recent years' full development and mature, and powered up with self-awareness and self behavior correcting.

7 保护令下达(被小地方的法官一羊判便判成了一辈子 - - 至 2099 呆正正正呵呵)后

- If you do not go to court, the judge can make the restraining order without hearing your side of the story. And the order can last up to 5 years. 别人也就最多五年,他一弄就弄成了一辈子https://www.courts.ca.gov/1279.htm?rdeLocaleAttr=en
- 原令保护令者,可是撤销保护令: The adverse party can file a Motion to Dissolve the protection order, and the court might schedule a hearing on the motion. The applicant can appear at the hearing to oppose the adverse party's motion. If the Motion to Dissolve is granted after a hearing, the protection order will become immediately void and unenforceable.
- 我可以 appeal 反保护令: The adverse party can file a Motion to Modify the protection order, and the court might schedule a hearing on the motion.
- If an extended protection order is issued, the adverse party can file an appeal to the district court, and the district court might affirm, modify, or vacate the order. The extended protection order remains in effect during any appeal, unless the court orders otherwise.

7.1 Appeal: https://www.civillawselfhelpcenter.org/self-help/harassment-modifying-dissolving-or-appealing-a-protection-order

- What is an "appeal," and how would I file one?
 - If the court issues an extended order for protection, the adverse party can file an appeal to the district court. (There is no appeal allowed if the court denies an application to extend a protection order, only if the court grants the extension.) The district court will typically not hear new evidence on an appeal. The court will review the documentation and other information that was presented to the justice court in order to decide whether the justice of the peace made any error of law in granting the extended protection order.
- The district court can affirm, modify, or vacate the justice court's order. (In other words, the district court can keep the order in place, change it in some way, or do away with it completely.)
- TIP! If the hearing on the extended protection order you're appealing was recorded, you must order a copy of the hearing transcript from the court reporter and deposit \$100 with the court (unless some greater amount was ordered). (JCRCP 74(b).) If the hearing wasn't recorded, you must fill out and file the Statement of Evidence or Proceedings form below.

8 Statements

• 现在的问题是我需要把文件也传给表哥吗?可是我只有一两天的时间[不用再担心这个问题,该发出去的邮件,该寄出去的材料全都寄出去了,最慢也三天之内可以到达了,不用担心]

- 另外,法庭上还有哪些文件是需要我复制或是转达的吗{暂时也不骼担心这个问题,先把明天傍晚5点前需要上交的材料准备好,交上去,并同步发送给亲爱的表哥就可以了} - 我是否需要立即写封邮件问一下相关的工作人员{已经打电话问好了,就不要再担心了}

9 oncline resources/ concepts diferences

9.1 harassment vs Stalking

- "Harassment" occurs when:
 - The adverse party threatens to harm another person in the future, damages another person's property, confines or restrains another person, or does any act intended to substantially harm another person's physical or mental health or safety; AND
 - The adverse party's words or conduct causes the applicant to reasonably fear that the threats will be carried out. (NRS 200.571.)
 - "Stalking" occurs when:
 - The adverse party engages in a course of conduct that would cause a reasonable person to feel terrorized, frightened, intimidated, or harassed or fearful for the immediate safety of a family or household member, AND

The applicant actually feels terrorized, frightened, or intimidated or fearful for the immediate safety of a family or household member. (NRS 200.575(1).)