

this?

Stop sending my information to people it is libel. My lawyer has the screenshots. He is waiting for your call

If he doesn't hear from you, we will file on Monday. Have a good night.

*hear

[Redacted]

lol

Where did you hear this information A ↓

You are messaging people that I know. It is embarrassing having to explain to people that as a result of my autism, I have medical emergencies that sometimes involve the police and from time to time they will file the wrong information. I literally have had to do this all day. I don't know what kind of vigilante ideal you have set forth for yourself but it does not benefit anyone. You have to stop making assumptions about people. If you really do care about your community, you show it with support, not bully tactics. I have been fighting off bullies my entire life, but I am also forgiving. I used to work with inmates and understand that people need grace and can change for good. I also understand that most bullies are the result of past trauma, so if this is your story, please know that you are not alone, but this is not the way to go. (I am not making any assumptions, mind you)

← Trisha 1

I don't know what kind of vigilante ideal you have set forth for yourself but it does not benefit anyone. You have to stop making assumptions about people. If you really do care about your community, you show it with support, not bully tactics. I have been fighting off bullies my entire life, but I am also forgiving. I used to work with inmates and understand that people need grace and can change for good. I also understand that most bullies are the result of past trauma, so if this is your story, please know that you are not alone, but this is not the way to heal. (I am not making any assumptions, mind you, but I always give the benefit of the doubt). I have to protect myself and my family, but if you can find the sense to quit the nonsense, this does not need to go any further.

● Messaging w/ ↓

← Trisha 1

most bullies are the result of past trauma, so if this is your story, please know that you are not alone, but this is not the way to heal. (I am not making any assumptions, mind you, but I always give the benefit of the doubt). I have to protect myself and my family, but if you can find the sense to quit the nonsense, this does not need to go any further.

● Messaging who?

● You know who you sent it to

● *to

Please do not contact me again. Your husband called to threaten me earlier, that was inappropriate, I am requesting that you nor your husband contact me again.

● He called to verify your number

10:02 • 42% SGUC

← Trisha

threaten me earlier, that was inappropriate, I am requesting that you not [redacted] and contact me again.

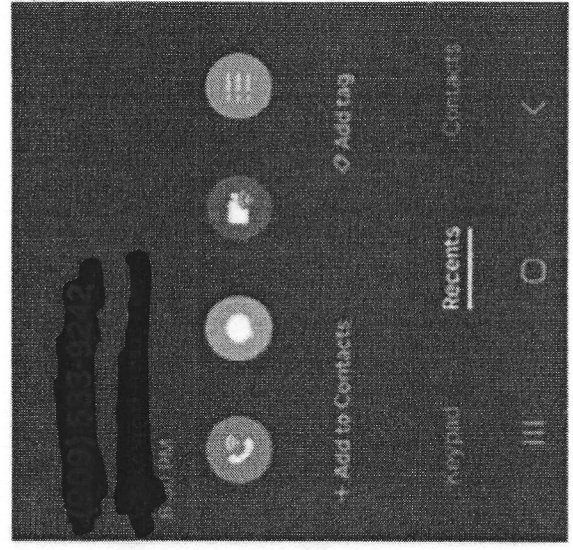
He called to verify your number when we take legal action

No threats were made, stop making things up

We will no longer contact you Our attorney will take it from here



I made it clear that I have requested no contact and you immediately turned around and contacted me again. I will now be blocking you.



CH-120**Response to Request for Civil Harassment Restraining Orders****Use this form to respond to the Request (form CH-100)**

- Read *How Can I Respond to a Request for Civil Harassment Restraining Orders?* (form CH-120-INFO) to protect your rights.
- Fill out this form and take it to the court clerk.
- Have someone age 18 or older—not you—serve the person in ① or his or her lawyer by mail with a copy of this form and any attached pages. (Use form CH-250, Proof of Service by Mail.)

