

CH-100

Request for Civil Harassment Restraining Orders

4 stamps date here when form is filed

Read Can a Civil Harassment Restraining Order Help Me? (form CH-100-LNPO before completing this form. Also fill out Confidential CLETS Information (form CLETS-001) with as much information as you know.

① Person Seeking Protection

a. Your Full Name:

Megan McNearyAge: 43

Your Lawyer (if you have one for this case)

Name: D

State Bar No.: _____

Firm Name: _____

b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or email.)

Address: 1760 Bush St 618City: SFState: CAZip: 94109Telephone: 415-678-2898Fax: 0Email Address: 1760BushPresident@gmail.com

FILED
SUPERIOR COURT
COUNTY OF SAN FRANCISCO

FEB 18 2025

CLERK OF THE COURT

By: _____

Deputy Clerk

Fill in court name and street address.

Superior Court of California, County of

San Francisco Superior Court
Civic Center Courthouse
400 McAllister Street, Room 103
San Francisco, CA 94102-4514

Court fills in case number when form is filed.

Case Number

CCH-25-587859

② Person From Whom Protection Is Sought

Full Name: SCOTT "Angel" RittenburgAge: 58 ?Address (if known): 1760 Bush St 412City: SFState: CAZip: 94109

③ Additional Protected Persons

a. Are you asking for protection for any other family or household members? Yes No If yes, list them:

Full Name

Gender

Age

Lives with you?

How are they related to you?

J. W. JollyM 75 Yes NoNEIGHBOR AFFORD Yes No Yes No Yes No

Check here if there are more persons. Attach a sheet of paper and write "Attachment 3a—Additional Protected Persons" for a title. You may use form MC-025, Attachment.

b. Why do these people need protection? (Explain below):

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 3b—Why Others Need Protection" for a title.

He STICKING UP FOR ME! Scott is focusing on anyone who is on my side or helping me speak up. ConstantLY USING PROSPECTIVE & HIS BULLY BIG DAD TO FORCE US TO COMPLY INTO A COMPLAINT.

This is not a Court Order.

4 Relationship of Parties

How do you know the person in ②? (Explain below):

- Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 4—Relationship of Parties" for a title.
- 17 to Bush St.
HE IS A NEIGHBOR WHO LOST AN ELECTION TO ME AS PRESIDENT OF TENANT
AND ANGRY BECAUSE I POSTED HIS TRANSGENDER NAME ASSOCIATION
INNOCENTLY & HE'S HAD IT OUT FOR ME EVER SINCE.
(Spring 2024)*

5 Venue And AngrY Because I POSTED His TRANSGENDER NAME ASSOCIATION INNOCENTLY & HE'S HAD IT OUT FOR ME EVER SINCE. (Spring 2024)

Why are you filing in this county? (Check all that apply):

- The person in ② lives in this county.
- I was harassed by the person in ② in this county.
- Other (specify): _____

6 Other Court Cases

- Have you or any of the persons named in ③ been involved in another court case with the person in ②?

Yes No (If yes, check each kind of case and indicate where and when each was filed.)

Kind of Case	Filed in (County/State)	Year Filed	Case Number (if known)
(1) <input type="checkbox"/> Civil Harassment	_____	_____	_____
(2) <input type="checkbox"/> Domestic Violence	_____	_____	_____
(3) <input type="checkbox"/> Divorce, Nullity, Legal Separation	_____	_____	_____
(4) <input type="checkbox"/> Paternity, Parentage, Child Custody	_____	_____	_____
(5) <input type="checkbox"/> Elder or Dependent Adult Abuse	_____	_____	_____
(6) <input type="checkbox"/> Eviction	_____	_____	_____
(7) <input type="checkbox"/> Guardianship	_____	_____	_____
(8) <input type="checkbox"/> Workplace Violence	_____	_____	_____
(9) <input checked="" type="checkbox"/> Small Claims WE WENT TO JUDGE JUDY instead 2024	_____	_____	_____
(10) <input type="checkbox"/> Criminal AND SHE ENFORCED HIS EVICTION!	_____	_____	_____
(11) <input type="checkbox"/> Other (specify): _____	_____	_____	_____

- Are there now any protective or restraining orders in effect relating to you or any of the persons in ③ and the person in ②? No Yes (If yes, attach a copy if you have one.)

7 Description of Harassment

Harassment means violence or threats of violence against you, or a course of conduct that seriously alarmed, annoyed, or harassed you and caused you substantial emotional distress. A course of conduct is more than one act.

- Tell the court about the last time the person in ② harassed you.

- When did it happen? (provide date or estimated date): *LAST WEEK + EVERY DAY.*
- Who else was there?

PRESIDENT WAS MY BUILDING MANAGER "ROBBIE". VICE-PRESIDENT, SCOTT & VARIOUS OTHER NEIGHBORS IN THE LOBBY AS HE SCREAMED AND BELLOVED, BLOCKED MY PATH DOWN THE HALLWAY AND PUSHED ME INTO THE EMOTIONAL-DISRESS LEVELS. This is not a Court Order. STOP, STOP ELEVATOR FROM INSIDE

- 7 a. (3) How did the person in (2) harass you? (Explain below):

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(3)—Describe Harassment" for a title.

I GIVE A DETAILED DESCRIPTION OF THE ONGOING, CONTINUED,
ESCALATING HARASSMENT & VIOLENT ATTACKS AGAINST MY
PERSON, MY LIVELIHOOD, THE COMMISSIONERS CITY HALL AND
ANYONE + EVERYONE OF MY BUILDINGS TENANTS 108 UNITS TOTAL!

- (4) Did the person in (2) use or threaten to use a gun or any other weapon?

+ PLUS

Yes No (If yes, explain below):

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(4)—Use of Weapons" for a title.

BUT HE DID SAY HE WAS COMING TO KILL ME.

- (5) Were you harmed or injured because of the harassment?

Yes No (If yes, explain below):

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(5)—Harm or Injury" for a title.

I'VE LOST BUSINESS. I'VE BEEN FUELED w/ANXIETY; I
FEAR FOR MY SAFETY EVERY DAY. READ ATTACHMENTS.

- (6) Did the police come? Yes No

If yes, did they give you or the person in (2) an Emergency Protective Order? Yes No

If yes, the order protects (check all that apply):

Me The person in (2) The persons in (3).

(Attach a copy of the order if you have one.)

- b. Has the person in (2) harassed you at other times?

Yes No (If yes, describe prior incidents and provide dates of harassment below):

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7b—Previous Harassment" for a title.

IT'S AN DETAILED IN MY ATTACHMENT. IT'S SICK &
HE IS PREVENTING ME FROM DOING MY JOBS. SEVERAL, THEM.
HE IS ACTING LIKE A DEMANDED PERSON WITH TINY DOTS
USING HIS BULK OF A BELLY TO PUSH ME + BULLY ME.
EYES AS PUPILS AND SWARMLY SNAPPING ATTITUDE.
His TRANSGENDER STEROIDS This is not a Court Order. SEE DETAILS
in LETTER
on TVP.

Check the orders you want.

8 Personal Conduct Orders

I ask the court to order the person in ② not to do any of the following things to me or to any person to be protected listed in ③ :

- a. Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
 - b. Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax, or by other electronic means.
 - c. Other (specify):
Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 8c—Other Personal Conduct Orders," for a title.
-
-

The person in ② will be ordered not to take any action to get the addresses or locations of any protected person unless the court finds good cause not to make the order.

