

SERVICE COPY

State of Minnesota
Ramsey County

District Court
Second Judicial District

Court File Number: **62-HR-CV-25-75**

Brittany Marie Anderson Vs Sunnie Patricia Pesina

**Ex Parte Order Granting Petition for
Harassment Restraining Order**
(Minn. Stat. § 609.748)

Based upon Petitioner's Affidavit and Petition for a Harassment Restraining Order and other information provided to the Court, THE COURT FINDS:

There is an immediate and present danger of harassment to justify temporary relief:

1. There are reasonable grounds to believe that Respondent has engaged in harassment which has or is intended to have a substantial adverse effect on safety, security, or privacy of Petitioner or Petitioner's minor children or the person subject to guardianship by committing the following acts:
 - Physically or sexually assaulted the Petitioner,
 - Followed, monitored, or pursued the Petitioner,
 - Made uninvited visits to the Petitioner,
 - Made harassing phone calls or sent harassing text messages to the Petitioner,
 - Made threats to the Petitioner,
 - Frightened Petitioner with threatening behavior,
 - Called the Petitioner abusive names,
 - Damaged the Petitioner's property,
 - Broke into and entered the Petitioner's residence,
 - Took pictures of the Petitioner without permission of the Petitioner,
 - Stole property from the Petitioner,
 - Disseminated private sexual images of the Petitioner without permission of the Petitioner,
 - Used personal information, without consent, to invite, encourage, or solicit a third party to engage in a sexual act with the Petitioner,
 - Did acts repeatedly that meet the legal definition of "targeted residential picketing",
 - Attended public events after being notified that Respondent's presence at the events is harassing to Petitioner,
 - Used social media to harass Petitioner,
 - Other: SEE ALLEGATIONS (INCORPORATED IN PETITION)

2. Petitioner requested a court hearing.

IT IS ORDERED:

The request for temporary relief is granted and:

1. Respondent shall not harass Petitioner Petitioner's minor children or person subject to guardianship.

The minor children or person subject to guardianship included in the Petition are:

- a. Respondent shall have no direct or indirect contact with Petitioner Petitioner's minor children or person subject to guardianship, including any visits to or phone calls to the protected person(s), contact via electronic means such as email or social networking sites, threats or assaultive behavior to the protected person(s), damaging or stealing property belonging to the protected person(s), breaking into and entering the protected person(s) residence, and/or taking pictures of a protected person without permission of the Petitioner.
- b. The relief granted does not extend to the Petitioner's minor children or person subject to guardianship. The relief requested for the Petitioner's minor children or person subject to guardianship is denied because the harassment is not directed against the Petitioner's Minor children or person subject to guardianship.
- c. Respondent is prohibited from being within two city blocks of Petitioner's home at 725 4th St E Saint Paul, MN 55106.
Except as follows: _____
- d. Petitioner's address is confidential. If Respondent knows or learns of Petitioner's address, Respondent is prohibited from being within _____ of Petitioner's home.
- e. Respondent is prohibited from being at Petitioner's job site at University of Minnesota Medical Center - East Bank: 500 SE Harvard St Minneapolis, MN 55455 and Bethel University: 3900 Bethel Dr Arden Hills, MN 55112.
Except as follows: _____
- f. Other: This matter is eligible for mediation at a court hearing if a hearing is scheduled. Court Administration may provide copies of pleadings and orders, free of charge, to volunteer mediators for the sole purpose of conducting mediation at a hearing. Court Administration shall not disclose confidential phone numbers or addresses without a separate court order.

~~Respondent shall remove all online content about Petitioner. Respondent is prohibited from disseminating any future verbal, written or electronic content about Petitioner.~~

2. Any requested relief that is not specifically listed above is denied.

3. This Restraining Order is in effect until January 14, 2027 unless changed by a later court order. **Respondent can ask the court to change or vacate the Harassment Restraining Order by filing a Request for Hearing within 20 days of the date of service of the petition.**

4. a. **A hearing will be held. See NOTICE OF HEARING.**
The hearing is scheduled because Petitioner requested a hearing or Petitioner requested a restraining order for longer than two years and the Court wants more information about the need for a longer restraining order.

OR

b. The hearing will be held **as requested by the Petitioner.** Petitioner must contact Court Administration at (651) 266-5130 within 20 days of the date the petition was filed to arrange the hearing date. Court Administration will provide a Notice of Hearing to the parties. If a hearing is not scheduled, the relief in this Restraining Order remains in effect until the date above.