① Person Seeking Protection

Full name of person seeking protection (see form CH-100, item ①):

② Person From Whom Protection Is Soughta. Your Name: Trisha Keeling

Your Lawyer (if you have one for this case)

Name: _____ State Bar No.: _____

Firm Name: _____

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

Address: _____

City: _____ State: _____ Zip: _____

Telephone: _____ Fax: _____

Email Address: _____

③ ☐ Personal Conduct Orders

- a. ☐ I agree to the orders requested.
- b. ☒ I do not agree to the orders requested. (Specify why you disagree in item ⑪ on page 3.)
- c. ☐ I agree to the following orders (Specify below or in item ⑪ on page 3.)

④ ☐ Stay-Away Orders

- a. ☐ I agree to the orders requested.
- b. ☒ I do not agree to the orders requested. (Specify why you disagree in item ⑪ on page 3.)
- c. ☐ I agree to the following orders (specify below or in item ⑪ on page 3):

⑤ ☐ Additional Protected Persons

- a. ☐ I agree that the persons listed in item ③ of form CH-100 may be protected by the order requested.
- b. ☒ I do not agree that the persons listed in item ③ of form CH-100 may be protected by the order requested.

Clerk stamps date here when form is filed.

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN BERNARDINO
SAN BERNARDINO DISTRICT

NOV 22 2024

BY Deborah Lutrick DEPUTY

Deborah Lutrick

Fill in court name and street address:

Superior Court of California, County of
SUPERIOR COURT OF CALIFORNIA
County of San Bernardino
San Bernardino District- Civil Division
247 W. Third Street
San Bernardino, CA 92415-0210

Court fills in case number when form is filed.

Case Number:

CIVSB2430701

Present your response and any opposition at the hearing. Write your hearing date, time, and place from form CH-109 item ③ here:

Hearing Date: _____ Date: _____ Time: _____
Dept.: _____ Room: _____

If you were served with a Temporary Restraining Order, you must obey it until the hearing. At the hearing, the court may make orders against you that last for up to five years.



6 Firearms (Guns), Firearm Parts, and Ammunition

If you were served with form CH-110, *Temporary Restraining Order*, you cannot own or possess any firearms (guns), firearm parts, or ammunition. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). (See item 7 of form CH-110.) You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) or firearm parts in your immediate possession or control within 24 hours of being served with form CH-110. You must file a receipt with the court. You may use *Receipt for Firearms and Firearm Parts* (form CH-800) for the receipt.

- a. ☐ I do not own or control any firearms (guns), firearm parts, or ammunition.
- b. ☐ I ask for an exemption from the firearms prohibition under Code of Civil Procedure section 527.9(f) because carrying a firearm is a condition of my employment, and my employer is unable to reassign me to another position where a firearm is unnecessary. (Explain)
- ☐ Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 6b—Firearms Surrender Exemption" as a title. You may use form MC-025, Attachment.

- c. ☐ I have turned in my firearms (guns) and firearm parts to the police or sold them to or stored them with a licensed gun dealer.

A copy of the receipt ☐ is attached. ☐ has already been filed with the court.

7 Possession and Protection of Animals

- a. ☐ I agree to the orders requested.
- b. ☐ I do not agree to the orders requested. (Specify why you disagree in item 11 on page 3.)
- c. ☐ I agree to the following orders (specify below or in item 11 on page 3):

8 Other Orders

- a. ☐ I agree to the orders requested.
- b. ☐ I do not agree to the orders requested. (Specify why you disagree in item 11 on page 3.)
- c. ☐ I agree to the following orders (specify below or in item 11 on page 3):

9 ☒ Denial

I did not do anything described in item 7 of form CH-100. (Skip to 11.)

Case Number:

10 ☐ **Justification or Excuse**

If I did some or all of the things that the person in **1** has accused me of, my actions were justified or excused for the following reasons (*explain*):

☐ Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 10—Justification or Excuse" as a title. You may use form MC-025, Attachment.

11 ☒ **Reasons I Do Not Agree to the Orders Requested**

Explain your answers to each order requested that you do not agree with.

