

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): <i>James A. Hecox</i> <i>1126 Cypress Ave</i> <i>Fontana, Ca 92335</i> TELEPHONE NO: <i>(909) 355-0864</i>	FOR COURT USE ONLY FILED SUPERIOR/MUNICIPAL COURT OF RIVERSIDE COUNTY JUL 02 1997 
ATTORNEY FOR OTHER: <i>IN PRO PER</i> SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE STREET ADDRESS: <i>4050 Main</i> MAILING ADDRESS: <i>P.O. Box 431</i> CITY AND ZIP CODE: <i>Riverside, Ca. 92504</i> BRANCH NAME: <i>Civil Court</i>	
PLAINTIFF: <i>James A. Hecox</i> DEFENDANT: <i>Sharon Logan Hecox</i>	
ORDER AFTER HEARING ON PETITION FOR INJUNCTION PROHIBITING HARASSMENT	CASE NUMBER: <i>297701</i>

1. THIS ORDER, EXCEPT FOR AWARD OF ATTORNEY FEES AND COSTS, SHALL EXPIRE AT MIDNIGHT ON
(date): *7/2/2000* *3 yrs.*
2. This proceeding came on for hearing as follows:

Date: <i>JUL 02 1997</i>	Time: <i>8:30</i>	Dept.: <i>2</i> Room:
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3. Judge (name): **GLORIA CONNOR TRASK** Temporary judge
4. a. Plaintiff present Attorney present (name):
 b. Defendant present Attorney present (name):
5. After hearing on the petition, IT IS ORDERED THAT DEFENDANT (name): *SHARON HECOX*

6. Not alarm, annoy, or harass plaintiff
 and the following family and household members (names):
- and SPECIFICALLY IT IS ORDERED THAT DEFENDANT SHALL
- a. not threaten, strike, or make physical contact with plaintiff
 and the following family and household members (names):
- b. not keep plaintiff under surveillance
 and the following family and household members (names):
- c. not follow plaintiff
 and the following family and household members (names):
- d. not telephone plaintiff
 and the following family and household members (names):
- e. not block plaintiff's movements in public places or thoroughfares
 and the following family and household members (names):

VIOLATION OF THIS ORDER IS A MISDEMEANOR, PUNISHABLE BY A \$1000 FINE, SIX MONTHS IN JAIL, OR BOTH. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS IN THE STATE OF CALIFORNIA.

(Continued on reverse)

PLAINTIFF (Name): <u>James A. Hecox</u>	CASE NUMBER: <u>297701</u>
DEFENDANT (Name): <u>Sharon Logan Hecox</u>	

7. a. Stay at least (specify): 10 feet away from the following persons and places:
 (The addresses of these places are optional and may be kept confidential.)

- (1) Plaintiff and the following family and household members (names):
- (2) Plaintiff's residence (address optional):
- (3) Plaintiff's place of work (address optional):
- (4) Plaintiff's children's school or place of child care (address optional):
- (5) Other (specify):
(address optional):

b. Contacts relating to pick up and delivery of children pursuant to a court order or a stipulation of the parties arrived at during mediation shall be permitted.

8. OTHER ORDERS (specify):

9. 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:

- a. plaintiff shall deliver.
- b. plaintiff's attorney shall deliver.
- c. the clerk of the court shall mail.

Law enforcement agency
Sheriff's Dept (Fontana)
Riverside PD
Fontana PD

Address
17780 Arrow Blvd
4102 Orange
Seville Ave

THIS ORDER IS EFFECTIVE WHEN MADE. THE LAW ENFORCEMENT AGENCY SHALL ENFORCE THE ORDER IMMEDIATELY UPON RECEIPT. IT IS ENFORCEABLE ANYWHERE IN CALIFORNIA BY ANY LAW ENFORCEMENT AGENCY THAT HAS RECEIVED THE ORDER OR IS SHOWN A COPY OF THE ORDER. IF PROOF OF SERVICE ON THE RESTRAINED PERSON HAS NOT BEEN RECEIVED, THE LAW ENFORCEMENT AGENCY SHALL ADVISE THE RESTRAINED PERSON OF THE TERMS OF THE ORDER AND THEN SHALL ENFORCE IT.

