

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): <b>RACHEL PHOTINA GEFTAKYS</b> <b>1420 CAMEL #4</b>  <b>SAN LUIS OBISPO, CA 93401</b> ATTORNEY FOR (Name): <b>IN PRO PER</b>	TELEPHONE NO.:  FOR COURT USE ONLY  <div style="text-align: center; font-size: 2em; font-weight: bold;">FILED</div> <div style="text-align: center; font-size: 1.2em;">MAY 30 1995</div> <div style="text-align: center;">           LARRY D. REINER EXECUTIVE OFFICER            By <i>[Signature]</i>            DEPUTY CLERK         </div> <div style="margin-top: 10px;"> <input checked="" type="checkbox"/> PETITIONER/PLAINTIFF  <input type="checkbox"/> RESPONDENT/DEFENDANT  <input type="checkbox"/> PETITIONER/PLAINTIFF  <input checked="" type="checkbox"/> RESPONDENT/DEFENDANT         </div>
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN LUIS OBISPO STREET ADDRESS: <b>1035 PALM STREET</b> MAILING ADDRESS: <b>ROOM 385, CO. GOVT. CENTER</b> CITY AND ZIP CODE: <b>SAN LUIS OBISPO, CA 93408</b> BRANCH NAME:	PERSON TO BE PROTECTED: <b>RACHEL PHOTINA GEFTAKYS</b>  PERSON TO BE RESTRAINED: <b>DAVID EDWARD GEFTAKYS</b>
<b>APPLICATION AND DECLARATION FOR ORDER</b> <b>(Domestic Violence Prevention Act)</b>  <input checked="" type="checkbox"/> <b>DECLARATION UNDER UNIFORM CUSTODY OF MINORS ACT</b>	CASE NUMBER: <div style="font-size: 1.5em; font-weight: bold;">079138</div>

**(THIS IS NOT AN ORDER)**

Read the instructions for Obtaining Orders Prohibiting Domestic Violence before completing this form. This form must be completed and filed with Order to Show Cause and Temporary Restraining order (Form 1296.10).

1. PERSON TO BE PROTECTED (name): **RACHEL PHOTINA GEFTAKYS**  
*(Insert in item 1 names of all persons to be protected by this order.)*

2. PERSON TO BE RESTRAINED (name): **DAVID EDWARD GEFTAKYS**

Sex: <input checked="" type="checkbox"/> M <input type="checkbox"/> F            Ht.: <u>510</u> Wt.: <u>160</u> Hair Color: <u>BRN</u> Eye Color: <u>BR</u> Race: <u>CAUC</u> Age: <u>48</u> Date of birth: <u>06/13/48</u>
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3. I am applying for a protective order and (check at least one):

- a.  The person to be restrained and I (check at least one):
- (1)  are married and a dissolution, legal separation, or nullity proceeding
    - (a)  is pending (if known, specify case no.): \_\_\_\_\_
    - (b)  is not pending.
  - (2)  were formerly married to each other.
  - (3)  are related to each other by blood, marriage, or adoption.
  - (4)  live together or cohabit.
  - (5)  formerly lived together or cohabited.
  - (6)  have had a dating or engagement relationship.
  - (7)  are parents together of a child and the male parent is the presumed father under Family Code section 6200 et seq.
  - (8)  have a minor child in common and an action has been filed under the Uniform Parentage Act.
- b.  I am a child  who is a juvenile court dependent (if known, specify case no.): \_\_\_\_\_
- (1)  of a party.
  - (2)  who is the subject of an action under the Uniform Parentage Act and my male parent is my presumed father.

Describe in detail the most recent incidents of abuse. State what happened, the dates, and who did what to whom, and describe any injuries. Also describe any history of abuse. If more space is needed, attach additional pages and check this box:   
**PLEASE SEE ATTACHED DECLARATION**

(Continued on reverse)

Page one of four

PERSON TO BE PROTECTED (Name): RACHEL PHOTINA GEFTAKYS

CASE NUMBER:

PERSON TO BE RESTRAINED (Name): DAVID EDWARD GEFTAKYS

(THIS IS NOT AN ORDER)

4. The person to be restrained has intentionally or recklessly (check at least one):

- a.  caused or attempted bodily injury to me or another.  
b.  caused or attempted sexual assault on me or another.  
c.  made me afraid of physical or emotional harm.  
d.  made a family or household member (names):

afraid of physical or emotional harm.