☐ Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 11—Reasons I Disagree" as a title. You may use form MC-025, Attachment.

See Attachment 11 Reasons I Disagree

Case Number:

12 ☐ **No Fee for Filing**

- a. ☒ I request that I not be required to pay the filing fee because the person in **1** claims in form CH-100 item **13** to be entitled to free filing.
- b. ☐ I request that I not be required to pay the filing fee because I am eligible for a fee waiver. (Form FW-001, Request to Waive Court Fees, must be filed separately.)

13 ☐ **Lawyer's Fees and Costs**

- a. ☐ I ask the court to order payment of my ☐ Lawyer's fees ☐ Court costs.

The amounts requested are:

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

- ☐ Check here if there are more items. Put the items and amounts on the attached sheet of paper and write "Attachment 13—Lawyer's Fees and Costs" for a title. You may use form MC-025, Attachment.

- b. ☐ I ask the court to deny the request of the person asking for protection that I pay his or her lawyer's fees and costs.

14 Number of pages attached to this form, if any: 22 (21)

Date: 11/22/24

Lawyer's name (if any)

Lawyer's signature

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

Date: _____

Trisha Keeling
Type or print your name

Trisha Keeling
Sign your name

Attachment II - Reasons I Disagree

I was contacted by [REDACTED] via Facebook on October 18th regarding a screenshot she had been given from a private Facebook conversation between myself and [REDACTED] and community member with whom I have had a conversation on a number of topics for the past four years. This was my first and only interaction with [REDACTED]. I do not know [REDACTED] and to my knowledge I have never met [REDACTED].

[REDACTED] was under the belief that I was "planning to post" information related to an arrest I had discussed in a private message with [REDACTED]. The arrest itself is a matter of public record and appears in Internet searches of his name. In her message to me on October 18th, [REDACTED] stated that if I posted this information she would pursue litigation. While I did share with [REDACTED] a screenshot of an arrest, it did not name [REDACTED] anywhere and I was unaware she was involved in any way until her message to me. I was taken aback by [REDACTED] message as I never implied that I would be posting anything publically. My intention was always for my private conversation with [REDACTED] to remain private. The screenshots of my conversation with [REDACTED] also confirmed that I never made any mention of posting this information. I informed [REDACTED] that I never said I would be posting anything. Despite my assurance, [REDACTED] continued to demand I stop sending her information to people and that I contact her lawyer or she would pursue legal action. [REDACTED] was the only person I had sent this information to and I had no intention of sending it to anyone else therefore I saw no reason to have any further interactions with [REDACTED], nor did I feel as though I had any reason to speak to her lawyer and I did not reply to her message. She then messaged me again with my own address and her husband called my personal cell phone. Given the drastic escalation by [REDACTED] over what appeared to be a misunderstanding on her part, I perceived these actions as threatening and I contacted the San Bernardino Sheriff's department for documentation purposes. [REDACTED] I also asked [REDACTED] to please stop contacting me and when she continued to message me I blocked her on Facebook.

While [REDACTED] is claiming that my actions were threatening to her in some way, my only action was a single private conversation with [REDACTED] about a third party that was over and done with before [REDACTED] ever messaged me. I do not know why she is attempting to take this protected order out on me. I have never met [REDACTED]. I do not wish to have any contact with [REDACTED]. I have never initiated contact with [REDACTED]. Previous to her contacting me, I didn't even know that she was the victim in the aforementioned case I was discussing with [REDACTED]. I also never paid for this information as she claims - nor did I seek this information out. This was an unaltered screenshot from a public website that pops up on a simple websearch of the defendant's name. Nothing I did forced [REDACTED] to disclose her medical conditions as I was unaware of her being the victim in the screenshot of the court record, and I did not seek out information about her medical conditions.

I interpreted her messages to me as an informal cease and desist. While sharing factual information which appears in the public record is not prohibited by California law, I understood that she was upset - and no further action was taken, except by her. I asked her to please stop contacting me and told her it was unwelcome harassment - and she is the one who persisted. I have done everything in my power to limit contact with [REDACTED].