9 Stay-Away Orders

a. I ask the court to order the person in ② to stay at least _____ yards away from (check all that apply):

- | | |
|--|--|
| (1) <input checked="" type="checkbox"/> Me. | (8) <input type="checkbox"/> My vehicle. |
| (2) <input checked="" type="checkbox"/> The other persons listed in ③. | (9) <input checked="" type="checkbox"/> Other (specify):
<i>PULL DOWN WEB SITE
My volunteer work places
+ All my meeting places like City Hall
AND TO STOP WRITING THE MAYOR'S OFFICE,
SPAA AND ALL MY BOSSSES + SSCO.
T DATE WITH CAMPAIGN LET AL.</i> |
| (3) <input checked="" type="checkbox"/> My home. <i>APT DOOR</i> | |
| (4) <input checked="" type="checkbox"/> My job or workplace. | |
| (5) <input checked="" type="checkbox"/> My school. | |
| (6) <input type="checkbox"/> My children's school. | |
| (7) <input type="checkbox"/> My children's place of child care. | |

b. If the court orders the person in ② to stay away from all the places listed above, will he or she still be able to get to his or her home, school, or job? Yes No (If no, explain below):

- Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 9b—Stay-Away Orders," for a title.
-

10 Firearms (Guns), Firearm Parts, and Ammunition

Does the person in ② own or possess any firearms (guns), firearm parts, or ammunition? This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). Yes No I don't know

If the judge grants a protective order, the person in ② will be prohibited from owning, possessing, purchasing, receiving, or attempting to purchase or receive firearms (guns), firearm parts, and ammunition while the protective order is in effect. The person in ② will also be ordered to turn in to law enforcement, or sell to or store with a licensed gun dealer, any firearms (guns) and firearm parts within their immediate possession or control. If an order is granted, the person in ② will also be prohibited from owning, possessing, or buying body armor and would have to relinquish any they have.

This is not a Court Order.

(11) Temporary Restraining Order

I request that a Temporary Restraining Order (TRO) be issued against the person in (2) to last until the hearing I am presenting form CH-110, Temporary Restraining Order, for the court's signature together with this Request.

Has the person in (2) been told that you were going to court to seek a TRO against him or her?

Yes No If you answered no, explain why below:

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 11—Temporary Restraining Order" for a title.

I'm AFRAID OF RETALIATION.

(12) Request to Give Less Than Five Days' Notice of Hearing

You must have your papers personally served on the person in (2) at least five days before the hearing, unless the court orders a shorter time for service. (Form CH-200 INFO explains What Is "Proof of Personal Service"? Form CH-200, Proof of Personal Service, may be used to show the court that the papers have been served.)

If you want there to be fewer than five days between service and the hearing, explain why below:

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 12—Request to Give Less Than Five Days' Notice" for a title.

I NEED LESS THAN 5 DAYS DUE TO HIS ESCALATING HARASSMENT.
HE WAS JUST FOUND TO HAVE MADE THOUSANDS OF UNPERMITTED
MY VOLUNTEER EFFORTS & PLANNING TO ACCUSE ME OF STEALING \$2,500.
OF STUD PARTICIPATION FUNDS FROM OUR TENANT ACCOUNTS IN 2017.
AND WORSE! SEE COURT ATTACHED - Juv'11 BE App. A&D.

(13) No Fee for Filing or Service

- There should be no filing fee because the person in (2) has used or threatened to use violence against me, has stalked me, or has acted or spoken in some other way that makes me reasonably fear violence.
- The sheriff or marshal should serve (notify) the person in (2) about the orders for free because my request for orders is based on unlawful violence, a credible threat of violence, or stalking.
- There should be no filing fee and the sheriff or marshal should serve the person in (2) for free because I am entitled to a fee waiver. (You must complete and file form FW-001, Application for Waiver of Court Fees and Costs.)

(14) Lawyer's Fees and Costs

I ask the court to order payment of my lawyer's fees Court costs.

The amounts requested are:

Item	Amount	Item	Amount
\$ _____	\$ _____	\$ _____	\$ _____
\$ _____	\$ _____	\$ _____	\$ _____
\$ _____	\$ _____	\$ _____	\$ _____

Check here if there are more items. Put the items and amounts on the attached sheet of paper or form MC-025 and write "Attachment 14—Lawyer's Fees and Costs" for a title.

This is not a Court Order.

(15) Possession and Protection of Animals

I ask the court to order the following:

- a. That I be given the sole possession, care, and control of the animals listed below, which I own, possess, lease, keep, or hold, or which reside in my household.

(Identify animals by, e.g., type, breed, name, color, sex.)

Paisley my shan puppy - chihuava - terrier mix
 ALSO NEEDS PROTECTION. HE ACTS like HE WANTS TO SQUASH
 (HE'S EVEN MADE ATTACKING STANCES AT MY INNOCENT DOGGY)
 H
 R

I request sole possession of the animals because (specify good cause for granting order):

- Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 15a—Possession of Animals" for a title.

I OWN PAISLEY, BUT I FEAR FOR HER EVERYDAY. WE
 TAKE A WALK BECAUSE SPOOF IS STALKING + ESCALATING.

- b. That the person in ② must stay at least 10 yards away from, and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the animals listed above.

(16) Additional Orders Requested

I ask the court to make the following additional orders (specify):

- Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 16—Additional Orders Requested," for a title.

Any 2 are that may be of some help abbreviating the
 ABSENCE OF PEACEFUL ENJOYMENT OF MY HOME-SHAD. AND HE
 NEEDS TO GET A
 LIFE OF HIS
 OWN.

- (17) Number of pages attached to this form** if any 11 pages

Date: 2-13-25

Lawyer's name (if any)

Lawyer's signature

I declare under penalty of perjury under the laws of the State of California that the information above and on all attachments is true and correct.

Date: 2/13/25

MARIAH McKNIGHT

Type or print your name

T

Sign your name

This is not a Court Order.

MC 7025 793

MCNULTY VS RITTENBURG

7a5 Harass + injury

STATEMENT OF PLAINTIFF MARGARET M. MCNULTY AS OF 2/13/25

THE FOLLOWING ARE FACTS I SWEAR ARE TRUE AND CORRECT:

I NO LONGER HAVE THE PEACEFUL ENJOYMENT OF MY HOME AND I HAVE TO FEAR FOR MY SAFETY EVERYDAY OF MY LIFE NOW.

SCOTT "ANGEL" RITTENBURG HAS ME IN HIS SICK LAZOR FOCUS AND HE TRACKS MY COMING AND GOINGS, TO AND FRO MY HOMESTEAD AND HE HAS SUCEEDED IN MAKING MY LIFE A LIVING HELL.

HE ONCE HARMLESS HATE ACTIONS HAVE ESCALATED TO THE JEAPARDY OF MY PERSONAL SAFETY AND I MUST SEEK THIS PROTECTION FROM THE COURTS.

SCOTT 'ANGEL' RITTENBURG IS SHOWING SIGNS OF MENTAL BREAKDOWNS AND IS BLAMING HIS LIFE ON ME!

I CAN SUBMIT EVIDENCE OF ACTIONS REFLECTING THE OUT OF HIS RIGHT MIND MENTALLY DERANGED LUNACY HE IS CURRENTLY EXHIBITING AND HE'S ESCALATING

HE IS THREATENING MY LIFE AND STEALING ANY PEACEFUL ENJOYMENT OR ASSEMBLANCE THEREOF THAT I USED TO HAVE RESIDING IN MY HOME.

I CONSTANTLY HEAR HIM RANTING AND RAVING IN FRONT OF MY BALCONY AS HE STALKS MY EVERY MOVEMENT, YELLING AND CURSING ME OUT AT THE TOP OF HIS LUNGS.

BTW I AM A TRAINED MENTAL HEALTH PEER COUNSELOR WORKING FOR THE MENTAL HEALTH ASSOCIATION OF SAN FRANCISCO OVER 10 YEARS NOW-SO I KNOW THE SIGNS-

AS YOU'LL SEE IN MY EVIDENCE PRESENTED FOR THE COURTS. I JUST WANT HIM TO LEAVE ME ALONE, BUT THAT'S NOT HAPPENING!