5. The person to be restrained and I (you must check a or b):

- a.  have no minor children.  
b.  have children  who are juvenile court dependents (if known, specify case no's):

Child's name

Birthdate

c. If you are seeking an order regarding custody or visitation of your minor children, complete the following:

(1) Each child is now living with

me  person to be restrained at (address optional):

(2)  Each child has lived only with me or the person to be restrained or both during the last five years.

(3)  I have not participated in any litigation or proceeding in any state concerning custody of this child.

(4)  I have no information about any pending custody proceeding or any person not a party to this proceeding who has physical custody or visitation rights concerning this minor child.

(5) If you have *not* checked a box in each of items (1) through (4), you must attach a completed Declaration Under Uniform Custody of Minors Act (Form no. MC-150) and check this box:  and the box at the top of the first page.

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

6.  RESTRAINING ORDERS

To be ordered now and effective until the hearing.

Restrained person must not contact, molest, attack, strike, threaten, sexually assault, batter, telephone, or otherwise disturb my peace  and that of the following family or household members (names):

7.  RESIDENCE EXCLUSION AND RELATED ORDERS

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.

I have a legal right to live at the address above because (specify facts and attach any document that supports your claim):

8.  STAY-AWAY ORDERS

To be ordered now and effective until the hearing.

Restrained person, who resides at (state address if known): 2412 AUGUSTA, SAN LUIS OBISPO, CA and works at (state address if known): ARIEL PRINTING & MARKETING, FULLERTON, CA must stay at least (specify): 25 yards away from the following persons and places (the addresses of the places are optional and you do not have to reveal them):

a. Myself

and the following family or household members (names):

b.  My residence (address optional):

c.  My place of work (address optional):

d.  The children's school or place of child care (address optional):

e.  Other (specify):  
(address optional):

(Continued on next page)

Page two of four

PERSON TO BE PROTECTED (Name): RACHEL PHOTINA GEFTAKYS	CASE NUMBER:
PERSON TO BE RESTRAINED (Name): DAVID EDWARD GEFTAKYS	

**(THIS IS NOT AN ORDER)**

9.  CHILD CUSTODY AND VISITATION  To be ordered now and effective until the hearing.

a.  Custody (see Instructions for Obtaining Orders Prohibiting Domestic Violence for an explanation of physical, legal, sole, and joint custody)

I request the custody orders shown in the following columns:

List the child's name below	List the name of the parent who should get sole physical custody of the child below (if you want physical custody to be joint, write the word "joint")	List the name of the parent who should get sole legal custody of the child below (if you want legal custody to be joint, write the word "joint")
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b.  Visitation  
 Restrained person should have the right to visit the children as follows:

- (1)  None.
- (2)  Supervised visitation.
- (3)  Visitation with the following other restrictions (specify):

c. I need this custody and visitation order because of the following facts (specify):

*[If you request an order for child support, attorney fees, or costs, attach a completed Income and Expense Declaration (Form no. 1285.50).]*

10.  CHILD SUPPORT

a.  I am receiving public assistance.

b.  Restrained person should be ordered to pay support as specified, commencing on (date):

<u>Child's name</u>	<u>Birthdate</u>	<u>Monthly amount</u>
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c.  I request that a wage assignment be issued.

11.  PROPERTY CONTROL  To be ordered now and effective until the hearing.

a. I request that I be given the exclusive temporary use, possession, and control of the following property we own or are buying (specify):

b. The order is necessary because (specify):

(Continued on reverse)



PERSON TO BE PROTECTED (Name): <b>RACHEL PHOTINA GEFTAKYS</b>	CASE NUMBER:
PERSON TO BE RESTRAINED (Name): <b>DAVID EDWARD GEFTAKYS</b>	