Additionally, I was never served paperwork, I had to seek out information about the TRO request myself.

1.1 Reasons I disagree Cont.

Screenshots of the conversation

9:30



Andi Nieman McCremon

Good evening. I am hearing that you are planning to post my family's private business online. This is out of line and an absolute attack on myself, which will cost you dearly in legal action. The [REDACTED] case was dismissed. I am autistic and made a distress call during an episode involving my neurological challenges. It was misinterpreted by police (surprising, right?) and the charges were dropped by the DA. If you post this, I will not only pursue you with litigation, but I will also partner with the Autism Society of the Inland Empire and my journalist

9:30



[Redacted Name]

...ing being a bully, but also
an ablist taking advantage of
a disabled woman. You are
out of line here and need to
back off.



You can now message and call each other and see
info like active status and when you have read
messages.

Hi [Redacted], nice to hear from
you. Never said I was making
a post about anything

Thanks for threatening
me though

This came out of nowhere?
Why would I be hearing this?
Most importantly, why would
the people who told me, tell
me this?



9:31



< [redacted] Andi Nieman McDermott

[redacted]
to people; it is libel. My
lawyer has the screenshots.
He is waiting for your call

[redacted] 659-5720

Law Ofc [redacted] 22 N

[redacted] 6th St Ste C, Redlands, CA

[redacted] 923-73-5279

If he doesn't here from you,
we will file on Monday. Have
a good night

[redacted] *hear

Trisha C Keeling [redacted] 831 Park

[redacted] View Ln Highland [redacted] 923-46

lol

9:31



[REDACTED] and Nieman McDermott

Where did you hear this information [REDACTED]

OCT 18 AT 7:51PM

You are messaging people that I know. It is embarrassing having to explain to people that as a result of my autism, I have medical emergencies that sometimes involve the police, and from time to time they will file the wrong information. I literally have had to do this all day. I don't know what kind of vigilante ideal you have set forth for yourself but it does not benefit anyone. You have to

9:31



< [Redacted Name] Andri Niemah McDemmitt

care about your community, you show it with support, not bully tactics. I have been fighting off bullies my entire life, but I am also forgiving. I used to work with inmates and understand that people need grace and can change for good. I also understand that most bullies are the result of past trauma, so if this is your story, please know that you are not alone, but this is not the way to heal. (I am not making any assumptions, mind you, but I always give the benefit of the doubt). I have to protect myself and my family, but, if you can find the sense to

9:31



[REDACTED] Andi Nieman McDermott

Messaging who?

[REDACTED] You know who you sent it to

[REDACTED] *to

Please do not contact me again. Your [REDACTED] called to threaten me earlier, that was inappropriate, I am requesting that you nor your [REDACTED] contact me again.

He called to verify your number when we take legal action



No threats were made, stop making things up

9:31



< [Redacted Name]

He called to verify your number when we take legal action.

He called to verify your number when we take legal action

No threats were made, stop making things up

We will no longer contact you. Our attorney will take it from here



OCT 18 AT 9:14 PM

I made it clear that I have requested no contact and you immediately turned around and contacted me again. I will now be blocking

9:39



< [REDACTED] [REDACTED]

Are you aware of [REDACTED]
criminal history?

OCT 18 AT 12:50 PM

[REDACTED] [REDACTED]

OCT 18 AT 1:21 PM

One [REDACTED] case
from last year. ALLEGEDLY.
But I have seen the file

Past domestic abuses too.

OCT 18 AT 2:13 PM

[REDACTED] What does allegedly mean? I
don't know his history no.

[REDACTED]

I was contacted by [REDACTED] via Facebook on October 18th regarding a screenshot she had been given from a private Facebook conversation between myself and [REDACTED], a local business owner and community member with whom I have had conversation with on a number of topics for the past four years. This was my first and only interaction with [REDACTED]. I do not know [REDACTED] and to my knowledge I have never met [REDACTED].

