

ATTORNEY OR PARTY WITHOUT ATTORNEY (name, state bar number, and address):

FOR COURT USE ONLY

ADDRESS WHERE YOU WANT MAIL SENT:

Sharon Logan
 2555 Loma Vista Street
 Riverside, CA 92507

S.D. 17225 Valley Blvd #F-2
 S.D. Fontana CA 92335

TELEPHONE NO. (Optional):

FAX NO. (Optional):

ATTORNEY FOR (Name):

SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Bernardino

STREET ADDRESS: SUPERIOR COURT CLERK

MAILING ADDRESS: 351 NORTH ARROWHEAD AVENUE

CITY AND ZIP CODE: SAN BERNARDINO, CA 92415

BRANCH NAME: Superior Court

PERSON SEEKING ORDER: Sharon Logan

PERSON TO BE RESTRAINED: Salvador Saladrigas

APPLICATION AND DECLARATION FOR ORDER
(Domestic Violence Prevention)FILED-Central District
SUPERIOR COURT
SAN BERNARDINO COUNTY

MAR 15 2002

By *Nicole M. Monte*,
Deputy

CASE NUMBER:

64382

Read the Instructions for Obtaining Orders Prohibiting Domestic Violence before completing this form. This form must be completed and filed with an Order to Show Cause and Temporary Restraining Order (CLETS) (form DV-110).

1. PERSONS TO BE PROTECTED

<u>Name</u>	<u>Age</u>	<u>Relationship to person seeking order</u>
Sharon Logan	33	Myself
Coral Logan Hecox	9	

2. PERSON TO BE RESTRAINED (Name): Salvador Saladrigas

Sex: M F Ht: 5'9 Wt: 200 Hair Color: grey Eye Color: green Race: His Age: 54 Date of Birth: _____

3. I have been involved in other court actions with the person to be restrained in which restraining orders were issued. (If known, please specify case numbers and county or other state, United States territory, military tribunal, tribal court, or the District of Columbia and attach copies of orders):

4. I am applying for a restraining order, and the person to be restrained and I (check at least one box):

- a. were married on (date): _____ and a dissolution, legal separation, or annulment proceeding
 - (1) has not been filed.
 - (2) has been filed (If known, specify case number and county): _____
- b. were formerly married to each other. (Specify state, county, and date of dissolution): _____
- c. are related to each other by blood, marriage, or adoption. (Specify relationship): _____
- d. live together.
- e. formerly lived together.
- f. have had a dating or engagement relationship.
- g. are parents of a minor child together.
- h. are parents of a minor child together and an action to establish paternity has been or is being filed. (If known, specify case number and county): _____
- i. are parents of a minor child together and an action to establish or modify child support involving the district attorney has been or is being filed. (If known, specify case number and county): _____
- j. are parents of a minor child together and have signed a Voluntary Declaration of Paternity form regarding the child.

(THIS IS NOT AN ORDER)

(Continued on reverse)

Page one of four



PERSON SEEKING ORDER (name): <u>Sharon Logan</u>	CASE NUMBER:
PERSON TO BE RESTRAINED (name): <u>Salvador Saladriga S</u>	

5. The person to be restrained has (check at least one box):

- a. assaulted or attempted to assault me or another member of my household.
- b. caused, threatened, or attempted bodily injury to me or another member of my household.
- c. made me or another member of my household afraid of physical or emotional harm.
- d. sexually assaulted or attempted to sexually assault me or another member of my household.
- e. stalked me.
- f. other (describe in item 19). Have made numerous Death Threats against me.

6. a. The person to be restrained and I (you must check (1) or (2) below):

- (1) have no minor children together.
- (2) have minor children together.

Child's name

Birth date

(3) A juvenile dependency petition has been filed. (If known, specify case numbers):

b. If you are seeking an order regarding custody or visitation of your children, you must attach a *Declaration Under Uniform Child Custody Jurisdiction Act (UCCJA)* (form MC-150) and a *Child Custody, Visitation, and Support Attachment to Application and Declaration for Order (Domestic Violence Prevention)* (form DV-100A).

I REQUEST THE COURT TO MAKE THE ORDERS INDICATED BY THE CHECK MARKS IN THE BOXES BELOW.

7. RESTRAINING ORDER

To be ordered now and effective until the hearing.

Restrained person must not contact, molest, harass, attack, strike, threaten, sexually assault, batter, telephone, send any messages to, follow, stalk, destroy my personal property, disturb my peace, keep me under surveillance, or block my movements in public places or thoroughfares

and that of the other protected persons listed in item 1.

8. RESIDENCE EXCLUSION ORDER

To be ordered now and effective until the hearing.