Respondent shall appear personally in Court for the hearing and explain why the requests made in the Petition should not be granted. Petitioner shall appear personally in Court for the hearing and provide proof that the statements in the Petition are true and that Respondent's actions are harassment.

5. Court Administration shall send a copy of this Order to the following law enforcement agencies: Chisago County Sheriff's Department and Saint Paul Police Department which have authority over the residence of the Petitioner. **Every police department and sheriff's office in the United States, including those affiliated with tribal and territorial lands, is responsible for enforcing this Order under 18 U.S.C. § 2265 Full Faith and Credit of Protective Orders.**
6. If Respondent is an organization, this order shall shall not apply to all members of the organization.
7. Other: _____
8. It is not a violation of this order if the parties pursue or participate in voluntary mediation through court approved mediation programs. The party wanting to mediate must contact the mediation program directly to arrange it. They may not contact the other party directly or through friends or relatives. The mediation programs will determine if mediation is acceptable under Minnesota mediation guidelines (Minn. Stat. § 494.03 and Minn. Gen. R. Prac. 114).
9. The sheriff of any county in the State of Minnesota, or a peace officer, shall perform the duties relating to service of this Order without charge to the Petitioner.

10. Respondent is restrained from harassing, stalking, or threatening the protected person(s), or engaging in other conduct that would place the protected person(s) in reasonable fear of bodily injury to that person; and is prohibited from the use, attempted use, or threatened use of physical force against the protected person(s) that would reasonably be expected to cause bodily injury. 18 U.S.C. § 922(g)(8)(B) and (C).

NOTICE

If a hearing is scheduled and Respondent does not attend the hearing, a Harassment Restraining Order may be granted. Failure of Respondent to appear WILL NOT be a defense to criminal charges against Respondent for violation of any part of this Order. If Petitioner does not attend the hearing this case may be dismissed.

Any conduct by the Respondent in violation of the specific provisions provided in Section 1 above constitutes a violation of this Harassment Restraining Order. A police officer shall arrest Respondent without warrant and take her/him to jail if a police officer believes that Respondent has violated this Restraining Order and shall hold Respondent in jail for at least 36 hours, excluding the day of arrest, Sundays, and legal holidays, unless the Respondent is released earlier by a judge or judicial officer.

Violation of this Harassment Restraining Order may be treated as a misdemeanor, gross misdemeanor, or felony. A misdemeanor violation may result in a sentence of up to 90 days in jail and/or a \$1000.00 fine. Some repeat violations are gross misdemeanors and may result in a sentence of up to one year in jail and/or a \$3,000.00 fine. Other violations are felonies and may result in a sentence of imprisonment for up to five years and/or a \$10,000 fine. A person who engages in a pattern of harassing conduct is guilty of a felony and may be sentenced to imprisonment for up to ten years and/or a fine of \$20,000.

Federal law may prohibit shipping, transporting, possessing, or receiving firearms or ammunition while this order is in effect. 18 U.S.C. § 922(g)(8).

Dated: _____



Larmouth, Jenese
(Referee)
Jan 14, 2025 1:00 PM

Referee of District Court

Dated: _____

Judge of District Court

State of Minnesota
Ramsay County

District Court
Second Judicial District

Court File Number: **62-HR-CV-25-75**

Case Type: Harassment

Notice of Filing of Order

PLEASE TAKE NOTICE THAT you are hereby notified that the attached Order has been filed in this case. The date of filing is represented on the "FILED" stamp on the face of the order.

Donald Harper
Court Administrator
Ramsay County District Court
25 West Seventh Street
Saint Paul, MN 55102
(651) 266-5130

A true and correct copy of this notice has been served pursuant to Minnesota Rules of Civil Procedure, Rule 77.04.

Important Notice to Respondent

If you are served with these papers, one of the following has happened (see attached papers for specifics):

- A temporary harassment restraining order has been issued against you. A hearing has been scheduled.

OR

- A temporary harassment restraining order has been issued against you. A hearing has not been scheduled. **You have 20 days from the date of service of the Temporary Restraining Order to request a hearing.**

OR

- A harassment restraining order has not been issued at this time. A hearing has been scheduled.

Review the attached papers carefully.

What is a Harassment Restraining Order?

A person who is a victim of harassment may seek a restraining order from the Court. The parent or guardian of a minor who is the victim of harassment may seek a restraining order on behalf of the minor. The restraining order prohibits harassment. A restraining order may be issued against an individual who has engaged in harassment, or against organizations that have sponsored or promoted harassment.

What is Harassment?