**(THIS IS NOT AN ORDER)**

12.  **ATTORNEY FEES AND COSTS**  
 Restrainted person should be ordered to pay attorney fees and costs as follows:
13.  **RESTITUTION**  
 I request that restrained person should be ordered to pay the following lost earnings and other actual expenses or cost of services caused directly by the violence complained of:
- | <u>Type of loss</u> | <u>Pay to</u> | <u>Amount of claim</u> |
|---------------------|---------------|------------------------|
|                     |               | \$                     |
14.  **COUNSELING**
- a.  I request that restrained person be ordered to participate in batterer's treatment counseling.
- b.  I will continue to live with restrained person and I request that we both be ordered to participate in counseling at separate times and places  and that restrained person, who is able to do so, be ordered to pay the costs of the counseling.
15.  **OTHER ORDERS** (specify other orders you request to help carry out the orders previously requested):

16. I request that copies of orders be given to the following law enforcement agencies:

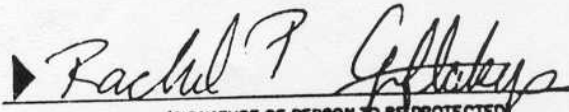
<u>Law Enforcement Agency</u>	<u>Address</u>
SAN LUIS OBISPO SHERIFF	1585 KANSAS AVENUE SAN LUIS OBISPO, CA 93405
SAN LUIS OBISPO POLICE	1042 WALNUT STREET SAN LUIS OBISPO, CA 93405

17.  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 the hearing. I need to have the order shortening time because of the facts contained in this application. (Add additional facts if necessary):
18.  I have been involved in other actions with the restrained person in which restraining orders were issued. (If known, please specify case numbers or, if available, attach copies of orders): \_\_\_\_\_
19.  I request a court order waiving the fees payable to a law enforcement agency for serving protective orders on the restrained person. A completed Application for Waiver of Court Fees and Costs is filed with this application.

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

Date: **MAY 28, 1996**

**RACHEL PHOTINA GEFTAKYS** .....  
 (TYPE OR PRINT NAME)

▶   
 (SIGNATURE OF PERSON TO BE PROTECTED)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):

TELEPHONE NO.:

FOR COURT USE ONLY

RACHEL PHOTINA GEFTAKYS  
1420 CAMEL #4

SAN LUIS OBISPO, CA 93401  
ATTORNEY FOR (Name): IN PRO PER

**FILED**

MAY 30 1996

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN LUIS OBISPO

STREET ADDRESS: 1035 PALM STREET

MAILING ADDRESS: ROOM 385, CO. GOVT. CENTER

CITY AND ZIP CODE: SAN LUIS OBISPO, CA 93408

BRANCH NAME:

LARRY D. REINER EXECUTIVE OFFICER

By *[Signature]*  
DEPUTY CLERK

PERSON TO BE PROTECTED: RACHEL PHOTINA GEFTAKYS

PERSON TO BE RESTRAINED: DAVID EDWARD GEFTAKYS

- PETITIONER/PLAINTIFF
- RESPONDENT/DEFENDANT
- PETITIONER/PLAINTIFF
- RESPONDENT/DEFENDANT

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

FILE NUMBER: 079138 *[Signature]*

1. PERSON TO BE PROTECTED (name): RACHEL PHOTINA GEFTAKYS  
(Insert in Item 1 names of all persons to be protected by this order.)

2. PERSON TO BE RESTRAINED (name): DAVID EDWARD GEFTAKYS

Sex:  M  F Ht.: 510 Wt.: 160 Hair Color: BRN Eye Color: BR Race: CAUC Age: 48 Date of birth: 06/13/48

To Person to be Restrained:

You have the right to attend the court hearing and oppose the application, with or without an attorney at the date, time, and place shown in the box below to give any legal reason why the orders sought in the attached application should not be granted. If you do not attend the court hearing, the court may grant the requested orders, which may last up to 3 years without further notice to you.

Date: 6-24-96 Time: 9am Dept.: 6 Room:

TEMPORARY RESTRAINING ORDER

This order shall expire at the date and the time of the hearing shown in the box above unless extended by the court.