Restrained person must immediately move from and must not return to (address):

and may take only personal clothing and effects needed until the hearing.

I am entitled to live at the address above because (specify facts):

9. STAY-AWAY ORDER

To be ordered now and effective until the hearing.

Restrained person must stay at least (specify): 100 yards away from the following persons and places:
(The addresses are optional and you do not have to provide them.)

- a. Myself
- b. The other protected persons listed in item 1
- c. My residence (address optional):
- d. My place of work (address optional):
- e. The children's school or place of child care (address optional):
- f. My vehicle (year, make, model, color, and license plate number are optional):
- g. Other (specify): My mother Ann Logan, Do not contact her

on the phone. S.A.

10. If the restrained person is ordered to stay away from all the places requested in item 9, will the restrained person still be able to get to his or her residence, school, place of employment, or place of worship? Yes No (If no, explain):

(THIS IS NOT AN ORDER)
(Continued on page three)

PERSON SEEKING ORDER (name): <u>Sharon Logan</u>	CASE NUMBER:
PERSON TO BE RESTRAINED (name): <u>Salvador Saladrigas</u>	

18. I request that time for service of the *Order to Show Cause* and accompanying papers be shortened so that they may be served no less than (specify number) days before the date set for hearing. I need this process shortened because of the facts contained in this application. (Add additional facts if necessary):

19. **DESCRIPTION OF CONDUCT**

Describe in detail the most recent incidents of abuse. List each incident separately by date. Describe the incident, including who did what to whom, whether any firearms or other weapons were used or threatened, and any injuries. Describe any history of abuse.

Continued on Attachment 19.

The Defendant has constantly been making death threats against me for the last 3 months almost on a weekly basis. Today on the 15th of March he called me and told me to come get my shit out of his apartment. as I was leaving he locked me in and said I was not going anywhere till he talked to me. I told him to leave me alone we are finished, and I did not want to talk to him. He grabbed me by my right arm leaving abrasions and bruises, and he tried to choke me leaving marks on right side of my neck. When I told him I had people waiting in the car for me was when he let me go. as I ran out, he ran out after me, and said till kill you, I don't give a fuck.

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

Defendant, stop calling and harassing my mother Ann Logan, over the phone. S.d.

PLEASE NOTE THAT ALL ORDERS ISSUED BY THE COURT, AS WELL AS THIS APPLICATION AND DECLARATION, MUST BE PERSONALLY SERVED ON THE RESTRAINED PERSON. NO PERSON TO BE PROTECTED, INCLUDING YOURSELF, MAY PERSONALLY SERVE THE ORDER.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date: March 15, 02

..... Sharon Logan
(TYPE OR PRINT NAME)

(THIS IS NOT AN ORDER)

Sharon Logan
(SIGNATURE OF PARTY SEEKING RESTRAINING ORDER)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):

ADDRESS WHERE YOU WANT MAIL SENT:

Sharon Logan
17225 Valley Blvd #F-21
Fontana, CA 92335TELEPHONE NO. (Optional): (909) 357-4628 FAX NO. (Optional):
E-MAIL ADDRESS (Optional): shklog@juno.com

ATTORNEY FOR (Name): Pro Per

FOR COURT USE ONLY

FILED-Central District
SUPERIOR/MUNICIPAL COURTS
SAN BERNARDINO COUNTY

APR 11 2002

By Julia Martinez
DeputySUPERIOR COURT OF CALIFORNIA, COUNTY OF
STREET ADDRESS: 351 N. Arrowhead Ave
MAILING ADDRESS:
CITY AND ZIP CODE: San Bernardino CA 92415
BRANCH NAME:

PROTECTED PERSON: Sharon Logan

RESTRAINED PERSON: Salvador Saladrigan

RESTRAINING ORDER AFTER HEARING (CLETS)
(Domestic Violence Prevention)CASE NUMBER: SBFCL
64362This form may be used with the *Findings and Order After Hearing* (form 1296.31), if the court makes additional orders.

1. This proceeding was heard by judicial officer (name): Brian S. v. 11 C 042415
on (date): 4/11/02 at (time): 8:45 In Dept.: S-12 Room:

2. a. The person seeking to be protected and the person to be restrained were personally present at the court hearing. No additional proof of service of this restraining order is required.

b. The person seeking the restraining order was personally present at the court hearing, and proof of service of the *Order to Show Cause and Application and Declaration for Order* was presented to the court.

(1) The terms of this order are identical to those of the *Temporary Restraining Order*, except for its duration. This order may be served by mail.

(2) The terms of this order are different from those of the *Temporary Restraining Order*. This order must be personally served.

c. By written stipulation. No additional proof of service of this restraining order is required.