EVER SINCE I MISTAKENLY CALLED HIM "OUT" FOR BEING TRANSGENDER BY POSTING HIS NAME AS I KNEW IT: SCOTT "ANGEL" RITTENBURG LAST YEAR HE HAS DECIDED TO BREATHE HELLFIRE ON ME, AND MAKE MY LIFE A LIVING HELL.

THIS WAS THE ONLY NAME I KNEW. HE MADE ME WRITE IT OUT EXACTLY LIKE THAT ON HIS STIPEND CHECKS SO HOW WAS I SUPPOSED TO KNOW THAT NAME WAS HIS "DEAD NAME" AND IS NOT TO BE SAID OUTLOUD, IS SEVERELY OFF LIMITS OR HE FREAKING LOSES IT!

GOD FORBID HE WOULD ACCEPT MY SINCERE APOLOGIES, TOO. NO NOT HIM/HER.

HE'S TOO ANGRY SO INSTEAD HE SPITS AT ME, SCREAMS AND YELLS PROFANITY AT ME, EVERYTIME I AM IN HIS VICINITY. BUT HE WAITS FOR ME TO DO THAT AND SEEMS TO GET A THRILL BECAUSE OF IT.

MCNULTY VS RITTENBURG

HE'S FEELING HIS POWER. THE POWER OF A WEREWOLF, (I AM TOLD IT'S DUE TO HIS STEROID USE AND BODY CHANGING JUICE HE'S ON THAT AFFECTS HIS MOODINESS BUT HE'S NOW GONE WAY TOO FAR OUT OF ALIGNMENT FOR ME TO CARE. HE NEEDS PROFESSIONAL HELP.

HE TAKES HIS BULK AND PRESSURES ME INTO COWERING FROM HIM OR RUNNING AWAY.

YOUR HONOR, I CAN HARDLY WALK DUE TO MASSIVE INJURIES I'M HEALING RIGHT NOW. I'VE BEEN PRESCRIBED A STRESSFREE ATMOSPHERE. HERE? NOT LIKELY UNLESS YOU SEE THIS FOR WHAT IT IS.

I KNOW I'VE MADE A LOT OF CONCLUSIONS AND I APOLOGIZE FOR THAT'S NOT WHAT YOU NEED DESCRIBED HERE. I'M SORRY, ALLOW ME TO REITERATE MORE ACCURATELY IN DETAIL:

NOT ONLY DOES HE USE HIS BIG BULK TO INTIMIDATE ME, AS HE IS CONSTANTLY BLOCKING ME WITH HIS BIG BELLY, CORNERING ME IN THE LOBBY AND ELEVATOR. UNLESS THERE'S SOMEONE ELSE ON THE LIFT, I HAVE TO RUN THE OTHER WAY. ALL WHILE HE SCREAMS AND YELLS LOUD HARRASSING NONSENSE! GOD FORBID MY ELEVATOR STOPS AT HIS FLOOR. MY NERVES STAND ON END!

PLUS-GET THIS- HE HAS EVEN GENERATED AN ACTUAL U.S.POST OFFICE INVOLVED "HATEMAIL "CAMPAIGN AGAINST ME- WRITING EVERY SINGLE TENANT IN OUR 108 UNIT BUILDING TELLING VICIOUS LIES LIKE I STOLE THE ELECTION AND HOW I'M A TOTALLY A REALLY BAD, UNDESERVING PRESIDENT!

TOTALLY TRYING TO TURN THE POLITICAL TIDE AGAINST MY WHOLESOME EFFORTS.

I CAN PROVE EVERYTHING HE CLAIMS IS A LIE, OR EXAGGERATED, OR TOTALLY MADE UP! THEN HE TRANSLATED THESE LETTERS INTO 12 LANGUAGES AND WALLPAPERED OUR HALLS WITH THEM- ALL OVER THE BUILDING! AND THE THINGS HE SAYS, THEY'RE JUST NOT TRUE. HE'S TRYING TO TAKE MY OFFICE. OR SECRETLY LOVES ME BUT ENOUGH'S ENOUGH AND YOU HAVEN'T HEARD THE WORST

ALL THIS HAPPENED AFTER I WAS THE ONE TO APPOINT HIM TO THE BOARD IN THE 1ST PLACE LAST YEAR. I'VE BEEN WATCHING HIM ESCALATE SINCE THEN. THINKING IT WOULD PETER OUT, BUT OMG NO! NOT YET ANYWAY!

I REALLY DID I NOT KNOW THAT KETTLE OF EXPLODING WORMS THAT I WAS MANIFESTING! WELL, NOT EVERYONE IS WELL, MY THERAPIST SAYS!

JUST LAST 1/23/25 HE APPEARED AS A PUBLIC SPEAKER COMMENTING ON SFGOV.TV WITH HIS HATE ME CAMPAIGN! IT'S ALL CAUGHT ON VIDEO! HE WENT IN PERSON, GOING AS FAR AS TO APPEAR BEFORE THE HOUSING COMMISSIONERS OF THE SAN FRANCISCO AUTHORITY REPORTING ON ME TO MY COLLEAGUES STATING LIES ABOUT MY VOLUNTEER SERVICE TO THE COMMUNITY.

MCNULTY VS RITTENBURG

SEE, I'M ALSO A COMMISSIONER MYSELF ON THE HOMELESS OVERSIGHT COMMISSION-BUT NOT FOR LONG IF HE CHOOSES TO KEEP THIS UP! I CAN NO LONGER DO MY JOB!

HE'S SICK. APPEARING BEFORE THE THE HOMELESS AND SUBSIDIZED HOUSING COMMUNITY SUPERVISORS, HE'S USING HIS SCARE TACTICS! BY THE WAY- I AM THE WINNER OF 4 CONSECUTIVE ELECTIONS! I AM A 4TH TERMER, ACTUALLY I AM A 10 YEAR REPEATED PRESIDENT OF OUR 1760 BUSH STREET TENANT ASSOCIATION YET HE RANTS AND RAVES, DISPUTING MY RIGHT TO THE CERTIFIED RESULTS ELECTION!!

NOW, HE EVEN STARTED A WEBSITE SPEWING HATE, LIES AND SLANDER AND IS ACTIVELY PROMOTING IT! HE DISTRIBUTED IT TO EVERY SINGLE COMMISSIONER! THESE ARE THE PEOPLE I WORK WITH! HE GOT EVERY FACT WRONG, AS WELL, BUT WHO DOES THAT, I ASK?? WHO AND WHY??

I DON'T EVEN CARE ANYMORE- I JUST WANT TO LIVE IN PEACE.

I MIRACULOUSLY, THIS LAST SUNDAY, 3 DAYS AGO, I UNCOVERED A PLOT BY SCOTT THROUGH THE BLESSING OF A POCKET-DIAL PHONE CALL WHERE I HEARD HIM AND HIS CO-HORT IN CRIME RELAYING DETAILS PROMISING TO STEAL OUR ACCOUNTING BOOKS FROM LOCKED CABINETS IN OUR COMMUNITY ROOM AND PHOTOSHOP THEM TO SHOW THAT I AM GUILTY OF MISAPPROPRIATION OF FUNDS TOTALING \$2500 BACK IN 2017 AND THEIR PLAN TO REPORT ME TO THE MAYOR'S OFFICE OF HOUSING ON MONDAY & MORE! I CAN ONLY THANK GOD SOME GUARDIAN ANGEL-NOT TO BE CONFUSED WITH SCOTT ANGEL- SAW FIT TO ALIGN THAT CALL. IT WAS TRULY UNCOVERED AND STOPPED BY A MIRACLE!