Date: JUL 02 1997

Gloria C. Lopez
 JUDGE OF THE SUPERIOR COURT

CLERK'S CERTIFICATE OF MAILING

I certify that I am not a party to this cause and that a copy of the foregoing was mailed first class, postage prepaid, in a sealed envelope addressed as shown in item 9, and that the mailing of the foregoing and execution of this certificate occurred at (place): _____, California.

on (date): _____ Clerk, by _____ Deputy

8.

U-6

CONSOLIDATED SUPERIOR/MUNICIPAL COURTS OF RIVERSIDE COUNTY Street Address: 4080 Main Street Mailing Address: P.O. Box 431 City and Zip Code: Riverside, CA 92501	FILED SUPERIOR/MUNICIPAL COURT OF RIVERSIDE COUNTY JUL 02 1997 
<p>HECOX Petitioner(s)/Plaintiff(s)</p> <p style="text-align: center;">vs.</p> <p>HECOX Respondent(s)/Defendant(s)</p> <p><small>(Abbreviated Title)</small></p>	CASE NUMBER R1297701
STIPULATION FOR THE APPOINTMENT OF COURT COMMISSIONER AS TEMPORARY JUDGE	

It is understood by and between the parties that the pending matter has been assigned to a Superior Court Commissioner for County of Riverside and a member of the Bar of this State, and that her appointment as a Superior Court Commissioner is in accordance with Article Six, Section Twenty-two of the Presiding Judge of this Court under the authority of Article Six, Section Twenty-one of the Constitution and Section 259 of the Code of Civil Procedure of this State, and that upon such appointment said Commissioner has taken the oath of office as to all matters assigned.

It is therefore stipulated by and between the parties that Commissioner Gloria Connor Trask shall hear the within pending matter(s) sitting as a Temporary Judge for the pre-trial, trial and post-trial law and motion matters in the above entitled case.

Dated: 07-02-97

By James A. Hecox
Signature

James A. Hecox
Print Your Name and Who You Represent

By Sharon Hecox
Signature

Sharon Hecox
Print Your Name and Who You Represent

**STIPULATION FOR THE APPOINTMENT OF COURT
COMMISSIONER AS TEMPORARY JUDGE**

Name, Address and Telephone Number of Attorney(s)

James A Hecox
11126 Cypress Ave
Fontana, Ca 92335

FILED
SUPERIOR MUNICIPAL COURT
OF RIVERSIDE COUNTY

JUN 26 1997

Attorney(s) for James A. Hecox

WHD

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

James A. Hecox

Plaintiff/Petitioner(s)

VS/AND

Case No. 297701

Declaration of Service

Sharon Logan Hecox

Defendant/Respondent(s)

STATE OF CALIFORNIA, COUNTY OF RIVERSIDE

I am and was on the dates herein mentioned over the age of eighteen years and not a party to this action. I served the following documents in this action: (list all documents served)

Restraining Order

by personally delivering to and leaving with the following person(s) on the date(s) set opposite their respective names, a true copy of said documents.

NAME OF PERSON SERVED	CITY & STREET ADDRESS	DATE OF SERVICE
<u>Sharon Logan Hecox</u>	<u>4255 Byrne Rd Riverside 92509</u>	<u>26 Jun 1997</u>

Fee for Service \$ _____, Mileage \$ _____, Total \$ _____.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 26 Jun 1997, at Fontana, California.