THE COURT FINDS

3. a. The restrained person is (name): Salvador Saladrigan Defendant/Respondent Plaintiff/Petitioner

Sex: M F Ht.: 5'7" Wt.: 200 Hair color: Grey Eye color: Green Race: His Age: 54 Birth date: 08/06/45

b. The protected person is (name): Sharon Logan

c. The protected family and household members are (list first and last names of all protected people under this order):

Coral Logan

THE COURT ORDERS

THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY, VISITATION, OR CHILD SUPPORT, SHALL EXPIRE AT
 MIDNIGHT OR OTHER TIME: ON (date): 4/11/04
 IF NO DATE IS PRESENT, THIS ORDER EXPIRES THREE YEARS FROM THE DATE OF ISSUANCE.

4. The restrained person

a. shall not contact, molest, harass, attack, strike, threaten, sexually assault, batter, telephone, send any messages to, follow, stalk, destroy the personal property of, disturb the peace of, keep under surveillance, or block movements in public places or thoroughfares of: the person seeking the order the other protected person(s) listed in item 3c except for peaceful contacts related to court-ordered visitation of the minor children as set forth on page 2 of this order.

b. must immediately move from (address):

c. shall stay at least (specify): 100 yards away from the following protected persons and places:

(1) person seeking the order
 (2) the other protected persons listed in item 3c
 (3) residence of person seeking the order
 (4) place of work of person seeking the order

(Continued on reverse)

LJS/CS

PROTECTED PERSON (name): <i>Sharon Logan</i>	CASE NUMBER:
RESTRAINED PERSON (name): <i>Salvador Saladrigas</i>	64362

4. c. (Continued)

- (5) the children's school or place of child care
- (6) protected person's vehicle
- (7) other (specify):

Read this order carefully. Taking or concealing a child in violation of this order may be a felony and punishable by confinement in state prison, a fine, or both.

5. CHILD CUSTODY AND VISITATION

The custody and visitation of the minor children is ordered as set forth in the attached forms, which are incorporated herein and made an operative part of this order. Peaceful contacts shall be allowed related to court-ordered visitation.

- a. *Child Custody and Visitation Order Attachment* (form 1296.31A)
- b. *Supervised Visitation Order* (form 1296.31A(1))
- c. Other (specify):

6. CHILD SUPPORT

Child support for the minor children shall be ordered as set forth in the attached forms, which are incorporated herein and made an operative part of this order.

- a. *Child Support Information and Order Attachment* (form 1296.31B)
- b. Other (specify):

7. ADDITIONAL ORDERS

Additional orders relating to property control, debt payment, attorney fees, restitution, counseling and/or other orders are set forth in the attached forms, which are incorporated herein and made an operative part of this order.

- a. *Domestic Violence Miscellaneous Orders Attachment* (form 1296.31E)
- b. Other (specify):

8. MANDATORY FIREARM RELINQUISHMENT

The restrained person must surrender to local law enforcement or sell to a licensed gun dealer any firearm in or subject to his or her immediate possession or control within

- a. 24 hours after issuance of this order (if restrained person is present at hearing).
- b. 48 hours after service of this order (if restrained person is not present at hearing).
- c. other (specify):

The restrained person shall file a receipt with the court showing compliance with this order within 72 hours of receiving this order.

9. RECORDING OF PROHIBITED COMMUNICATIONS

The protected person may record any prohibited communication made to him or her by the restrained person.

10. The restrained person is ordered to participate in a certified batterer's program for 12 months at that party's expense with the results of attendance and completion to be provided to the court.

11. Fees for service of this order by law enforcement are waived.

(Continued on page three)

PROTECTED PERSON (name): <u>Sharon Logan</u>	CASE NUMBER:
RESTRAINED PERSON (name): <u>Salvador Saladrigas</u>	<u>64362</u>

12. A copy of this order shall be delivered by the protected person to the law enforcement agency having jurisdiction over the residence of the protected person, who shall provide information to assist in identifying the restrained person. Proof of service of this order on the restrained person shall also be provided to law enforcement unless the order shows the restrained person was present in court. The law enforcement agency having jurisdiction over the plaintiff's residence is (name and address of agency):

13. A copy of this order shall be given to the additional law enforcement agencies listed below by the protected person or the protected person's attorney:

Law enforcement agency

Fontana Police
Fontana Sheriff's

Address

Sierra Ave Fontana
Arrow Ave, Fontana

14. Any attachments noted in items 5, 6, and 7 of this order are attached hereto, incorporated herein, and made a part of this order.