SINCE THEN HE HAS STARTED A WEBSITE SEE WEBSITE
[HTTPS://WTP01760.GITHUB.IO/WTP/](https://WTP01760.GITHUB.IO/WTP/) MADE AGAINST ME INCLUDING SEVERAL PRIVATE CELL PHONE CONVERSATIONS OF MINE IN THE "IN MARGARET'S OWN WORDS" SECTION RUINING MY COMMUNITY RELATIONS, THE VERY PEOPLE I AM TRYING TO SERVE! ALSO SEE SFGOV.TV.ORG FOR REALTIME HATE AND HARRASSMENT EXAMPLE UNDER PUBLIC COMMENT TO HOUSING COMMISSION SF AUTHORITY MEETING 1/23/25! HIS FRONT DOOR IS COVERED IN HARRASSING POSTINGS ABOUT ME STEALING THIS LAST ELECTION DUE TO 29 DAY NOTICE FOR NOMINATIONS RATHER THAN 30 (SCHEDULED BY MODERATORS DUE TO MEMORIAL DAY WEEKEND HOLIDAY-)

AND YET HE MAKES NO REFERENCE TO THE FACT THAT HE WAS RESPONSIBLE TO APPROVE THOSE DATES BECAUSE HE WAS STILL ON THE BOARD THEN. HE EVEN VOTED PERSONALLY TO ALLOW THE SCHEDULE TO CONTINUE AS IT WAS SCHEDULED THEN HAS DONE NOTHING BUT SHOUT OUT LOUD I WON ILLEGALLY BECAUSE OF THE 2 DAY NOTICE DIFFERENCE. THERE'S NO REASONING WITH HIM DUE TO HIS BIPOLAR, SCHIZOPHRENIC MIND SET THAT HE IS TOTALLY TAKING OUT ON ME!

MCNULTY VS RITTENBURG

HIS MAILED HATE CAMPAIGN PERSONALLY DELIVERED THROUGH THE MAIL TO EVERY NEIGHBOR 5 TIMES REPORTEDLY SAID HE WAS "LOOKING OUT FOR MY TENANTS" WITH "THE NEED TO PROTECT THEM FROM ME" BECAUSE , AND I QUOTE, "I WAS LATE FOR AN ADMINISTRATION MEETING AT SFHA-" TELLING EVERYONE I WAS LATE BUT FORGETTING HE LEFT ME AT THE CURB WITHOUT A RIDE AFTER PROMISING TO COME PICK ME UP-!!!

ALL THIS, EVEN THOUGH I ATTENDED 3 CONSECUTIVE DUPLICATE MEETINGS OF THIS SAME MEETING "I WAS LATE FOR" EVEN THOUGH I WASN'T-I MADE IT JUST IN TIME BY TAKING A CAB

-AND FAILED TO STATE THAT THAT SAME MEETING WAS COVERING THE SAME MATERIAL AT WHICH I ATTENDED AND TOOK NOTES ON 3 OTHER DATES; WHICH I CAN PROVE! THEN HE INCLUDED IN HIS MAILOUT THAT I ALSO "REPORTEDLY LEFT EARLY" WHEN I WAS CALLED INSIDE TO TALK TO THE BOSS- BUT THAT I'LEFT EARLY', AS WELL RESPECTFULLY, THERE'S MORE. HANG ON TO YOUR RATIONAL HAT-

LATELY IT'S TURNING AND ESCALATING TO PHYSICAL THREATS: HE TOLD MY NEIGHBOR COMING ON THE ELEVATOR THAT "I SHOULD BE KILLED." AND HE RECENTLY BARRED ME FROM WALKING DOWN THE HALLWAY, STOPPING ME FROM MOVING TO THE LIBRARY AND HE PUSHED ME RUNNING ONTO THE ELEVATOR ALL WHILE MANAGEMENT AND A GROUP OF CARING TENANTS WERE SHOUTING FOR HIM TO STOP THE WHOLE TIME (THERE IS VIDEO!)HE HAS TO STOP! I'VE HAD ENOUGH TRAUMA.

HE LIVES EACH DAY JUST PLOTTING AGAINST ME AND I CAN'T TAKE IT ANYMORE. IT GOT SO BAD IN OCTOBER THAT I TRIED TO SUE HIM IN SMALL CLAIMS COURT FOR HIS HATE MAIL CAMPAIGN WHICH INCIDENTALLY INVOLVED 5 REPEATED STAMPED MAILOUTS TO EVERYONE IN MY BUILDING-TAKING UNAUTHORIZED SURVEYS-AND REPORTING ME TO HUD AND SFHA BOSSES FOR INVENTED INFRACTIONS THAT ARE NONEXISTENT!

I HAVE PROOF OF EVERY LIE HE HAS BEEN PRINTING ABOUT ME - ANYHOW, I DIGRESS--I TOOK HIM TO SM CLAIMS THINKING HE WOULD STOP BUT INSTEAD HE'S ESCALATING BECAUSE OF IT!

IT DIDN'T WORK TO STOP HIM ANYWAY, INSTEAD SEEKS TO HAVE FUELED HIM YOU SEE, JUDGE JUDY CALLED US DURING THE INTERIM WAITING PERIOD, OFFERING A FREE TRIP TO LOS ANGELES @ PREP LAWSUIT TIME,

SO I AGREED TO GO. WELL, I GUESS HE FELT IMPOWERED EVEN MORE AFTERWARDS BECAUSE HE GAINED MOMENTUM AFTER JUDGE JUDY BASICALLY GAVE HIM PERMISSION TO PRINT ANYTHING, EVEN LIES, ABOUT ME! SHE SAID, "THERE'S NO PRIVACY ANYMORE" AND THREW US BOTH OUT. I THOUGHT IT WOULD END BUT HE'S MORE LAZOR FOCUSED THAN EVER

NOW HE'S MOVED TO INVOLVING MY TA BOARD OF OFFICERS.(SEE JOHN JOLLY, MY VICE PRESIDENT'S STATEMENT ATTACHED)

MCNULTY VS RITTENBURG

HE SPEWS A SHOUTING MATCH AT ME EVERYTIME HE SEES ME AND I SWEAR I HAVE EVIDENCE OF HIM STALKING MY WAKING AND SLEEPING HOURS BY WATCHING MY LIGHTS FROM OUTSIDE. HE WATCHES IN WAIT FOR ME AND SHOUTS LIKE A LUNATIC DISTURBING MY PEACE AND THE PEACE OF EVERY NEIGHBOR! HE WON'T STOP. EVEN AFTER THREATS OF BEING WRITTEN UP!

IF HE SEES ME WALKING MY DOG HE HURRIES AFTER ME, FORCING MY STRIDE AND I AM UNDER A DOCTOR'S URGENT CARE AND CAN HARDLY HURRY, LET ALONE WALK. HIS SISTER DIED OF THE SAME LEG INFECTION I HAVE BUT THAT FACT HAS ONLY ATTRACTED MORE HATE TOWARDS ME I GUESS BECAUSE HE DIDN'T GRIEVE PROPERLY, WHO KNOWS.

I'M TIRED OF TRYING TO FIGURE IT OUT. HIS ACTIONS GO BEYOND THOSE OF A WELL ADJUSTED TRANSGENDER WHICH HE SWEARS HE IS. BUT STILL WON'T ANSWER TO WHY THEN I COULDN'T REFER TO HIM AS SCOTT "ANGEL"? I DON'T PROFESS TO UNDERSTAND. I JUST NEED PROTECTION FROM THIS BIG BULLY. BECAUSE THAT IS WHAT HE IS. I'M ALL ALONE, ON MY OWN, AND HE'S POISONING EVERY WAKING HOUR.

WHEN YOU SEE THE MOUNTAINS OF EVIDENCE I HAVE GATHERED AND ALL OF IT CURRENT, YOU WILL WANT HIM TO...IDK... FACE CONSEQUENCES MAYBE?