[REDACTED] was under the belief that I was "planning to post" information related to an arrest I had discussed in a private message with [REDACTED]. In her message to me on October 18th, [REDACTED] stated that if I posted this information she would pursue litigation. While I did share with [REDACTED] a screenshot of an arrest, it did not name [REDACTED] anywhere and I was unaware she was involved in any way until her message to me. I was taken aback by [REDACTED] message as I never implied that I would be posting anything publically. My intention was always for my private conversation with [REDACTED] to remain private. The screenshots of my conversation with [REDACTED] also confirms that I never made any mention of posting this information. I informed [REDACTED] that I never said I would be posting anything. Despite my assurance, [REDACTED] continued to demand I stop sending her information to people and that I contact her lawyer or she would pursue legal action. [REDACTED] was the only person I had sent this information to and I had no intention of sending it to anyone else therefore I saw no reason to have any further interactions with [REDACTED], nor did I feel as though I had any reason to speak to her lawyer and I did not reply to her message. [REDACTED] messaged me again with my own address and [REDACTED] called my personal cell phone. Given the drastic escalation by [REDACTED] over what appeared to be a misunderstanding on her part, I perceived these actions as threatening and I contacted the San Bernardino Sheriff's department for documentation purposes. The incident report number [REDACTED] also asked [REDACTED] to please stop contacting me and when she continued to message me I blocked her on Facebook.

While [REDACTED] is claiming that my actions were threatening to her in some way, my only action was a single private conversation with [REDACTED] about a third party that was over and done with before [REDACTED] ever messaged me. I do not know why she is attempting to take this protected order out on me. I have never met [REDACTED]. I do not wish to have any contact with [REDACTED]. I have never initiated contact with [REDACTED]. Previous to her contacting me, I didn't even know that she was the victim in the aforementioned case I was discussing with [REDACTED]. I also never paid for this information as she claims - nor did I seek this information out. This was an unaltered screenshot from a public website that pops up on a simple websearch of the defendant's name. Nothing I did forced [REDACTED] to disclose her medical conditions as I was unaware of her being the victim in the screenshot of the court record, and I did not seek out information about her medical conditions.

I interpreted her messages to me as an informal cease and desist - and no further action was taken, except by her. I asked her to please stop contacting me and told her it was unwelcome harassment - and she is the one who persisted. I have done everything in my power to limit contact with [REDACTED].

CH-250**Proof of Service by Mail**

1 Name of Person Asking for Protection:

2 Name of Person to Be Restrained:

Trisha Keeling

3 Notice to Server

The server must:

- Be 18 years of age or over.
- Not be listed in items 1, 2, or 3 of form CH-100, Request for Civil Harassment Restraining Orders.
- Mail a copy of all documents checked in 4 to the person in 5.

4 I (the server) am 18 years of age or over and live in or am employed in the county where the mailing took place. I mailed a copy of all documents checked below to the person in 5:

- a. ☒ CH-120, Response to Request for Civil Harassment Restraining Orders
- b. ☐ CH-130, Civil Harassment Restraining Order After Hearing
- c. ☐ Other (specify):

5 I placed copies of the documents checked above in a sealed envelope and mailed them as described below:

- a. Name of person served:
- b. To this address:
- City: State: Zip:
- c. Mailed on (date):
- d. Mailed from (city): (state):

6 Server's Information

Name:

Address:

City: State: Zip:

Telephone:

If you are a registered process server:

County of registration: Registration number:

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

Date: 11/22/2024

Type or print server's name

Server to sign here

Clerk stamps date here when form is filed.

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN BERNARDINO
SAN BERNARDINO DISTRICT

NOV 22 2024

BY Deborah Lutrick DEPUTY

Fill in court name and street address:

SUPERIOR COURT OF CALIFORNIA
County of San Bernardino
San Bernardino District- Civil Division
247 W. Third Street
San Bernardino, CA 92415-0210

Fill in case number:

Case Number:

CIVSB 2430-701

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO

Case No. CIV SB 2430701

vs.