Earl [Signature]
(Signature of Declarant)

11126 Cypress Ave
(Address)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Address): <i>James A. Hecox (909) 3550864</i> <i>1126 Cypress</i> <i>Fontana, Ca 92335</i>	TELEPHONE NO.: <i>(909) 3550864</i>
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
PLAINTIFF: <i>James A. Hecox</i>	
DEFENDANT: <i>Sharon Logan Hecox</i>	
<input checked="" type="checkbox"/> ORDER TO SHOW CAUSE (Harassment) and Temporary Restraining Order (CLETS)	
CASE NUMBER: <i>297701</i>	

FOR COURT USE ONLY

FILED

SUPERIOR/MUNICIPAL COURT
OF RIVERSIDE COUNTY

JUN 17 1997

THIS ORDER SHALL EXPIRE AT THE DATE AND THE TIME OF THE HEARING SHOWN IN THE BOX BELOW UNLESS EXTENDED BY THE COURT.

1. To defendant (name): *Sharon Logan Hecox*
2. You are ordered to appear in this court as follows to give any legal reason why the orders sought in the attached petition should not be granted:

3. Date: *7/2/97* Time: *8:30 AM* Dept.: *6* Room:

4. If you do not attend the hearing, further orders may be made against you. These orders may be extended for a period not to exceed three years. You have the right to appear and oppose the petition, with or without an attorney.

TEMPORARY RESTRAINING ORDER

THE COURT FINDS

5. a. The defendant is (name): *Sharon Logan Hecox*

Sex: <input type="checkbox"/> M <input checked="" type="checkbox"/> F	Ht: <i>5'4"</i> Wt: <i>150</i>	Hair color: <i>BRN</i> Eye color: <i>BRN</i>	Race: <i>Asian</i> Age: <i>28</i> Date of birth: <i>7/24/69</i>
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b. The protected person is (name): *James A. Hecox*

Sex: <input checked="" type="checkbox"/> M <input type="checkbox"/> F	Date of birth: <i>10-12-44</i>
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UNTIL THE TIME OF HEARING, IT IS ORDERED

6. Defendant shall not alarm, annoy, or harass plaintiff,
- and the following family and household members (names):
- and SPECIFICALLY IT IS ORDERED THAT DEFENDANT
- a. not threaten, strike, or make physical contact with plaintiff
 - b. and the following family and household members (names):
 - c. not keep plaintiff under surveillance
 - d. and the following family and household members (names):
 - e. not follow plaintiff
 - f. and the following family and household members (names):
 - g. not telephone plaintiff
 - h. and the following family and household members (names):
 - i. not block plaintiff's movements in public places or thoroughfares
 - j. and the following family and household members (names):

Violation of this order is a misdemeanor, punishable by a \$1000 fine, one year in jail, or both, or may be punishable as a felony. This order shall be enforced by all law enforcement officers in the State of California. Any person subject to a restraining order is prohibited from obtaining or purchasing or attempting to obtain or purchase a firearm by Penal Code section 12021. Such conduct may be a felony and punishable by a \$1,000 fine and imprisonment.

(Temporary Restraining Order continued on reverse)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):
James A Hecox
1126 Cypress
Fontana, Ca 92335

TELEPHONE NO.:
(909) 355-0864

ATTORNEY FOR (Name):
JAMES A. HECOX

Insert name of court and name of judicial officer:
RIVERSIDE COUNTY SUPERIOR COURT
RIVERSIDE COUNTY SUPERIOR COURT
P. O. BOX 431
RIVERSIDE, CA 92502-0431

PLAINTIFF: **James A Hecox**

DEFENDANT: **Sharon Logan Hecox**

ORDER ON APPLICATION FOR WAIVER OF COURT FEES AND COSTS
 (Cal. Rules of Court, rule 985(i))