Number of pages attached: _____

Date:

APR 11 2002

S. Ryall
JUDICIAL OFFICER

This order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received, and the restrained person was not present at the court hearing, the law enforcement agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this restraining order are subject to state and federal criminal penalties. This order meets all Full Faith and Credit requirements of the Violence Against Women Act, 18 U.S.C. 2265 (1994) (VAWA). This court has jurisdiction of the parties and the subject matter; the defendant has been afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in this and all other jurisdictions.

NOTICE REGARDING FIREARMS

Any person subject to a restraining order is prohibited from owning, possessing, purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. Under federal law, the issuance of a restraining order after hearing will generally prohibit the restrained person from owning, accepting, transporting, or possessing firearms or ammunition. Possession of a firearm while subject to this order may be a felony under federal law punishable by up to ten (10) years in prison and a \$25,000 fine.

CLERK'S CERTIFICATE

(SEAL)

I certify that the foregoing *Restraining Order After Hearing (CLETS)* is a true and correct copy of the original on file in the court.

Date:

Clerk, by _____, Deputy

3/1/8/02 10:30 0-512

ATTORNEY OR PARTY WITHOUT ATTORNEY (name, state bar number, and address):
ADDRESS WHERE YOU WANT MAIL SENT:

Sharon Logan
2055 Linda Vista Street
Riverside, CA 92507

FOR COURT USE ONLY

+PMOT

TELEPHONE NO. (Optional):

FAX NO. (Optional):

ATTORNEY FOR (Name):

SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Bernardino

STREET ADDRESS: SUPERIOR COURT/COUNTY CLERK

MAILING ADDRESS: 351 NORTH ARROWHEAD AVENUE

CITY AND ZIP CODE: SAN BERNARDINO, CA 92415

BRANCH NAME: Superior Court

PERSON SEEKING ORDER: Sharon Logan

PERSON TO BE RESTRAINED: Salvador Saladrivas

TYPE OF ACTION (check all that apply)

DISSOLUTION/LEGAL SEPARATION/NULLITY

UNIFORM PARENTAGE ACT

DOMESTIC VIOLENCE PREVENTION ACT

DISTRICT ATTORNEY FAMILY SUPPORT

JUVENILE

(Domestic Violence Prevention): Death threats

ORDER TO SHOW CAUSE AND TEMPORARY RESTRAINING ORDER (CLETs)
(Domestic Violence Prevention)

FILED
SUPERIOR COURT
COUNTY OF SAN BERNARDINO
SAN BERNARDINO DISTRICT

MAR 18 2002

BY Valerie Schubert DEPUTY

CASE NUMBER:

64382

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

1. To (name of person to be restrained): Salvador Saladrivas.
2. A court hearing has been set at the time and place indicated below. You may attend this hearing, with or without attorney, to give any legal reason why the orders requested in the attached application should not be granted. If you do appear at this court hearing, the court may grant the requested orders for up to three years without further notice to you.

Date: 4/11/02 Time: 8:30 AM Dept: S/2 Room:

3. If child custody or visitation is an issue in this motion and in dispute, the parties are ordered to attend orientation and mandatory custody mediation services as follows:

Date: 3/12/02

S. J. Syall
SIGNATURE OF JUDICIAL OFFICER

THE COURT FINDS:

TEMPORARY RESTRAINING ORDER

NO EMERGENCY
SET FOR HEARING ONLY

Sex: M F Ht: 5'9 Wt: 200 Hair color: Grey Eye color: Green Race: HS Age: 54 Birth date: 3-16-41

- b. The protected person(s) are (list names of all persons to be protected by this order):

Sharon Logan, Coral Lin Logan Hecox

UNTIL THE TIME OF HEARING, IT IS ORDERED:

5. RESTRAINING ORDERS The restrained person

a. shall not contact, molest, harass, attack, strike, threaten, sexually assault, batter, telephone, send any messages to, follow, stalk, destroy the personal property of, disturb the peace of, keep under surveillance, or block movements in public places or thoroughfares of:

the person seeking the order

the other protected persons listed in item 4b
(Orders continued on reverse)

PERSON SEEKING ORDER (name): <u>Sharon Logan</u>	CASE NUMBER:
PERSON TO BE RESTRAINED (name): <u>Salvador Salazar</u>	

5. b. must immediately move from (address):

and take only personal clothing and effects needed until the hearing.

c. The restrained person shall stay at least (specify): 100 yards away from the following persons and places.
(Addresses not required.)

- (1) Person seeking the order
- (2) The other protected persons listed in item 4b
- (3) Residence of person seeking the order
- (4) Place of work of person seeking the order
- (5) The children's school or place of child care
- (6) Restrainted person's vehicle (specify):
- (7) Other (specify):

d. except for peaceful contacts related to court ordered visitation of the minor children.