I NEED SOMEONE WITH AUTHORITY TO SUPPORT ME ON THIS WHO ISN'T A 75 YEAR OLD DISABLED MAN (JOHN JOLLY) ALL BY HIMSELF TRYING TO PROTECT ME FROM THIS OVERRIDING BULLY.

. I'M WRITING UP HIS RECENT PHYSICAL VIOLENCE AS SOON AS OUR ROTATING MANAGER CAN FIND THE TIME TO SIT DOWN WITH ME. SHE'S ALREADY PRESERVING THE VIOLENT ACTS SEEN ON VIDEO AGAINST ME

. PLEASE, JUDGE, I AM JUST A SIMPLE USED TO BE HOMELESS GIRL 10 YEARS AGO, WHO HAS SINCE RISEN TO HELP THE HOMELESS AND I'VE DEDICATED MYSELF TO BEING AN ADVOCATE FOR THE MARGINALIZED IN OUR COMMUNITY; ESPECIALLY THE NON ENGLISH SPEAKING U.S. CITIZENS HAVING A HARD TIME AS ELDERLY DISABLED TENANTS HERE IN OUR BUILDING. THE RUSSIAN AND THE CHINESE.

HE'S RUINING THE VERY REPUTATION I HAVE WORKED YEARS TO BUILD AND BESIDES MY REPUTATION, I HAVE VISUAL VIDEO PROOF OF HIM PLACING A BIG FAT X ALL OVER MY LIFESIZED FACE, PAGE AFTER PAGE, TELLING THE HOUSING COMMISSIONERS BAD THINGS AGAINST ME- WITH FULL COLORED REPRESENTATIONS OF ME, PERSONALLY!

NOW HE WATCHES FOR ME TO COME HOME EVERYDAY SO HE CAN BARGE INTO ME, FOLLOW ME INSIDE AND SCREAM, SHOUT AND YELL OBSCENITIES TO ME ON MY OWN HOME TURF. HE'S OUT OF CONTROL. DID I TELL YOU HIS FRONT DOOR HAS A TON OF ANTI MARGARET POSTINGS? HE'S SOLICITED MY PERSONAL NOTES TO FRIENDS AND HAS THEM POSTED WITH ARROWS AND LINKS AND HURTFUL LIES WITH CARTOONS HE MADE TO BE SEEN LAUGHING AT ME!

MCNULTY VS RITTENBURG

I'M NOT EVEN EXAGGERATING BECAUSE FRANKLY, I DON'T HAVE TO- HE'LL PROBABLY STAND UP FOR HIS RIGHTS TO DO ALL THIS TO ME IN FRONT OF YOU. THAT'S HOW WARPED AND ANGRY HE IS. HE CAN NO LONGER STOP HIMSELF!

HIS SCARING ME AND PUSHING ME ONTO THE ELEVATORS ARE THE LAST STRAWS. I CAN'T TAKE IT ANYMORE AND THAT'S RIGHT WHERE HE WANTS ME. SMUGGLY, TOO.

WE LIVE IN THE SAME BUILDING, BUT NOT ON THE SAME FLOOR. THERE'S ENOUGH ROOM TO STAY AWAY FROM ME AND STOP THE HARRASSMENT. ALL OF IT! PLEASE. I HAVE NO OTHER RE COURSE THAN TO FILE FOR THIS WITH YOU. I'M AT MY WITS END SINCE THERE'S NO RATIONAL THINKING ON HIS PART ANYMORE.

AND HE'S GETTING WORSE. I'LL SEE HIM AS I COME OUT TO WALK MY DOG AND HE RUSHES UP SPEWING HATE, PUSHING ME TO WALK AGAINST MY PATH. NOW ADDING IN HIS DESIRE TO KILL ME AND HE RUSHES UP TO ME TO SCARE ME OR MAKE ME SHOUT OUT FOR HELP TO STRANGERS PASSING BY UNTIL HE'S LIKE 1 FOOT AWAY NOW BEFORE IT WAS 2 FEET, EVEN 3, NOW HE ONLY RETREATS AFTER CORNERING ME & LAUGHING LIKE A CRAZY PERSON WITH HIS HATE, HARRASSMENT AND INTIMIDATION TECHNIQUES. HE'S VIOLATING PROVISIONS IN HIS LEASE WITH THIS BEHAVIOR!

I HAVE TO REPORT HIM. I'M SO SCARED NOW.EVERYDAY. I CAN'T LEAVE MY APARTMENT FOR FEAR HE'S WATCHING AND WAITING FOR ME!

HIS THREATENING BEHAVIOR KEEPS GETTING CLOSER AND CLOSER! I'M SEEING THE DISTANCE GET SMALLER AND SMALLER AS HE TRIES TO COWER AND CORNER ME. I AM BEGGING YOU, PLEASE GRANT THIS PETITION.PLEASE YOUR HONOR.

I DO THANK YOU FOR YOUR KIND CONSIDERATION IN THIS HORRIBLE MATTER I DO NOT WISH TO BE PARTY TO BUT I MUST BECAUSE HE'S FORCED ME INTO IT.

OH P.S. I HEAR HE'S MAKING EXCUSES BEING ON HEAVY STEROIDS TO TRANSITION HIS GENDER ALL THE WAY.

WHATEVER HIS EXCUSE PLEASE PROTECT ME FROM HIS LUNACY! I NEED YOUR HELP! PLEASE SEE OTHER STATEMENTS ATTACHED WHICH MIRROR THESE STATED FACTS. I SWEAR ALL THIS IS TRUE AND CORRECT AND DOESN'T BEGIN TO CAPTURE THE HELL HE'S PUTTING ME THROUGH.AND HE'S GOING RAMPANT AND WILD. QUITE FRANKLY, I'M SCARED FOR MY LIFE EVERYDAY, EVERY WHERE I GO. HE POPS UP YELLING AND SHOUTING AT ME AT THE TOP OF HIS LUNGS! WHEN I ARRIVE HOME, WHEN I WALK MY DOG, WHEN I TRY TO HELP A NEIGHBOR. HE'S THERE STARING AND YELLING LOUDLY.

HE'S MADE ME A NERVOUS WRECK. I SHOULDN'T HAVE TO LIVE THIS WAY, NOR HAVE MY BOARD OF OFFICERS STEPPING INTO PROTECT ME- NOW I'M AFRAID THEY'RE GOING TO GET HURT!

THANK YOU. I WILL PROVE THIS AND MORE AT OUR HEARING AS UNBELIEVABLE AS IT MAY SEEM. SINCERELY, MARGARET M. MCNULTY 1760 BUSH STREET SAN FRANCISCO, CA 94109 415-678-7898 CELL.

SHORT TITLE:

CASE NUMBER:

McNulty vs Rittenberg

ATTACHMENT (Number): 7a3

(This Attachment may be used with any Judicial Council form.)

7a5

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 6 of 6
(Add pages as required)

Why others need protection

SCOTT HAS REPEATEDLY CURSED ME OUT & ACTED IN A THREATENING MANNER USING THE BULK OF HIS BIG BELLY TO BLOCK ME NOW THAT HE SEES ME AS A SUPPORTER OF MS. MCNAULY.

HE SEES ME & SAYS VIOLENT LANGUAGE & IS ESCALATING "CONSTANTLY SAYING, FUCK YOU JOHN" & FOLLOWS ME INTO ELEVATOR.

HE HAS TO BE STOPPED.

Jel Dye 2-12-2025

I can't protect Marissa anymore!

jj.

ON OR ABOUT 4 pm ON JAN 7 I WAS witness TO THE FOLLOWING;
SCOTT'S HARRASSMENT & PHYSICAL STACKING BY SCOTT RITTENBURG TO
MARGARET MCNUTTY.