UNTIL THE TIME OF HEARING, IT IS ORDERED

3.  Person to be restrained shall not contact, molest, attack, strike, threaten, sexually assault, batter, telephone, or disturb the peace of the person to be protected  and the following family and household members (names):
4.  Person to be restrained must immediately move from (address):  
and take only personal clothing and effects needed until the hearing.
5.  Person to be restrained is ordered to stay at least (specify): 25 yards away from the person to be protected and the following persons and places (the addresses of these places are optional and you do not have to reveal them):
  - a.  Protected person's family and household members (name):
  - b.  Protected person's residence (address optional):
  - c.  Protected person's place of work (address optional):
  - d.  The children's school or place of child care (address optional):
  - e.  Other (specify):  
(address optional):

Violation of this temporary restraining order is a misdemeanor, punishable by a \$1,000 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. Penal Code section 12021g prohibits any person subject to a restraining order from purchasing or attempting to purchase or otherwise obtain a firearm. Such conduct is subject to a \$1,000 fine and imprisonment.

(Temporary Restraining Order continued on reverse)

PERSON TO BE PROTECTED (Name):  
RACHEL PHOTINA GEFTAKYS  
PERSON TO BE RESTRAINED (Name):  
DAVID EDWARD GEFTAKYS

CASE NUMBER:

6.  Care, custody, and control of the following minor children are temporarily awarded to protected person:

Child's name

7.  Exclusive temporary use, possession, and control of the following property are given to protected person:

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

Law enforcement agency

Address

*over*  
SAN LUIS OBSIPO SHERIFF  
SAN LUIS OBSIPO POLICE

1585 KANSAS AVENUE  
SAN LUIS OBISPO, CA 93405  
1042 WALNUT STREET  
SAN LUIS OBISPO, CA 93405

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

11.  Application for an order shortening time is granted and the following documents shall be personally served on the defendant no less than (specify number) days before the time set for hearing:

- a. Order to Show Cause and Temporary Restraining Order (Domestic Violence Prevention)
- b. Application and Declaration (Domestic Violence Prevention)
- c. Blank Responsive Declaration (Domestic Violence Prevention)
- d.  Income and Expense Declaration
- e.  Declaration Under Uniform Custody of Minors Act
- f.  Other (specify):

Date: 5.30.96

  
JUDGE OF THE SUPERIOR COURT



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 it, 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.

(SEAL)

### CLERK'S CERTIFICATE

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



1 I AM THE PETITIONER, RACHEL PHOTINA GEFTAKYS. THE DEFENDANT IS  
 2 MY FATHER, DAVID GEFTAKYS. AGE 48. I HAVE BEEN LIVING WITH BOTH MY  
 3 PARENTS SINCE BIRTH, UNTIL MOVING OUT MAY 18, 1996. I AM ASKING THAT  
 4 THIS RESTRAINING ORDER COVER ME ONLY.

5 I CURRENTLY DO NOT HAVE AN EPO. ON APRIL 24, 1996 MY FATHER  
 6 CAUGHT ME TALKING ON THE PHONE TO MY BOYFRIEND. MY FATHER IS DEEPLY  
 7 RELIGIOUS AND DOES NOT BELIEVE IN MY DATING. I AM ONLY SUPPOSED TO  
 8 MEET PEOPLE THROUGH THE CHURCH WHERE THE "LEADING BROTHERS" GUIDE  
 9 DEVELOPING RELATIONSHIPS. WE WERE IN THE FRONT YARD AND MY FATHER  
 10 BACK HANDED ME WITH A CLOSED FIST ON THE SIDE OF MY HEAD. HE KNOCKED  
 11 ME TO THE GROUND. HE TRIED TO LIFT ME UP BY MY HAIR, WHICH WAS VERY  
 12 PAINFUL. AS I SCREAMED, HE CLAMPED HIS HAND OVER MY MOUTH TO MUFFLE  
 13 THE SOUNDS. HE ORDERED ME UPSTAIRS TO MY ROOM, WHERE HE FOLLOWED ME  
 14 AND BEGAN PUNCHING ME ON THE HEAD AND FACE. I BELIEVE MY LITTLE  
 15 BROTHER, DAVID MICHAEL GEFTAKYS, AGE 16, WAS A WITNESS TO THIS. MY  
 16 FATHER WAS YELLING AND CALLED ME A "BITCH". HE SHOVED ME AGAINST THE  
 17 DRESSER AND TOLD ME TO REMOVE MY HANDS FROM MY FACE. I THOUGHT HE  
 18 WOULD CONTINUE TO HIT ME AND I SAID, "YOU'RE GOING TO KILL ME!" HE  
 19 SAID "I WON'T KILL, BUT IF YOU LIE TO SOMEONE ELSE THEY WILL!" IN  
 20 ORDER TO SHOW THAT I WAS REPENTING, I WAS NOT ALLOWED TO BE ALONE OR  
 21 USE THE PHONE. ALL MY TIME WAS TO BE SPENT AT WORK, CHURCH, OR AT  
 22 HOME WITH MY PARENTS. ON MAY 18, 1996, I FLED IN THE MIDDLE OF THE  
 23 NIGHT.