CERTIFICATE OF ASSIGNMENT

Keeling

A civil action or proceeding presented for filing must be accompanied by this Certificate. If the ground is the residence of a party, name and residence shall be stated.

The undersigned declares that the above-entitled matter is filed for proceedings in the San Bernardino Civil District of the Superior Court under Rule 131 and General Order of this court for the checked reason:

☒ General

☐ Collection

Nature of Action

Ground

- | | |
|---|---|
| <input type="checkbox"/> 1. Adoption | Petitioner resides within the district |
| <input type="checkbox"/> 2. Conservator | Petitioner or conservatee resides within the district. |
| <input type="checkbox"/> 3. Contract | Performance in the district is expressly provided for. |
| <input type="checkbox"/> 4. Equity | The cause of action arose within the district. |
| <input type="checkbox"/> 5. Eminent Domain | The property is located within the district. |
| <input type="checkbox"/> 6. Family Law | Plaintiff, defendant, petitioner or respondent resides within the district. |
| <input type="checkbox"/> 7. Guardianship | Petitioner or ward resides within the district or has property within the district. |
| <input checked="" type="checkbox"/> 8. Harassment | Plaintiff, defendant, petitioner or respondent resides within the district. |
| <input type="checkbox"/> 9. Mandate | The defendant functions wholly within the district. |
| <input type="checkbox"/> 10. Name Change | The petitioner resides within the district. |
| <input type="checkbox"/> 11. Personal Injury | The injury occurred within the district. |
| <input type="checkbox"/> 12. Personal Property | The property is located within the district. |
| <input type="checkbox"/> 13. Probate | Decedent resided or resides within or had property within the district. |
| <input type="checkbox"/> 14. Prohibition | The defendant functions wholly within the district. |
| <input type="checkbox"/> 15. Review | The defendant functions wholly within the district. |
| <input type="checkbox"/> 16. Title to Real Property | The property is located within the district. |
| <input type="checkbox"/> 17. Transferred Action | The lower court is located within the district. |
| <input type="checkbox"/> 18. Unlawful Detainer | The property is located within the district. |
| <input type="checkbox"/> 19. Domestic Violence | The petitioner, defendant, plaintiff or respondent resides within the district. |
| <input type="checkbox"/> 20. Other | |
| <input type="checkbox"/> 21. THIS FILING WOULD | NORMALLY FALL WITHIN JURISDICTION OF SUPERIOR COURT |

The address of the accident, performance, party, detention, place of business, or other factor which qualifies this case for filing in the above-designed district is:

NAME - INDICATE TITLE OR OTHER QUALIFYING FACTOR

ADDRESS

CITY

STATE

ZIP CODE

I declare, under penalty of perjury, that the foregoing is true and correct and that this declaration was executed on 10/23/2024 at San Bernardino Civil Court, California.

Signature of Attorney/Party

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) <div style="background-color: black; height: 20px; width: 100%;"></div>		FOR COURT USE ONLY <div style="font-size: 1.2em; font-weight: bold;">FILED</div> SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO SAN BERNARDINO DISTRICT <div style="font-size: 1.2em;">OCT 23 2024</div> <div style="font-family: cursive; font-size: 1.1em;">Ariel Smith</div>	
TELEPHONE NO. <div style="background-color: black; height: 15px; width: 100%;"></div> FAX NO. <div style="background-color: black; height: 15px; width: 100%;"></div> EMAIL ADDRESS <div style="background-color: black; height: 15px; width: 100%;"></div> ATTORNEY FOR (Name) <div style="background-color: black; height: 15px; width: 100%;"></div>		<div style="font-size: 1.1em;">CIV SB 2430701</div>	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF <div style="background-color: black; height: 15px; width: 100%;"></div>			
STREET ADDRESS MAILING ADDRESS CITY AND ZIP CODE BRANCH NAME			
CASE NAME: <div style="background-color: black; height: 15px; width: 100%;"></div> V <u>Kerling</u>		SUPERIOR COURT OF CALIFORNIA County of San Bernardino San Bernardino District- Civil Division 247 W. Third Street San Bernardino, CA 92415-0210	
CIVIL CASE COVER SHEET <input checked="" type="checkbox"/> Unlimited (Amount demanded exceeds \$35,000) <input type="checkbox"/> Limited (Amount demanded is \$35,000 or less)		Complex Case Designation <input type="checkbox"/> Counter <input type="checkbox"/> Joinder Filed with first appearance by defendant (Cal. Rules of Court, rule 3.402)	

Items 1-6 below must be completed (see instructions on page 2).