6. CUSTODY AND VISITATION ORDERS ARE SET FORTH IN **CHILD CUSTODY AND VISITATION ORDER ATTACHMENT** (FORM 1296.31A).

7. FIREARM RESTRICTION

The restrained person is ordered to give up any firearm in or subject to his or her immediate possession or control within

24 hours after issuance of this order
 48 hours after service of this order
 other (specify):

Any firearms should be surrendered to the control of local law enforcement. The restrained person shall file a receipt with the court showing compliance with this order within 72 hours of receiving this order.

8. PROPERTY CONTROL

a. The protected person is given exclusive temporary use, control, and possession of the following property pending the hearing:

b. The restrained person is ordered to make the following payments while the order is in effect:

Debt	Amount of payment	Pay to	Due date
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c. The protected person The restrained person is restrained from transferring, borrowing against, selling, hiding, or in any way disposing of any real or personal property, whether community, quasi-community, or separate, except in the ordinary course of business or for the necessities of life.

d. The protected person The restrained person shall notify the other of any proposed extraordinary expenditures and shall account to the court for all extraordinary expenditures.

9. OTHER ORDERS (specify):

(Continued on page three)

PERSON SEEKING ORDER (name): Sharon Legan

CASE NUMBER:

C4362

PERSON TO BE RESTRAINED (name): Salvador Salamigas

10. **LAW ENFORCEMENT**

A copy of this order and any proof of service shall be given to the law enforcement agencies listed below as follows:

- a. Protected person shall deliver.
- b. Protected person's attorney shall deliver.
- c. The clerk of the court shall deliver.

Law enforcement agency

Fontana Police

Fontana Sheriff

Address

Sierra Dr. & Fontana 2

Arrow Blvd. Fontana

- District Attorney's office (Family Support Division)

(NOTE: All statewide restraining orders are entered in the state registry and must be delivered immediately to the law enforcement agencies.)

11. Fees for service of this order by law enforcement are waived.

12. Application for an order shortening time is granted, and the following documents shall be personally served on the restrained person no fewer than (specify number): days before the time set for hearing. A responsive declaration shall be and served no fewer than (specify number): days before the time set for hearing.

- a. *Application and Declaration for Order (Domestic Violence Prevention)* (form DV-100)
- b. *Order to Show Cause and Temporary Restraining Order (CLETS) (Domestic Violence Prevention)* (form DV-110)
- c. *Blank Responsive Declaration to Order to Show Cause (Domestic Violence Prevention)* (form DV-120)
- d. *Child Custody and Visitation Order* (form 1298.31A)
- e. *Financial Statement (Simplified)* (form 1285.52) or *Income and Expense Declaration* (forms 1285.50, 1285.50b, and 1285.50c)
- f. *Declaration Under Uniform Child Custody Jurisdiction Act (UCCJA)* (form MC-150)
- g. *Child Custody, Visitation, and Support Attachment to Application and Declaration for Order (Domestic Violence Prevention)* (form DV-100A)
- h. Other (specify):

NOTICE REGARDING NON-APPEARANCE AT HEARING

IF YOU HAVE BEEN PERSONALLY SERVED WITH A TEMPORARY RESTRAINING ORDER AND NOTICE OF HEARING, BUT YOU DO NOT APPEAR AT THE HEARING EITHER IN PERSON OR BY COUNSEL, AND A RESTRAINING ORDER IS ISSUED AT THE HEARING WHICH DOES NOT DIFFER FROM THE PRIOR TEMPORARY RESTRAINING ORDER, A COPY OF THE ORDER WILL BE SERVED UPON YOU BY MAIL AT THE FOLLOWING ADDRESS: 16910 San Bernardino Ave Apt 17 B
Fontana, CA 92335

IF THAT ADDRESS IS NOT CORRECT OR YOU WISH TO VERIFY THAT THE TEMPORARY ORDER WAS MADE PERMANENT WITHOUT SUBSTANTIVE CHANGE, CONTACT THE CLERK OF THE COURT.

**NO EMERGENCY
SET FOR HEARING ONLY**

Date:

SIGNATURE OF JUDICIAL OFFICER

CERTIFICATE OF COMPLIANCE WITH VAWA This ex parte/temporary protective order meets all Full Faith and requirements of the Violence Against Women Act, 18 U.S.C. 2265 (1994) (VAWA). This court has jurisdiction over the parties and the subject matter; the restrained person has been afforded notice and a timely opportunity to be heard provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in this and all other jurisdictions.

PLEASE REVIEW IMPORTANT NOTICES AND WARNINGS ON THIS PAGE AND ON PAGE FOUR.