Under [Minn. Stat. § 609.748](#), harassment is defined as:

1. A single incident of
 - a. physical or sexual assault, or
 - b. stalking in which the victim's personal information is used by another without consent of the victim, to invite, encourage, or solicit a third party to engage in a sexual act with the victim [See [Minn. Stat. § 609.749, subd. 2 clause \(8\)](#)], or
 - c. intentionally disseminating a private image of the victim, without consent of the victim, that shows the victim in a sexual act or whose intimate parts are exposed, in whole or in part, and the victim is identifiable by the victim or by another person or from personal information displayed in connection with the

image. (See [Minn. Stat. § 617.261](#)).

2. Repeated incidents of intrusive or unwanted acts, words or gestures that have a substantial adverse effect or are intended to have a substantial adverse effect on the safety, security or privacy of another, regardless of the relationship between the victim and the alleged harasser.
3. Targeted residential picketing, which includes:
 - a. marching, standing, or patrolling by one or more persons directed solely at a particular residential building in a manner that adversely affects the safety, security, or privacy of an occupant of the building, or
 - b. marching, standing, or patrolling by one or more persons which prevents an occupant of a residential building from gaining access to or exiting from the property on which the residential building is located.
4. A pattern of attending public events after being notified that one's presence is harassing to another.

Change of Address:

It is important that the court knows your mailing address to send you notices. If your mailing address changes, give court administration (<http://mncourts.gov/Find-Courts.aspx>) your new mailing address.

Hearing:

If a temporary restraining order has been issued, you have the right to ask for a hearing. You have 20 days from the date the petition is served to file a Request for Hearing with the court. You will be required to pay a civil filing fee unless the judicial officer has waived the filing fee due to the allegations in the petition. Review the *Order Regarding Fee Waiver in Harassment Restraining Order Proceedings* to see if the filing fee has been waived.

State of Minnesota County	District Court Judicial District: _____ Court File Number: _____ Case Type: Harassment
Petitioner(s)	Order Regarding Fee Waiver in Harassment Restraining Order Proceedings
vs	[Minn. Stat. § 609.748, subd. 3a; 42 U.S.C. §§ 3796gg-5(a); 3796hh(c)(4)]
Respondent(s)	

If the judicial officer did not order your filing fee waived, you may complete and file a fee waiver application (*Affidavit for Proceeding In Forma Pauperis*, IFP102) that would be reviewed by a judicial officer who would determine whether to waive your filing fee based

on your income. Fee waiver forms are available from the court administrator and online (<http://mncourts.gov/GetForms.aspx?c=19&p=69>). The court will notify the parties with a date and time to appear for a hearing.

Violations:

You may be charged with a misdemeanor, subject to a sentence of up to 90 days in jail and/or a fine of

\$1,000.00, if you are aware of the existence of a restraining order and you violate it. Some repeat violations are gross misdemeanors that may result in a sentence of up to one year in jail and/or a

\$3,000.00 fine. Other violations are felonies that may result in a sentence of imprisonment for up to five years and/or a fine of \$10,000.00.

You may be arrested and taken into custody without warrant if a peace officer has probable cause to believe you are in violation of the restraining order. You will be held in jail for at least 36 hours, excluding the day of arrest, Sundays, and legal holidays, unless you are released earlier by a judicial officer. Violation of the restraining order also constitutes contempt of court. See [Minn. Stat. § 609.748, subd. 6](https://www.revisor.mn.gov/statutes/cite/609.748#stat.609.748.6) (<https://www.revisor.mn.gov/statutes/cite/609.748#stat.609.748.6>).

State of Minnesota
Ramsey County

District Court
Second Judicial District

Court File Number: **62-HR-CV-25-75**

Brittany Marie Anderson vs Sunnie Patricia Pesina

Request for Hearing
(Minn. Stat. § 609.748)

I am the Petitioner/Respondent in this action. My current address is: _____

My telephone number is: _____

For Respondent only: I, the Respondent in this matter, was personally served by the police/sheriff on _____, 20__ (or received a copy of the papers by United States mail on _____, 20__).

I respectfully request the Court to hold a hearing in the above-entitled action. I understand that any harassment restraining order issued by the Court shall remain in full force and effect until the date of the hearing.

Dated: _____

Petitioner/Respondent

NOTE

A hearing will not be held unless you request one within 20 days from service of the petition. **If a Temporary Restraining Order has been issued, then you only have 20 days from the date the petition was served to request a hearing.** To request a hearing, complete this form and return it to the court administrator along with the civil filing fee at: Domestic Abuse/Harassment Office, Ramsey County Juvenile and Family Justice Center, 25 West 7th Street, St. Paul MN 55102, ph: 651-266-5130. If you can not afford the filing fee, contact the court for instructions. If the petition alleges stalking or criminal sexual conduct, then you are not required to pay the civil filing fee when requesting a hearing.