24 ON MAY 20, 1996, MY BOYFRIEND AND I WENT TO MY PARENTS HOME WITH  
 25 A POLICE OFFICER FROM SAN LUIS OBISPO POLICE TO RETRIEVE MY

26 (Required for verified pleading) The items on this page stated on information and belief (specify item numbers, not line  
 numbers):

27 This page may be used with any Judicial Council form or any other paper filed with this court.

Page

1 BELONGINGS. MY FATHER AHD LEFT THAT MORNING FOR A RELIGIOUS  
 2 CONFERENCE IN OREGON, BUT HE CAME HOME YESTERDAY. HE CALLED MY WORK  
 3 TODAY TO SPEAK WITH MY BOSS, AND SHORTLY THEREAFTER I WAS FIRED.

4 I AM AFRAID THAT IF I DO NOT GET THIS RESTRAINING ORDER, THE  
 5 DEFENDANT WILL CAUSE ME SEVERE PHYSICAL AND EMOTIONAL HARM. I HAVE  
 6 WITNESSED HIM HIT MY MOM IN THE PAST, AND SEEN HER WITH BRUISES AND A  
 7 BLACK EYE. I SUFFERED SERIOUS BRUISING AFTER BEING BEATEN ON APRIL  
 8 24, 1996.

9 SINCE MAY 18, 1996, I HAVE NOT LIVED IN THE HOME. I AM NOT  
 10 REQUESTING A KICK OUT ORDER. I AM REQUESTING THAT THE DEFENDANT BE  
 11 ORDERED TO STAY AT LEAST 25 YARDS AWAY FROM ME RESIDENCE, AND PLACED  
 12 OF WORK AS HE OFTEN INTIMIDATES ME AND I'M NOT SURE WHAT HE WILL TRY.

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*(Required for verified pleading) The items on this page stated on information and belief (specify item numbers, not line numbers):*

This page may be used with any Judicial Council form or any other paper filed with this court.

Page \_\_\_\_\_



ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):

TELEPHONE NO.:

FOR COURT USE ONLY

RACHEL PHOTINA GEFTAKYS  
1420 CARMEL #4  
San Luis Obispo, CA 93401

**FILED**

**JUN 21 1996**

LARRY D. REIMER, EXECUTIVE OFFICER  
By Kerlen Maulpalder  
DEPUTY CLERK

ATTORNEY FOR (Name): **IN PRO PER**

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN LUIS OBISPO**

STREET ADDRESS:

MAILING ADDRESS: **Rm. 385 County Government Center**  
CITY AND ZIP CODE: **San Luis Obispo, CA 93408**

BRANCH NAME:

PLAINTIFF: **RACHEL PHOTINA GEFTAKYS**

DEFENDANT: **DAVID EDWARD GEFTAKYS**

CASE NUMBER:

**CV 079138**

**PROOF OF SERVICE**

**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 plaintiff nor the defendant can serve these papers.

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

**DOMESTIC VIOLENCE**

- a.  Order to Show Cause and Temporary Restraining Order (Domestic Violence Prevention - Uniform Parentage)
- b.  Application and Declaration (Domestic Violence Prevention - Uniform Parentage)
- c.  Blank Responsive Declaration (Domestic Violence Prevention - Uniform Parentage)
- d.  Income and Expense Declaration
- e.  Declaration under Uniform Custody of Minors Act
- f.  Application and Order for Re-issuance of order to Show Cause (Domestic Violence Prevention - Uniform Parentage - Family Law)
- g.  Order After Hearing (Family Law - Domestic Violence Prevention - Uniform Parentage)
- h.  Other (specify):