(Continued on reverse)

PERSON SEEKING ORDER (name): <u>Sharon Logan</u>	CASE NUMBER:
PERSON TO BE RESTRAINED (name): <u>Salvador Salaprigat</u>	

WHAT FORMS YOU SHOULD FILE IN RESPONSE AND WHEN TO FILE THEM

You do not have to pay any fee to file responsive declarations in response to this *Order to Show Cause* (including a completed *Income and Expense Declaration or Financial Statement (Simplified)* that will show your finances). The original of the *Responsive Declaration* must be filed with the court and a copy served on the other party at least five court days before the hearing date (unless the judge has shortened time, see item 12 above in this *Order to Show Cause and Temporary Restraining Order*).

NOTICE REGARDING CHILD SUPPORT

If you have children from this relationship, the court is required to order payment of child support based on the income of both parents. The amount of child support may be large and normally continues until the child is 18. You should supply the court with information about your finances. Otherwise the child support order will be made without your input.

NOTICE REGARDING ENFORCEMENT OF THIS ORDER

This order is effective when made. It is enforceable anywhere in California by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received, and the restrained person was not present at the court hearing, the law enforcement agency shall advise the restrained person of the terms of the order and then shall enforce it.

Violation of this restraining order may be punished as a contempt of court, a misdemeanor, punishable by one year in jail or a \$1000 fine, or both, or a felony. Taking or concealing a child in violation of this order may be a felony and punishable by confinement in state prison, a fine, or both.

This order is enforceable in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction. Violations of this order are subject to state and federal criminal penalties.

If you travel across state or tribal boundaries with the intent to violate the order (including committing a crime of violence causing bodily injury), you may be convicted of a federal offense under VAWA (section 2261(a)(1)). You may also be convicted of a federal offense if you cause the protected person to cross a state or tribal boundary for this purpose section 2262(a)(2)).

NOTICE REGARDING FIREARMS

Any person subject to a restraining order is prohibited from purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. At the hearing on this matter, the court has authority to order that the person subject to these orders relinquish any firearms and not own or possess any firearms during the period of the restraining order. If restraining orders are issued, the restrained person may not be able to possess a firearm. Under federal law, the issuance of a restraining order after hearing will generally prohibit the restrained person from owning, accepting, transporting, or possessing firearms or ammunition. A violation of this prohibition is a separate federal crime.

CLERK'S CERTIFICATE

EAL

I certify that the foregoing *Order to Show Cause and Temporary Restraining Order (CLETS)* is a true and correct copy of the original on file in the court.

Date:

Clerk, by _____, Deputy

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EXHIBIT 2

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):
SHARON LOGAN

17225 VALLEY BLVD #F-21

FONTANA CA 92335

TELEPHONE NO. (Optional):

E-MAIL ADDRESS (Optional):

ATTORNEY FOR (Name):

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO

STREET ADDRESS: SUPERIOR COURT

MAILING ADDRESS:

CITY AND ZIP CODE: 351 N. ARROWHEAD AVENUE

BRANCH NAME: SAN BERNARDINO, CA 92315

PETITIONER/PERSON TO BE PROTECTED: SHARON LOGAN

RESPONDENT/PERSON TO BE RESTRAINED: SALVADOR SALADRIGAS

RETRIEVED

FOR COURT USE ONLY

TO COURT

FILED - San Bernardino District

SAN BERNARDINO COUNTY

MAR 21 2002

By *Sharon Logan* (J. Logan)

PROOF OF SERVICE

HEARING DATE:
04/11/02

19/02

8:30A.M.

DEPT., ROOM or DIVISION

S12

CASE NUMBER: SBFS
64362

PERSONAL SERVICE

Instruction: After having the other party served with a copy of the document identified in Item 1, attach a completed Proof of Service to the original or to a true copy of the original and give it to the clerk for filing. Neither the petitioner nor the respondent, nor any person protected by these orders, can serve these papers.

1. I served a copy of the following documents (check the box before the title of each document you served):

a. Order to Show Cause and Temporary Restraining Order (CLETs) (Domestic Violence Prevention) with Application and Declaration for Order (Domestic Violence Prevention) and blank Responsive Declaration to Order to Show Cause (Domestic Violence Prevention)

b. Income and Expense Declaration with blank Income and Expense Declaration (Family Law)

c. Financial Statement (Simplified) with blank Financial Statement (Simplified) (Family Law)

d. Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJA)

e. Application and Order for Re-issuance of Order to Show Cause (Domestic Violence Prevention)

f. Restraining Order After Hearing (CLETs) (Domestic Violence Prevention)

g. Findings and Order After Hearing (Family Law, Domestic Violence Prevention, Uniform Parentage)

h. Petition to Establish Parental Relationship with Summons with Standard Restraining Order (Paternity) and blank Response to Petition to Establish Parental Relationship (Uniform Parentage)

i. Order to Show Cause with Application for Order and Supporting Declaration; blank Responsive Declaration to Order to Show Cause or Notice of Motion (Family Law — Uniform Parentage)

j. Other (specify):

2. Person served (name):

SALVADOR SALADRIGAS

3. By personally delivering copies to the person served, as follows:

(3) Time: 3:00 p.m.