AS WE LEFT OUR T.A. MEETING SCOTT WAS BARRING THE
DOOR TO THE LIBRARY SO MS. MCNUTTY COULD NOT GET OUT.
THEN HE JUMPED IN FRONT OF HER TRYING TO PLESE AND
STOPPED HER FROM MOVING DOWN THE HALLWAY IN A THREATENING
MANNER, USING HIS BODY TO BLOCK HER ALL DOWN THE HALLWAY.

HIS BULK OF A PERSON THEN WAS USED TO PUSH HER ONTO THE
ELEVATOR, ALL THIS WHILE WE WERE ALL SHOUTING AT HIM TO STOP
IT AND TO LEAVE HER ALONE.

SCOTT RITTENBURG HAS BEEN ESCALATING IN HIS STACKING SINCE
THEN AND HAS REPEATEDLY BEEN ON THE LOOKOUT FOR HER
COMING AND GOING.

ON OR ABOUT FEB 4TH HE CORNERED MARGARET AGAIN FORCING
HER BACK onto THE ELEVATOR. HE SEES HER & ATTACKS.

THIS WAS AN CAPTURED BY CAMERA IN FRONT OF SEVERAL PEOPLE.
SCOTT HAS HAD IT IN FOR MARGARET SINCE LOSING THE ELECTION
AT 1760 BUSH ST LAST SPRING. BUT HE'S GOTTEN WORSE!

HE ALSO POSTS NASTY THINGS ABOUT MARGARET ON HIS DOOR,
HAS SINCE STARTED A NEGATIVE ON-LINE CAMPAIGN AGAINST
HER INCLUDING WEBSITE & HAS BAD MOUTHED HER TO THE
HOUSING COMMISSIONERS AT CITY HALL WHERE 546 VOLUNTEERS
HAD TIME TRYING TO DAMAGE HER REPUTATION CONTINUALLY.

Sincerely JOHN JULY

John July

I WAS WITNESS TO AT LEAST ONE INCIDENT WHERE
Sgt RITTENBERG WAS ACTING IN A HARASSING MANNER WHICH
SEEMS TO BE ESCALATING.

MARGARET WAS TRYING TO GET AWAY FROM HIM WHILE
HE WAS SHOUTING AT HER & BLOCKING HER WALKING
DOWN THE HALL. IT PERSISTED THROUGH THE LOBBY
WHERE HE FORCED HER ESCAPE ONTO THE ELEVATOR.
EVERYONE WAS SCREAMING AT HIM TO STOP.

MARGARET FEELS THREATENED BY HIS BEHAVIOR CONTINUALLY,
AND IT IS NOT GOOD FOR PEACEABLE LIVING ENVIRONMENT
IN OUR COMMUNITY OF ELDERLY & DISABLED TENANTS.

Sincerely,

RIMAN MANAGER
date

All Residents July 3, 2024

Re Rittenburg, Treasurer 1760 Tenant Association.

Article 7.9 & Article 7.12

It is come to our attention that the recent election meeting organized by Margo was not conducted in accordance with HUD/RAD required procedures and regulations. As your Tenant Association Treasurer, I must outline the reasons why this election is invalid:

1. Lack of Independent Third Party (Article 6.3):

- o Margo is not an independent party and as a Nominee cannot serve as the only official for an election.
- o Leesa Bernhardt publicly admitted her team is not qualified to conduct Nominations or Elections
- o Margo counted the votes prior to depositing them in the Ballot Box.
- o Margo controls the keys to the Ballot Box.

2. No Verification of Residency Before Ballot Distribution (Article 6.4):

- o Proper verification of residency was not conducted before distributing ballots.
- o HUD requires a 30-day notice, not the 15-day notice that was given under 24 CFR § 964.420(b)

3. Inclusion of Disqualified Nominees:

- o During the nomination meeting, Margo stated that Eric and John, who had previously resigned, could not run for office. Despite this, they were included in the post meeting flier & election.
- o Nominees included who were not nominated or interested in office.

4. Post-Election Irregularities:

- o Margo called Michelle an hour before the board meeting to inform her she received only two out of 35 votes, and then claimed to have voted for her.
- o Margo posted notices claiming to have removed Angel from the board on the same evening as the election. This violates Your Right to a Fair Election and ignores both of Margo's Article 7.9 & Article 7.12

5. Board Composition Concerns:

- o The board has been replaced with members Margo has chosen and who are aligned with her actions as president, potentially allowing unchecked control over decisions, including financial matters.
- o The election process and scheduling appears to have been structured to support an agenda unaligned with the needs of the residents at 1760 Bush Street.

Additionally, it is crucial to adhere to the following federal regulations under 24 CFR § 964.150(b):

- **Funding for Tenant Participation:** Public Housing Agencies must provide funding to support the activities of duly elected resident councils and ensure effective resident participation in decision-making processes.

Moreover, all board meetings must be open to tenants in compliance with 24 CFR § 964.420 to ensure transparency and allow residents to be fully informed and engaged in the decision-making process.

I request that Margo adheres to the established rules and regulations, including making all board meetings open to tenants and complying with federal guidelines to ensure fair and transparent elections. Failure to comply with these standards will necessitate further action.

Thank you for your attention to this matter.

Sincerely,

Re Rittenburg, Treasurer, 1760 Bush HUD/RAD Tenant Association

Notarized copy available on the National Archives website

John Stewart, Helen Hale, HUD and SFHA



escanear en buscan de estatutos

Look who he's lying to

rk stamps date here when form is filed.

(1) Person Seeking Protection

a. Your Full Name:

MARGARET NEVETY

Your Lawyer (if you have one for this case):

Name: ✓ State Bar No.: _____

Firm Name: _____

b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or email.)

Address: 1760 BUSH ST 618City: SP State: CA Zip: 94109Telephone: 415-678-7898 Fax: ✓Email Address: 1760BUSH PRESIDENT@GMAIL.COM
FILED
 Superior Court of California
 County of San Francisco

FEB 19 2025

CLERK OF THE COURT

BY: JAMES XIONG Deputy Clerk

JAMES XIONG

Fill in court name and street address:

Superior Court of California, County of

 San Francisco Superior Court
 Civic Center Courthouse
 400 McAllister Street, Room 103
 San Francisco, CA 94102-4514

Court fills in case number when form is filed.

Case Number:

CCH-25-587859

(2) Person From Whom Protection Is Sought

Full Name: SCOTT ANDREW RITTENBURG

The court will complete the rest of this form.

(3) Notice of Hearing

A court hearing is scheduled on the request for restraining orders against the person in (2):

Name and address of court if different from above:

Hearing Date

Date: MAR-13-2025 Time: 8:30 AMDept.: 505 Room: 505

To the person in (2):

- If you attend the hearing (in person, by phone, or by videoconference) and the judge grants a restraining order against you, the order will be effective immediately, and you could be arrested if you violate the order.
- If you do not attend the hearing, the judge may still grant the restraining order that could last up to five years. After you receive a copy of the order, you could be arrested if you violate the order.

(4) Temporary Restraining Orders (Any orders granted are on form CH-110, served with this notice.)

- a. Temporary Restraining Orders for personal conduct and stay-away orders as requested in form CH-100, Request for Civil Harassment Restraining Orders, are (check only one box below):
- (1) All GRANTED until the court hearing.
 - (2) All DENIED until the court hearing. (Specify reasons for denial in b, below.)
 - (3) Partly GRANTED and partly DENIED until the court hearing. (Specify reasons for denial in b, below.)

b. Reasons for denial of some or all of those personal conduct and stay-away orders as replicated in form CH-166, *Request for Civil Harassment Restraining Orders*, are:

- (1) The facts as stated in form CH-100 do not sufficiently show acts of violence, threats of violence, or a course of conduct that seriously alarmed, annoyed, or harassed the person in (1) and caused substantial emotional distress.
- (2) Other (specify): As stated on Attachment 4b.