**HARASSMENT**

- i.  Order to Show Cause and Temporary Restraining Order
- j.  Petition for Injunction Prohibiting Harassment
- k.  Blank Response to Petition for Injunction Prohibiting Harassment
- l.  Other (specify):

**EMANCIPATION**

- m.  Petition for Declaration of Emancipation:
- n.  Petition for Recission of Declaration of Emancipation:

**PARENTAGE**

- o.  Complaint to Establish Parental Relationship (Uniform Parentage Act)

**OTHER**

- p.  (Specify):

2. Person served (name): **DAVID EDWARD GEFTAKYS**

3. By personally delivering copies to the person served, as follows:  
(1) Date: **6-21-96** (2) Time: **1350 HOURS**  
(3) Address: **2412 Augusta, San Luis Obispo, CA**

4. At the time of service I was at least 18 years of age and not a party to this cause.

5. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  
Date: **June 21, 1996**

**G. ANDERSEN**

(TYPE OR PRINT NAME)

**DEPUTY SHERIFF**

**77977777?**

(See reverse for proof of service by mail)

Superior Court Civil Division

MINUTES

RACHEL GEFTAKYS	
VS.	CV79138
DAVID GEFTAKYS	

Date: 06/24/96 Time: 9:00 am Room: DR  
 Judge: Comr. Carol K. Allen  
 Event Type: OSC/Temp. Restraining Order (OSCTRO)

Clerk: SUSAN VELASQUEZ Reporter: DOUGLAS THOMPSON Bailiff: RE Bullock

Counsel for Petitioner/Plaintiff In Pro Per Counsel for Respondent/Defendant \_\_\_\_\_  
 Counsel for Minor(s) \_\_\_\_\_ Counsel for \_\_\_\_\_  
 Petitioner/Plaintiff  present  not present  In Pro Per  counsel  present  not present  
 Respondent/Defendant  present  not present  In Pro Per  counsel  present  not present

Default ordered entered  
 The Court appoints \_\_\_\_\_ to represent the minor child(ren) pursuant to FC§3151, subject to reimbursement.  
 Motion of  Petitioner/Plaintiff  Respondent/Defendant for continuance is  granted  denied  
 Matter/\_\_\_\_\_ is continued until \_\_\_\_\_ at \_\_\_\_\_ in Dept. \_\_\_\_\_  
 Any order made at continued hearing may be made retroactive to \_\_\_\_\_  
 Matter is ordered trailed. Counsel and parties are on \_\_\_\_\_ hours telephone standby  
 Case is ordered transferred to  Judge Paul H. Coffey  Judge Michael L. Duffy  In Pro Tem Barbara McCallum  
 Case is ordered off calendar  at request of counsel  no appearance  other: \_\_\_\_\_  
 Court orders the at-issue memorandum stricken  
 Petitioner/Plaintiff  Respondent/Defendant sworn and testify(ies). Witnesses sworn and examined:

Motion of  Petitioner/Plaintiff  Respondent/Defendant to bifurcate the issue of status from all other issues is  granted  denied.  
 Jurisdiction is reserved over all other issues including  custody  visitation  child support  spousal support  property division  attorney's fees  
 Counsel recite stipulation into the record.  Both parties state they have heard and understand the stipulation as recited and intend to enter into and be bound thereby.  The stipulation of the parties is approved and both parties are ordered to comply with the terms and conditions thereof.  The Court reserves jurisdiction to enforce compliance with the executory provisions thereof.

Jurisdiction re spousal support is reserved/terminated as to Petitioner/Respondent and reserved/terminated as to Petitioner/Respondent  
 Judgment of Dissolution of Marriage is granted  Judgment of Legal Separation is granted  
 Judgment of Nullity is granted pursuant to Section 2210 ( ) of the Family Code  Judgment of Paternity is granted  
 The personal property now in each party's possession is awarded to that party as their sole and separate property.  
 Wife's former name of \_\_\_\_\_ is ordered restored to her.