(1) Date: 03-21-02

(3) Address:

4. At the time of service I was not a party to this action, and not a protected person in any of the orders.

5. My name, address, telephone number, and, if applicable, county of registration as process server and registration number are (specify):

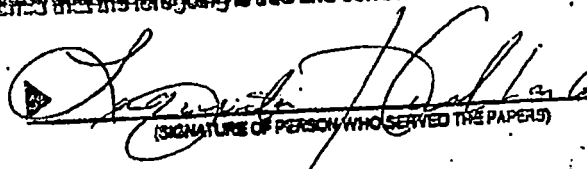
LAQUITTA HUBBARD #188 TOEY DRIVE RIVERSIDE CA 92505

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

Date: 03-21-02

LAQUITTA HUBBARD.....
I, *LaQuitta Hubbard*, person who served the papers.

(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS)


 (SIGNATURE OF PERSON WHO SERVED THE PAPERS)

(See reverse for proof of service by mail)

PROOF OF SERVICE

(Uniform Parentage)

Legal
Solutions
12/01/01

Approved for Mandatory Use

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EXHIBIT 3

COUNTY OF SAN BERNARDINO SUPERIOR COURT
STATE OF CALIFORNIA
MINUTE ORDER

CASE NO: SBFSS64362

DATE: 04/11/02

CASE TITLE: SHARON LOGAN -V- SALVADOR SALADRIGAS

DEPT: S12 04/11/02 TIME: 8:30
Order to Show Cause re: DOMESTIC VIOLENCE filed by SHARON LOGAN.

COMPLAINT TYPE: DV

JUDGE BRIAN S MCCARVILLE presiding.

CLERK: Sandy Brendza

REPORTER: Judy Morris

Bailiff: Dave Sears

APPEARANCES:

Plaintiff SHARON LOGAN present

Parties Not Present: SALVADOR SALADRIGAS

PROCEEDINGS:

Respondent is enjoined and restrained from

contacting, molesting, attacking, striking, threatening, sexually assaulting, battering, telephoning or otherwise disturbing the peace of the other party

stalking, blocking sending messages, or destroying property.

and the following family or household members: Coral Logan -

Exceptions: none

Personal conduct restraints shall expire 041104.

SALVADOR SALADRIGAS is ordered to stay away at least 100 yards from petnr, residence, wk, school, vehicle

Petitioner to prepare order.

Stage at Disposition: All other judgments before trial.

IN 2
APR 14 2002

Case dispositioned by Judgment

Action - Complete

==== MINUTE ORDER END ===

SBF 5564362
10/10/2008
CR

DECLARATION OF PETE MARTINEZ

I, Pete Martinez do hereby state and declare as follows:

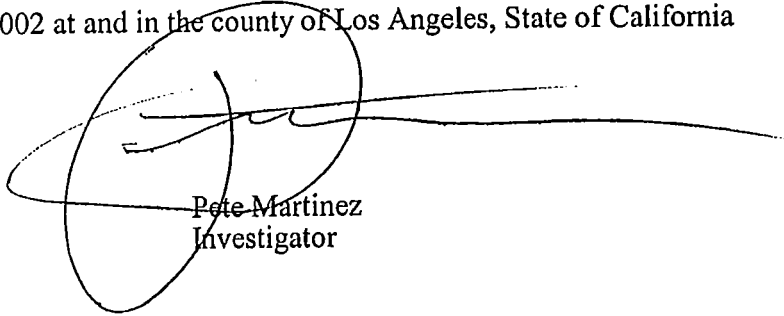
1. That I am a retired peace officer with 26 years experience as a Los Angeles County Deputy Sheriff and a District Attorney Investigator for the Los Angeles County District Attorney's Bureau of Investigation. I am presently a consultant and assist with investigations for the Law Offices of Robert M. Brodney. In this capacity, I am assisting Mr. Brodney in the cases of People v. Salvador Saladrigas, DR case # 02-4537 and Logan v. Saladrigas, case # SBFSS 64362.
2. On March 21, 2002 I contacted Mr. Saladrigas at about 1:30 p.m.. We met at 16670 San Bernardino Road, #17, Fontana, California and went to interview his neighbor. The neighbor lives in the apartment adjoining Mr. Saladrigas' unit. The neighbor confirmed there had been no yelling, screaming or other indication of an altercation at the location during the morning hours of March 15, 2002.
3. I was with Mr. Saladrigas on March 21, 2002 until sometime after 4:00 p.m. on March 21, 2002. He was in my presence the entire time. He was never served with any documents, notice or process during that time.
4. In the course of my investigation I confirmed that Mr. Saladrigas had been at the home of Cynthia Ortiz in Bellflower, California from 8:00 p.m. on March 14, 2002 to about 7:15 to 7:30 a.m. on March 15, 2002. It requires a minimum of one hour to drive from Bellflower to Fontana on a Friday morning.
5. On March 17, 2002I spoke to Lester and Ramonda Rich. They are Mr. Saladrigas' business associates. They told me they recalled Mr. Saladrigas at their place of business at sometime between 8:00 a.m and 9:00 a.m on March 15, 2002.
6. On March 21, 2002 I spoke to the owner of the Master Donut shop located at Banana St. and