- Denies to pull down website

DENIED PENDING HEARING

- Denied as to other protected party.

5 Confidential Information Regarding Minor

- a. A request to keep minor's information confidential was made (see form CH-160) and GRANTED. (See form CH-165, Order on Request to Keep Minor's Information Confidential, served with this form.)
- b. If the request was granted, the information described in Item (1) on the order (form CH-165) must be kept CONFIDENTIAL. The disclosure or misuse of the information is punishable as a violation, with a fine of up to \$1,000 or other court penalties.

6 Service of Documents for the Person in (1)

At least 5 days before the hearing, someone age 18 or older—not you or anyone to be protected—must personally give (serve) a court's file-stamped copy of this form CH-109 to the person in (1) along with a copy of all the forms indicated below:

- a. CH-100, *Request for Civil Harassment Restraining Orders* (file-stamped)
- b. CH-110, *Temporary Restraining Order* (file-stamped) IF GRANTED
- c. CH-120, *Response to Request for Civil Harassment Restraining Orders* (blank form)
- d. CH-120-INFO, *How Can I Respond to a Request for Civil Harassment Restraining Orders?*
- e. CH-170, *Notice of Order Protecting Information of Minor* and CH-165, *Order on Request to Keep Minor's Information Confidential* (file-stamped) IF GRANTED
- f. Other (specify): _____

Date: FEB 19 2025

Michelle Tong
JUDGE MICHELLE TONG

To the Person in ①:

- The court cannot make the restraining orders after the court hearing unless the person in ① has been properly given (served) a copy of your request and any temporary orders. To show that the person in ① has been served, the person who served the forms must fill out a proof of service form, Form CH-200, *Proof of Personal Service*, which may be used.
- For information about service, read Form CH-200-INFO, *What Is "Proof of Personal Service?"*
- You may ask to reschedule the hearing if you are unable to find the person in ① and need more time to serve the documents, or for other good reasons. Read Form CH-115-INFO, *How to Ask for a New Hearing Date*.
- You must attend the hearing if you want the judge to make any of the orders you requested on Form CH-100, *Request for Civil Harassment Restraining Orders*. Bring any evidence or witnesses you have. For more information, read Form CH-100-INFO, *Can a Civil Harassment Restraining Order Help Me?*

To the Person in ②:

- If you want to respond to the request for orders in writing, file Form CH-120, *Response to Request for Civil Harassment Restraining Orders*, and have someone age 18 or older—not you or anyone to be protected—mail it to the person in ①.
- The person who mailed the form must fill out a proof of service form, Form CH-200, *Proof of Service by Mail*, which may be used. File the completed form with the court before the hearing and bring a copy with you to the court hearing.
- Whether or not you respond in writing, go to the hearing if you want the judge to hear from you before making an order. You may tell the judge why you agree or disagree with the orders requested.
- You may bring witnesses and other evidence.
- At the hearing, the judge may make restraining orders against you that could last up to five years and may order you to turn in to law enforcement, or sell to or store with a licensed gun dealer, any firearm (gun) and firearm parts that you own or possess. This includes firearm receivers and finishes, and any items that may be used in or easily turned into a receiver or frame (see Penal Code section 16531). If an order is granted, you will also be prohibited from owning, possessing, or buying body armor and will have to relinquish any body armor you have.
- If you are unable to attend your court hearing or need more time to prepare your case, you may ask to reschedule your court date. Read Form CH-115-INFO, *How to Ask for a New Hearing Date*.

**Request for Accommodations**

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for *Disability Accommodation Request* Form MC-1001 (Cal. Ct. R. 8.448).

(Clerk will fill out this part.)

—Clerk's Certificate—

I certify that this *Notice of Court Hearing* is a true and correct copy of the original on file in the court.

Clerk's Certificate
[seal]

Date: _____

Clerk, by _____

Deputy _____

CH-110

Temporary Restraining Order

K stamps date here when form is filed.

Person in ① must complete items ①, ②, and ③ only.

① Protected Person

a. Your Name: MARGARET MCNUY

Your Lawyer (if you have one for this case):

Name: J State Bar No.: _____

Firm Name: _____

b. Your Address (If you have a lawyer, give your lawyer's information.)

If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or email.:

Address: 1760 Bush St 618City: SF State: CA Zip: 94109Telephone: 415 678 7898 Fax: _____Email Address: 1760bushPRESIDENT@gmail.com

FILED

Superior Court of California
County of San Francisco

FEB 19 2025

CLERK OF THE COURT

BY: JAMES XIONG
Deputy Clerk

JAMES XIONG

Fill in court name and street address:

Superior Court of California, County of

San Francisco Superior Court
Civic Center Courthouse
400 McAllister Street, Room 103
San Francisco, CA 94102-4514

Court fills in case number when form is filed.

Case Number:

CCH-25-587859

② Restrained Person

(Give all the information you know. Information with a star (*) is required to add this order to the California police database. If age is unknown, give an estimate.)

*Name: SCOTT ANGEL RITTENBURE *Age: 58 Date of Birth: _____
 *Race: White Height: 5'9 Weight: 190 Hair Color: Grey Eye Color: Green
 *Gender: M F Nonbinary Home Address: 1760 Bush St 412
 City: SF State: CA Zip: 94109
 Relationship to Protected Person: NeighboR + STAYER

③ Additional Protected Persons

In addition to the person named in ①, the following family or household members of that person are protected by the temporary orders indicated below:

Full Name	Gender	Age	Household Member?	Relationship to Protected Person
<u>J DAVID RITTENBURE</u>	<u>M</u>	<u>75</u>	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	<u>NeighboR + STAYER</u>
			<input type="checkbox"/> Yes <input type="checkbox"/> No	
			<input type="checkbox"/> Yes <input type="checkbox"/> No	
			<input type="checkbox"/> Yes <input type="checkbox"/> No	

 Check here if there are additional persons. List them on an attached sheet of paper and write "Attachment 3—Additional Protected Persons" as a title. You may use form MC-025, Attachment.

The court will complete the rest of this form.

④ Expiration Date

This Order expires at the end of the hearing scheduled for the date and time below:

Date: March 13 2025 Time: 830 a.m. p.m.

This is a Court Order.

To the Person in (1):

The court has granted the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

(5) Personal Conduct Orders

Not Requested Denied Until the Hearing Granted as Follows:

a. You must not do the following things to the person named in (1)

and to the other protected persons listed in (3):

(1) Harass, intimidate, molest, attack, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.

(2) Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax, or by other electronic means.

(3) Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order.

(4) Other (specify):

Other personal conduct orders are attached at the end of this Order on Attachment (a)(1)

b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the person in (1).

(6) Stay-Away Order

Not Requested Denied Until the Hearing Granted as Follows:

a. You must stay at least _____ yards away from (check all that apply):

(1) The person in (1)

(7) The place of child care of the children of the person in (1)

(2) Each person in (3)

(8) The vehicle of the person in (1)

(3) The home of the person in (1)

(9) Other (specify):

(4) The job or workplace of the person in (1)

(5) The school of the person in (1)

(6) The school of the children of the person in (1)

b. This stay-away order does not prevent you from going to or from your home or place of employment.

(7) No Firearms (Guns), Firearm Parts, or Ammunition

a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited items listed in b on the next page.

This is a Court Order.

To the Person in ②:

The court has granted the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

5 Personal Conduct Orders

Not Requested Denied Until the Hearing Granted as Follows:

- a. You must not do the following things to the person named in ①
 and to the other protected persons listed in ③:
- (1) Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
 - (2) Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax, or by other electronic means.
 - (3) Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order.
 - (4) Other (specify):
 Other personal conduct orders are attached at the end of this Order on Attachment 5a(4).
-
- b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the person in ①.