FOR COURT USE ONLY

FILED
 SUPERIOR/MUNICIPAL COURT
 OF RIVERSIDE COUNTY

JUN 16 1997

Wupora

CASE NUMBER:
297701 RIC

1. The application was filed on (date): **13 Jun 97** A previous order was issued on (date):
2. The application was filed by (name): **James A. Hecox**
3. IT IS ORDERED that the application is granted in whole in part (see Cal. Rules of Court, rule 985).
 - a. No payments. Payment of all the fees and costs listed in California Rules of Court, rule 985(i), is waived.
 - b. Applicant shall pay all the fees and costs listed in California Rules of Court, rule 985(i), EXCEPT the following:

(1) <input type="checkbox"/> Filing papers.	(5) <input type="checkbox"/> Court-appointed interpreter (small claims only).
(2) <input type="checkbox"/> Certification and copying.	(6) <input type="checkbox"/> Sheriff, marshal, and constable fees.
(3) <input checked="" type="checkbox"/> Issuing process and certification.	(7) <input type="checkbox"/> Reporter's fees (valid for 60 days).
(4) <input type="checkbox"/> Transmittal of papers.	(8) <input type="checkbox"/> Telephone appearance (Gov. Code, § 68070.1(c)).
 - c. Method of payment. Applicant shall pay all the fees and costs when charged, EXCEPT as follows:
 - (1) Pay (specify): _____ percent.
 - (2) Pay \$ _____ per month or more until the balance is paid.
 - d. (1) This order is valid for (specify): _____ days.
 (2) A new application shall be filed on or before (date): _____
 - e. (must be completed if application is granted in part) Reasons for denial of a requested waiver (specify): _____
 - f. The clerk is directed to mail a copy of this order to the applicant's attorney or to the applicant if unrepresented.
 - g. All unpaid fees and costs shall be deemed to be taxable costs if applicant is entitled to costs and shall be a lien on any judgment recovered by the applicant and shall be paid to the clerk upon such recovery.
4. IT IS ORDERED that the application is denied for the following reasons (specify):

- a. The applicant must pay any fees and costs due in this action within 10 days from the date of service of this order or any paper filed by the applicant with the clerk will be of no effect.
- b. The clerk is directed to mail a copy of this order to all parties who have appeared in this action.

(Continued on reverse)

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

ORDER ON APPLICATION FOR WAIVER OF COURT FEES AND COSTS

5. IT IS ORDERED that a hearing be held.

a. The substantial evidentiary conflict to be resolved by the hearing is (specify):

b. Applicant should be present at the hearing to be held as follows:

Date:	Time:	Dept.:	Rm.:
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c. The address of the court is (specify):

d. The clerk is directed to mail a copy of this order to the applicant only.

Date: 06/16/97

Jeanette Leonard

JUDICIAL OFFICER

CLERK'S CERTIFICATE OF MAILING

I certify that I am not a party to this cause and that a true copy of the foregoing was mailed first class, postage prepaid, in a sealed envelope addressed as shown below, and that the mailing of the foregoing and execution of this certificate occurred at (place): _____, California, on (date): _____

Clerk, by _____, Deputy

<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

(SEAL)

CLERK'S CERTIFICATE

I certify that the foregoing is a true and correct copy of the original on file in my office.

Date: _____ Clerk, by _____, Deputy

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): James A. Hecox 1126 Cypress Fontana, Ca 92335	TELEPHONE NO: (909) 355 0864	FOR COURT USE ONLY FILED SUPERIOR MUNICIPAL COURT OF RIVERSIDE COUNTY JUN 13 1997 
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:		
PLAINTIFF: James A Hecox DEFENDANT: Sharon Logan Hecox		CASE NUMBER: 297701
PETITION FOR INJUNCTION PROHIBITING HARASSMENT <input type="checkbox"/> Application for Temporary Restraining Order		

(This is NOT an order)

Read the Instructions for Lawsuits to Prohibit Harassment before completing this form.