Motion/Order to Show Cause re: \_\_\_\_\_  is denied  is granted \_\_\_\_\_

Court  Appoints Doctor \_\_\_\_\_  Refers the matter to Family Court Services  
 to prepare a Custody Investigation and Report pursuant to W&I§281/FC§3111. \_\_\_\_\_ to pay (one-half) the fee in advance and final allocation is reserved.  for mediation. The parties are ordered to contact Family Court Services for an appointment and are ordered to participate.

The Court makes findings of fact and recommendations  as attached  as stated in the record  
 All temporary restraining orders previously issued shall remain in full force and effect pending further hearing  
 Court makes its Order on Restraining Order After Hearing filed herein  
 Court's findings as to earnings are attached  
 Counsel submit written stipulation which the Court signs  Pending trial or further order of Court, the Court makes its Order on the Order to Show Cause filed herein  Both parties  Only Petitioner/Plaintiff  Only Respondent/Defendant is/are personally present at the time the orders are audibly pronounced and acknowledge receipt for a copy of the order.

\_\_\_\_\_ is directed to prepare the judgment/order and have it approved as to form or lodge a proposed judgment/order with the court and serve a copy on opposing counsel, who will have \_\_\_\_\_ days within which to file objections

Other \_\_\_\_\_

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF SAN LUIS OBISPO

DATE: June 24, 1996

DEPARTMENT NO.: VIII

PRESENT: HON. BARBARA MCCALLUM, PRO TEM JUDGE  
Wayne Fielder, BAILIFF

M. Graves, DEPUTY CLERK  
Virginia Sawyer, REPORTER

TITLE	COUNSEL
RACHEL GEFTAKYS, PLAINTIFF(S)	<u>In Pro Per</u>
VS.	
DAVID GEFTAKYS, DEFENDANT(S)	<u>In Pro Per</u>

ACTION NO.: CV 79138

PROCEEDINGS: OSC/TEMPORARY RESTRAINING ORDERS

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The parties are present in Pro Per.

At request of Respondent, the Court orders this matter continued until July 15, 1996 at 9 a.m. in Dept. 6.

The Court orders the temporary restraining orders previously issued to remain in full force and effect until July 15, 1996.





FW8

STATE (

JIS OBISPO

Superior Court Civil Division

MINUTES

RACHEL GEFTAKYS	
VS.	CV79138
DAVID GEFTAKYS	

Date: 07/15/96 Time: 9:00 am Room: DR  
 Judge: Comr. Carol K. Allen  
 Event Type: OSC/Temp. Restraining Order (OSCTRO)

Clerk: SUSAN VELASQUEZ Reporter: CLAIRE TROUT Bailiff: MARK GUNTER

Counsel for Petitioner/Plaintiff See Pro Per Counsel for Respondent/Defendant R. Anderson  
 Counsel for (or Minor(s)) \_\_\_\_\_ Counsel for \_\_\_\_\_  
 Petitioner/Plaintiff  present  not present  In Pro Per  counsel  present  not present  
 Respondent/Defendant  present  not present  In Pro Per  Counsel  present  not present

- Default ordered entered
- The Court appoints \_\_\_\_\_ to represent the minor child(ren) pursuant to FC§3151, subject to reimbursement.
- Motion of  Petitioner/Plaintiff  Respondent/Defendant for continuance is  granted  denied
- Matter/\_\_\_\_\_ is continued until \_\_\_\_\_ at \_\_\_\_\_ in Dept. \_\_\_\_\_
- Any order made at continued hearing may be made retroactive to \_\_\_\_\_
- Matter is ordered trilled. Counsel and parties are on \_\_\_\_\_ hours telephone standby
- Case is ordered transferred to  Judge Paul H. Coffey  Judge Michael L. Duffy  \_\_\_\_\_
- Case is ordered off calendar  at request of counsel  no appearance  other: \_\_\_\_\_
- Court orders the at-issu memorandum stricken
- Petitioner/Plaintiff  Respondent/Defendant sworn and testify(ies). Witnesses sworn and examined:

- Motion of  Petitioner/Plaintiff  Respondent/Defendant to bifurcate the issue of status from all other issues is  granted  denied.
- Jurisdiction is reserved over all other issues including  custody  visitation  child support  spousal support  property division  attorney's fees
- Counsel recite stipulation into the record.  Both parties state they have heard and understand the stipulation as recited and intend to enter into and be bound thereby.  The stipulation of the parties is approved and both parties are ordered to comply with the terms and conditions thereof.  The Court reserves jurisdiction to enforce compliance with the executory provisions thereof.
- Jurisdiction re spousal support is reserved/terminated as to Petitioner/Respondent and reserved/terminated as to Respondent/Respondent
- Judgment of Dissolution of Marriage is granted  Judgment of Legal Separation is granted
- Judgment of Nullity is granted pursuant to Section 2210 ( ) of the Family Code  Judgment of Paternity is granted
- The personal property now in each party's possession, is awarded to that party as their sole and separate property.
- Wife's former name of \_\_\_\_\_ is ordered restored to her.
- Motion/Order to Show Cause re: \_\_\_\_\_  is denied  is granted \_\_\_\_\_

- Court  Appoints Doctor \_\_\_\_\_  Refers the matter to Family Court Services
- to prepare a Custody Investigation and Report pursuant to W&I§281/FC§3111. \_\_\_\_\_ to pay (one-half) the fee in advance and final allocation is reserved.  for mediation. The parties are ordered to contact Family Court Services for an appointment and are ordered to participate.

- The Court makes findings of fact and recommendations  as attached  as stated in the record
- All temporary restraining orders previously issued shall remain in full force and effect pending further hearing
- Court makes its Order on Restraining Order After Hearing filed herein
- Court's findings as to earnings are attached
- Counsel submit written stipulation which the Court signs  Pending trial or further order of Court, the Court makes its Order on the Order to Show Cause filed herein  Both parties  Only Petitioner/Plaintiff  Only Respondent/Defendant is/are personally present at the time the orders are submitted and acknowledge receipt for a copy of the order.

\_\_\_\_\_ is directed to prepare the judgment/order and have it approved as to form or lodge a proposed judgment/order with the court and serve a copy on opposing counsel, who will have \_\_\_\_\_ days within which to file objections

Court \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

TEMPORARY ORDER OF  
Date 7-15-96  
Case # CN 74158

SUPERIOR COURT OF THE STATE  
OF CALIFORNIA  
FOR THE COUNTY OF SAN LUIS OBISPO

Judge Carol K. Allen Clerk P. Velasquez Reporter Chaire Truet  
Rachel P. Geftakys and David E. Geftakys

Petitioner  Present | Not Present | Represented by Robert R. Anderson in pro per Respondent  Present | Not Present  
Represented by \_\_\_\_\_ The following were sworn and testified: | Petitioner | Respondent | Others

PAGE 2 OF TEMPORARY ORDER  
PENDING FURTHER ORDER OF THE COURT, IT IS HEREBY ORDERED AS FOLLOWS:

- 1) David E. Geftakys agrees to not contact by telephone Rachel Geftakys for ~~the next year~~ <sup>one year from May 30, 1996,</sup> without admitting the allegations in Petitioner's Declaration.
- 2) David E. Geftakys agrees to stay at least 25 yards away from Rachel Geftakys for ~~the next year~~ <sup>one year from 5-30-96</sup>, wherever she may be, without admitting the allegations in Petitioner's Declaration.
- 3) Should Rachel Geftakys initiate telephone, personal or other contact with David E. Geftakys, wherever he may be, David E. Geftakys will not be in violation of this restraining order. Further, should Rachel Geftakys initiate contact aforesaid, this restraining order will hereafter cease and be void.

**FILED**

JUL 15 1996

LARRY D. BEINER, CLERK DEPUTY CLERK  
By Larry D. Beiner  
DEPUTY CLERK

We stipulate to the above order.

Rachel P. Geftakys  
Petitioner  
David E. Geftakys  
Respondent

DATED: 7-15-96

The undersigned hereby acknowledge receipt of a copy of this Temporary Order this date.

Rachel P. Geftakys  
Petitioner

\_\_\_\_\_  
Petitioner's Attorney  
Robert R. Anderson  
Respondent's Attorney

Carol K. Allen  
JUDGE OF THE SUPERIOR COURT  
David E. Geftakys  
Respondent