1 Cherry Ave., in Southridge, California. He recalled Mr. Saladrigas arriving in the shop on the
2 morning of March 15, 2002 and he remembered Mr. Saladrigas still being at the store at the
3 time as his female employee left for school at 9:30 a.m. as she does every day.

4 7. The police investigation report in this matter indicates the officers were dispatched due to the
5 complaint of Sharon Logan at about 9:30 a.m. on March 15, 2002. It appears from my
6 investigation that Mr. Saladrigas was not in the presence of Ms. Logan on the morning of
7 March 15, 2002 as he was in the presence other individuals.

8 8. On April 8, 2002 I went to the Master Donut shop at Banana St. and cherry Ave. in Fontana,
9 California. While seated in a booth at the location I observed Sharon Logan and Mr.
10 Saladrigas enter the location and seat themselves at the booth next to me. I heard Mr.
11 Saladrigas ask Ms. Logan why she lied to the police about the charges she had brought against
12 him. She stated she lied because he had lied to her about his relationship with his other
13 girlfriend. Mr. Saladrigas told her "you don't know how I felt that Friday morning [when I
14 was arrested]." Ms. Logan replied "Well you don't know how I felt the morning before." She
15 stated she had "fallen hard" for him and that is why she lied. Ms. Logan said she had checked
16 with the attorney's in her office and they stated she could be charged with a misdemeanor by
17 the District Attorney for lying.

18 9. I declare under penalty of perjury that the forgoing is true and correct. Signed this 12 day
19 of May, 2002 at and in the county of Los Angeles, State of California



Pete Martinez
Investigator

1 ROBERT M. BRODNEY, ESQ. [SBN 110275]
2 LAW OFFICES OF ROBERT M. BRODNEY
3 18345 VENTURA BOULEVARD, SUITE 305
4 TARZANA, CALIFORNIA 91536

5
6
7 Attorneys for Defendant
8 SALVADOR SALADRIGAS

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10
11 SUPERIOR COURT OF THE STATE OF CALIFORNIA
12 COUNTY OF SAN BERNARDINO
13 SAN BERNARDINO DISTRICT

14
15 SHARON LOGAN,) CASE NO. 290796
16 Plaintiff,) ORDER ON MOTION TO VACATE
17 vs.) DISMISSAL AND RETURN CASE TO
18 SALVADOR SALADRIGAS,) CIVIL ACTIVE LIST
19 Defendant.)
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Date:
Time: 8:30 A.M.
Dept: S12
Honorable Brian S. McCarville, Judge
Presiding

21 The Motion of defendant SALVADOR SALADRIGAS, for an order setting vacating the Court
22 Order of April 11, 2002, came on regularly for hearing on the _____ day of May, 2002, at 8:30
23 a.m. in Department S12 of the above-entitled court. Plaintiffs appeared by their attorney of
24 record, Frederick L. Darvey, Esq.

25 The matter having been duly argued and submitted, and good cause appearing therefor,
26 IT IS HEREBY ORDERED AS FOLLOWS:

1. The Restraining Orders entered in this lawsuit shall be
2. vacated.

3. Dated:

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5. JUDGE OF THE COURT

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COPY

1 ROBERT M. BRODNEY, ESQ. [SBN 110275]
2 LAW OFFICES OF ROBERT M. BRODNEY
3 18345 VENTURA BOULEVARD, SUITE 305
4 TARZANA, CALIFORNIA 91536

5
6
7 Attorneys for Defendant
8 SALVADOR SALADRIGAS

9
10
11 SUPERIOR COURT OF THE STATE OF CALIFORNIA
12 COUNTY OF SAN BERNARDINO
13 SAN BERNARDINO DISTRICT

14
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16 vs.) Plaintiff,) ORDER ON MOTION TO VACATE
17)) DISMISSAL AND RETURN CASE TO
18)) CIVIL ACTIVE LIST
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