1. Plaintiff (name): **James A. Hecox**

Sex: <input checked="" type="checkbox"/> M <input type="checkbox"/> F	Date of birth: 10-12-44
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2. Defendant (name):

Sex: <input type="checkbox"/> M <input checked="" type="checkbox"/> F	Ht.: 5'4"	Wt.: 150	Hair color: BRN	Eye color: BRN	Race: ASIAN	Age: 28	Date of birth: 7/24/68
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3. This suit is filed in this county because

- a. defendant resides in this county.
- b. defendant has caused physical or emotional injury to plaintiff in this county.
- c. other (specify):

4. This suit is not filed under the Domestic Violence Prevention Act, Family Law Act, or Uniform Parentage Act because

- a. defendant and plaintiff are not married or formerly married or related by blood, marriage, or adoption, are not living together, have not lived together, have never had a dating or engagement relationship, and have no minor child in common who is the subject of an action under the Uniform Parentage Act.
- b. defendant's course of conduct has not included acts of violence that resulted in physical injury to plaintiff or placed plaintiff in reasonable fear of imminent serious physical injury.
- c. other (specify):

5. This suit is not brought under laws against unfair debt collection practices because

- a. defendant does not claim plaintiff owes a debt.
- b. defendant is not a debt collector.
- c. other (specify):

6. Defendant has committed a series of acts that seriously alarm, annoy, or harass plaintiff. (Describe in detail the most recent incidents of harassment. State what happened, the dates, and who did what to whom. Describe any injuries, including emotional distress):

If more space is needed, attach additional pages and check this box.

(Continued on reverse)

PLAINTIFF (Name): <i>James A. Hecox</i>	CASE NUMBER:
DEFENDANT (Name): <i>Sharon Logan Hecox</i>	

(This is NOT an order)

7. Plaintiff has actually suffered substantial emotional distress as a direct result of defendant's conduct described in item 4, and defendant's conduct would have caused a reasonable person to suffer substantial emotional distress.
8. Defendant's continuing course of conduct has been directed specifically against plaintiff and is knowing, willful, not constitutionally protected, and without legitimate purpose.

PLAINTIFF REQUESTS THE COURT TO MAKE THE ORDERS INDICATED BY THE CHECK MARKS IN THE BOXES BELOW.

9. RESTRAINING ORDERS To be ordered now and effective until the hearing

Defendant, who resides at (state address if known): *4255 Byrne
Riverside, CA 92509*
and works at (state address if known):

must not alarm, annoy, or harass plaintiff (name): *James A. Hecox*
 and the following family and household members (names):

and specifically must

- a. not threaten, strike, or make physical contact with plaintiff
 and the following family and household members (names):
- b. not keep plaintiff under surveillance
 and the following family and household members (names):
- c. not follow plaintiff
 and the following family and household members (names):
- d. not telephone plaintiff
 and the following family and household members (names):
- e. not block plaintiff's movements in public places or thoroughfares
 and the following family and household members (names):
- f. other (specify):

10. STAY-AWAY ORDERS To be ordered now and effective until the hearing

Defendant must stay at least (specify): *200* yards away from the following persons and places (the addresses of the places are optional and you do not have to reveal them):

- a. Plaintiff
 and the following family and household members (names):
- b. Plaintiff's residence (address optional): *1126 Cypress Fontana, CA 92335*
- c. Plaintiff's place of work (address optional):
- d. Plaintiff's children's school or place of child care (address optional):
- e. Other (specify):
(address optional):

(Continued on next page)

PLAINTIFF (Name): <u>James A. Hecox</u>	CASE NUMBER:
DEFENDANT (Name): <u>Sharon Logan Hecox</u>	

(This is NOT an order)

7. Plaintiff has actually suffered substantial emotional distress as a direct result of defendant's conduct described in item 4, and defendant's conduct would have caused a reasonable person to suffer substantial emotional distress.
8. Defendant's continuing course of conduct has been directed specifically against plaintiff and is knowing, willful, not constitutionally protected, and without legitimate purpose.

PLAINTIFF REQUESTS THE COURT TO MAKE THE ORDERS INDICATED BY THE CHECK MARKS IN THE BOXES BELOW.