1. Check **one** box below for the case type that best describes this case:

Auto Tort <input type="checkbox"/> Auto (22) <input type="checkbox"/> Uninsured motorist (46) Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort <input type="checkbox"/> Asbestos (04) <input type="checkbox"/> Product liability (24) <input type="checkbox"/> Medical malpractice (45) <input type="checkbox"/> Other PI/PD/WD (23) Non-PI/PD/WD (Other) Tort <input type="checkbox"/> Business tort/unfair business practice (07) <input type="checkbox"/> Civil rights (08) <input type="checkbox"/> Defamation (13) <input type="checkbox"/> Fraud (16) <input type="checkbox"/> Intellectual property (19) <input type="checkbox"/> Professional negligence (25) <input type="checkbox"/> Other non-PI/PD/WD tort (35) Employment <input type="checkbox"/> Wrongful termination (36) <input type="checkbox"/> Other employment (15)	Contract <input type="checkbox"/> Breach of contract/warranty (06) <input type="checkbox"/> Rule 3.740 collections (09) <input type="checkbox"/> Other collections (09) <input type="checkbox"/> Insurance coverage (18) <input type="checkbox"/> Other contract (37) Real Property <input type="checkbox"/> Eminent domain/Inverse condemnation (14) <input type="checkbox"/> Wrongful eviction (33) <input type="checkbox"/> Other real property (26) Unlawful Detainer <input type="checkbox"/> Commercial (31) <input type="checkbox"/> Residential (32) <input type="checkbox"/> Drugs (38) Judicial Review <input type="checkbox"/> Asset forfeiture (05) <input type="checkbox"/> Petition re: arbitration award (11) <input type="checkbox"/> Writ of mandate (02) <input type="checkbox"/> Other judicial review (39)	Provisionally Complex Civil Litigation (Cal. Rules of Court, rules 3.400-3.403) <input type="checkbox"/> Antitrust/Trade regulation (03) <input type="checkbox"/> Construction defect (10) <input type="checkbox"/> Mass tort (40) <input type="checkbox"/> Securities litigation (28) <input type="checkbox"/> Environmental/Toxic tort (30) <input type="checkbox"/> Insurance coverage claims arising from the above listed provisionally complex case types (41) Enforcement of Judgment <input type="checkbox"/> Enforcement of judgment (20) Miscellaneous Civil Complaint <input type="checkbox"/> RICO (27) <input type="checkbox"/> Other complaint (not specified above) (42) Miscellaneous Civil Petition <input type="checkbox"/> Partnership and corporate governance (21) <input checked="" type="checkbox"/> Other petition (not specified above) (43)
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2. This case ☐ is ☒ is not complex under rule 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:

a. <input type="checkbox"/> Large number of separately represented parties b. <input type="checkbox"/> Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve c. <input type="checkbox"/> Substantial amount of documentary evidence	d. <input type="checkbox"/> Large number of witnesses e. <input type="checkbox"/> Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court f. <input type="checkbox"/> Substantial postjudgment judicial supervision
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3. Remedies sought (check all that apply): a. ☐ monetary b. ☒ nonmonetary; declaratory or injunctive relief c. ☐ punitive

4. Number of causes of action (specify): _____

5. This case ☐ is ☒ is not a class action suit.

6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)

D. (SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

NOTICE	
Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.	
File this cover sheet in addition to any cover sheet required by local court rule.	
If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.	
Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.	