6 Stay-Away Order

Not Requested Denied Until the Hearing Granted as Follows:

- a. You must stay at least _____ yards away from (check all that apply):
- | | |
|--|---|
| (1) <input type="checkbox"/> The person in ① | (7) <input type="checkbox"/> The place of child care of the children of the person in ① |
| (2) <input type="checkbox"/> Each person in ③ | (8) <input type="checkbox"/> The vehicle of the person in ① |
| (3) <input type="checkbox"/> The home of the person in ① | (9) <input type="checkbox"/> Other (specify):
<hr/> <hr/> <hr/> |
| (4) <input type="checkbox"/> The job or workplace of the person in ① | |
| (5) <input type="checkbox"/> The school of the person in ① | |
| (6) <input type="checkbox"/> The school of the children of the person in ① | |

- b. This stay-away order does not prevent you from going to or from your home or place of employment.

7 No Firearms (Guns), Firearm Parts, or Ammunition

- a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited items listed in b on the next page.

This is a Court Order.

- 7**) **Prohibited items are:**
- (1) Firearms (guns);
 - (2) Firearm parts, meaning receivers, frames, or any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531); and
 - (3) Ammunition.
- c) You must:**
- (1) Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts in your immediate possession or control. This must be done within 24 hours of being served with this Order.
 - (2) File a receipt with the court within 48 hours of receiving this Order that proves that your firearms (guns) and firearm parts have been turned in, sold, or stored. (You may use *Receipt for Firearms and Firearm Parts* (form CH-800) for the receipt.)
- d) The court has received information that you own or possess a firearm (gun), firearm parts, or ammunition.**

8) No Body Armor

You cannot own, possess, or buy body armor (defined in Penal Code section 16288). You must relinquish any body armor you have in your possession.

9) Possession and Protection of Animals

Not Requested **Denied Until the Hearing** **Granted as Follows (specify):**

- a) The person in (1) is given the sole possession, care, and control of the animals listed below, which are owned, possessed, leased, kept, or held by him or her, or reside in his or her household.**
(Identify animals OR e.g., type, breed, name, color, sex.)

- b) The person in (2) must stay at least _____ yards away from, and not take, sell, transfer, encumber, control, molest, attack, strike, threaten, harm, or otherwise dispose of, the animals listed above.**

10) Other Orders

Not Requested **Denied Until the Hearing** **Granted as Follows (specify):**

Other protected party on website.

- Additional orders are attached at the end of this Order on Attachment 10.

This is a Court Order.

To the Person In ①:**(1) Mandatory Entry of Order Into CARPDR Through CLETS**

This Order must be entered into the California Restraining and Protective Order System (CARPDR) through the California Law Enforcement Telecommunications System (CLETS). (Check or uncheck.)

- The clerk will enter this Order and its proof of service form into CARPDR.
- The clerk will transmit this Order and its proof of service form to a law enforcement agency to be entered into CARPDR.
- By the close of business on the date that this Order is made, the person in (1) or his or her lawyer should deliver a copy of the Order and its proof of service form to the law enforcement agency listed below to enter into CARPDR.

Name of Law Enforcement Agency

Address (City, State, Zip)

Additional law enforcement agencies are listed at the end of this Order on Attachment 1.

(2) No Fee to Serve (Notify) Restrained Person Ordered Not Ordered

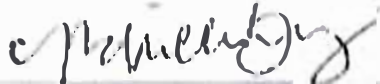
The sheriff or marshal will serve this Order without charge because:

- The Order is based on unlawful violence, a credible threat of violence, or stalking.
- The person in (1) is entitled to a fee waiver.

(3) Number of pages attached to this Order, if any

Date

FEB 19 2025



Judicial Officer

JUDGE MICHELLE TONG

Warnings and Notices to the Restrained Person In ②**You Cannot Have Firearms (Guns), Firearm Parts, or Ammunition**

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 7b on page 3 while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts that you have or control as stated in item (2) above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and Form CH-110, Notice of Court Hearing, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item (2).

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

This is a Court Order.

To the Person in ①:**⑪ Mandatory Entry of Order Into CARPOS Through CLETS**

This Order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS). (Check one):

- The clerk will enter this Order and its proof-of-service form into CARPOS.
- The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.
- By the close of business on the date that this Order is made, the person in ① or his or her lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agency listed below to enter into CARPOS:

Name of Law Enforcement AgencyAddress (City, State, Zip)

Additional law enforcement agencies are listed at the end of this Order on Attachment 11.

⑫ No Fee to Serve (Notify) Restrained Person Ordered Not Ordered

The sheriff or marshal will serve this Order without charge because:

- The Order is based on unlawful violence, a credible threat of violence, or stalking.
- The person in ① is entitled to a fee waiver.

⑬ Number of pages attached to this Order, if any:Date: FEB 19 2025


Judicial Officer

JUDGE MICHELLE TONG

Warnings and Notices to the Restrained Person in ②**You Cannot Have Firearms (Guns), Firearm Parts, or Ammunition**

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 7b on page 3 while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts that you have or control as stated in item ⑦ above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and form CH-109, *Notice of Court Hearing*, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item ②.

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

[This is a Court Order.]

After You Have Been Served With a Restraining Order

- Obey all the orders.
- Read form CH-120-INFO, *How Can I Respond to a Request for Civil Harassment Restraining Orders?*, to learn how to respond to this Order.
- If you want to respond, fill out form CH-120, *Response to Request for Civil Harassment Restraining Orders*, and file it with the court date. You do not have to pay any fee to file your response if the Request claims that you inflicted or threatened violence against or stalked the person in ①.
- You must have form CH-120 served by mail on the person in ① or that person's attorney. You cannot do this yourself. The person who does the mailing should complete and sign form CH-250, *Proof of Service by Mail*. File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use form MC-030, *Declaration*, for this purpose. It is available from the court's office or the court shown on page 1 of this form or at www.courts.ca.gov/forms. If you do not know how to prepare a declaration, you should see a lawyer.
- Whether or not you file a response, you should attend the hearing. If you have any witnesses, they must also go to the hearing.
- At the hearing, the judge can make restraining orders against you that last for up to five years. Tell the judge why you disagree with the orders requested.

Instructions for Law Enforcement

Enforcing the Restraining Order

This order is enforceable 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 Restraining and Protective Orders System (CARPOS). If the law enforcement agency has not received proof of service on the restrained person, the agency must advise the restrained person of the terms of the order and then must enforce it. Violations of this order are subject to criminal penalties.

Start Date and End Date of Orders

This order starts on the date next to the judge's signature on page 4. The order ends on the expiration date in item ④ on page 1.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Pen. Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6. Agencies are encouraged to enter violation messages into CARPOS.

This is a Court Order.

Notice/Proof of Service

The law enforcement agency must first determine if the restrained person had notice of the order. Consider the restrained person "served" (given notice) if (Pen. Code, § 836(c)(2)):

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on file; or
- The restrained person was informed of the order by an officer.

An officer can obtain information about the contents of the order and proof of service in CARPOS. If proof of service on the restrained person cannot be verified, the agency must advise the restrained person of the terms of the order and then enforce it.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, this order remains in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The order can be changed only by another court order. (Pen. Code, § 13710(b).)

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, §§ 6383(h)(2), 6405(b):

1. *Emergency Protective Order (EPO):* If one of the orders is an *Emergency Protective Order* (form EPO-001), provisions (e.g., stay-away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
2. *No-Contact Order:* If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 5a(2) is an example of a no-contact order.
3. *Criminal Protective Order (CPO):* If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Fam. Code, §§ 6383(h)(2) and 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Pen. Code, § 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
4. *Civil Restraining Orders:* If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

(Clerk will fill out this part.)

*Clerk's Certificate
(seal)*

—Clerk's Certificate—

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: _____ Clerk, by _____ , Deputy

This is a Court Order.