9. RESTRAINING ORDERS To be ordered now and effective until the hearing

Defendant, who resides at (state address if known): 4255 Byrne
Riverside, Ca 92509

and works at (state address if known):

must not alarm, annoy, or harass plaintiff (name): James A. Hecox
 and the following family and household members (names):

and specifically must

- a. not threaten, strike, or make physical contact with plaintiff
 and the following family and household members (names):
- b. not keep plaintiff under surveillance
 and the following family and household members (names):
- c. not follow plaintiff
 and the following family and household members (names):
- d. not telephone plaintiff
 and the following family and household members (names):
- e. not block plaintiff's movements in public places or thoroughfares
 and the following family and household members (names):
- f. other (specify):

10. STAY-AWAY ORDERS To be ordered now and effective until the hearing

Defendant must stay at least (specify): 200 yards away from the following persons and places (the addresses of the places are optional and you do not have to reveal them):

- a. Plaintiff
 and the following family and household members (names):
- b. Plaintiff's residence (address optional): 11126 Cypress Fontana, Ca 92335
- c. Plaintiff's place of work (address optional):
- d. Plaintiff's children's school or place of child care (address optional):
- e. Other (specify):
(address optional):

(Continued on next page)

PLAINTIFF (Name): <u>James A. Hecox</u>	CASE NUMBER: <u>29770</u>
DEFENDANT (Name): <u>Sharon Logan Hecox</u>	

(This is NOT an order)

11. Will granting of any of the stay-away orders in item 10 deprive defendant of access to defendant's residence or place of employment?
 Yes No
 (If yes, explain)

12. Plaintiff will suffer great and irreparable harm before this petition can be heard in court unless the court makes those orders requested above effective now and until the hearing. (Specify the harm and why it will occur before the hearing):
Defendant keeps harassing me and even if I have no contact with her she keeps calling police to say I've assaulted her.

13. ATTORNEY FEES AND COSTS
 Defendant should be ordered to pay attorney fees and costs as follows (specify):

14. OTHER ORDERS (specify other orders you request to help carry out the orders previously requested):

15. Plaintiffs request that copies of orders be given to the following law enforcement agencies:

<u>Law enforcement agency</u>	<u>Address</u>
<i>Fontana PD</i>	
<i>Sheriff Dept.</i>	

16. Plaintiff has asked for restraining orders against the defendant before.

17. Plaintiff requests additional relief as may be proper.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: *13 Jun 97*

..... James A. Hecox
 (TYPE OR PRINT NAME)

▶ *James A. Hecox*
 (SIGNATURE OF PLAINTIFF)

18. Number of pages attached:

- 11 Jun 97 - Sharon Logan Hecox stopped by my home about 12:00 noon to talk. We talked for an hour and she was asked to leave after she threatened to cause problems for me if she saw me in public with any one she thought I shouldn't be with.
- 12 Jun 97 - At about 4:30 a.m. Fontana police arrived at my home to place me under arrest for alleged charges that I put marks on Sharon's neck. I had not seen nor heard from her since she was here (11126 Cypress) the day before. I was asleep up until the time the police arrived. I have a witness that can testify to my whereabouts that night. I have no knowledge why she continues to harass me and can get away with bringing false charges against me.
- 09 Jun 97 - At about 1:00 a.m. I left my place of residence to go to LODI to deliver a trailer. I drove about 80 miles then stopped to rest. About a minute after I stopped the passenger door opened and Sharon entered the vehicle. She had followed me to talk. She also informed me that if I didn't stop she would of followed me to Lodi (400 miles) I didn't respond and chose to go to sleep instead. After about 3 hours I woke and found her still there so we talked for about 2 hours and I then asked her to leave since she didn't I decided to bring the trailer back to my place of business. At that time the contract that we both had had been broken so I lost my job. The truck is now in her possession and I am no longer employed.