JAN 13 2025

State of Minnesota

County of:
Ramsey

District Court

Judicial District: Second
Court File Number: 02-HR-12575
Case Type: Harassment

In the Matter of:

Brittany Marie Anderson
Petitioner (first, middle, last)

On behalf of:
Other persons needing protection (first, middle, last)

**Petition for Harassment
Restraining Order**

Minn. Stat. § 609.748

and for her/himself
vs.

Sunnie Patricia Pesina
Respondent (first, middle, last)

1. Petitioner Information (You)

Name: (first, middle, last) Brittany Marie Anderson

Date of birth: (month/day/year): 04/20/1998

Gender: Male Female

Address:

I am requesting that my **address** be kept confidential by submitting the completed *Confidential Address/Phone Request* form (HAR104) to the court.

OR

I am not requesting that my address be kept confidential. My address is:

My Address: 725 4th St E

City, State, Zip Code: Saint Paul MN 55106

Phone Number:

I am requesting that my **phone number** be kept confidential by submitting the completed *Confidential Address/Phone Request* form (HAR104) to the court.

OR

I am not requesting that my phone number be kept confidential. My phone number is:

Telephone: 612.810.1319

2. Email Notification of Service

By providing my email address below, I ask to be notified by email when the respondent is served with the Harassment Restraining Order (HRO). I understand that:

- This is the only email I will receive from the court about the HRO unless I have signed up to receive other court notices via email.
- It will only be possible for the court to notify me by email when service information is received by the court.
- A technical or other error could occur preventing the successful delivery of the email.
- I have other options to learn of the service of the HRO on the respondent, including contacting law enforcement directly, and
- I must provide a valid email address in order to receive this notification of service.

THIS EMAIL ADDRESS WILL BE SEEN BY THE RESPONDENT:

Email address: bhutchinson076@gmail.com

3. Who needs protection?

- Me (Petitioner)
- My minor children
- A person for whom I am appointed the legal guardian (attach Guardianship Order)
- Other: _____

For anyone you checked above, other than yourself, please fill out the following:

Name (first, middle, last)	Gender	Date of Birth	Lives with you?
	<input type="checkbox"/> M <input type="checkbox"/> F		<input type="checkbox"/> Yes <input type="checkbox"/> No
	<input type="checkbox"/> M <input type="checkbox"/> F		<input type="checkbox"/> Yes <input type="checkbox"/> No
	<input type="checkbox"/> M <input type="checkbox"/> F		<input type="checkbox"/> Yes <input type="checkbox"/> No
	<input type="checkbox"/> M <input type="checkbox"/> F		<input type="checkbox"/> Yes <input type="checkbox"/> No

4. Respondent Information: (Person you want protection from)

Name: (first, middle, last) Sunnie Patricia Pesina

Address: _____

City, State, Zip Code _____

Telephone: _____

Race: White Gender Male Female

Date of birth: _____ If unknown, age or approximate age 60

(Respondent's race, gender, and date of birth or approximate age are required for reporting requirements.)

Is Respondent under the age of 18? Yes No

Answer these questions *only if* Respondent is younger than 18:

Respondent's parent's or guardian's name: _____

Parent or guardian address: _____

If Respondent is under 18 years old, service must be made on Respondent <i>and</i> Respondent's parent or guardian.

5. What are the relationship(s) between the respondent and the people who need protection?
Check all that apply.

Married

Divorced

Currently living together

Lived together in the past

Have a child together

Have an unborn child together

Parent/Child

Other/None of the above. Please explain: Aunt

OTHER COURT CASES

6. a) How many restraining orders have been in effect, ordering Respondent to stay away from each person you included at #3 above? none one two or more. For each restraining order provide:

Court File Number, if known	County and State where the court is located
62-HR-CV-21-362 (this restraining order is for the Respondent's brother, Timothy Hutchinson, my father to stay away from me)	Ramsey County, MN
62-HR-CV-21-361 (this restraining order is for the Respondent's brother, Timothy Hutchinson to stay away from my husband, Steven Anderson.)	Ramsey County, MN

b) Does Respondent have a current Harassment Restraining Order or Order for Protection against you?

- Yes. Case File Number (if known) _____ No. I am not aware of any.

7. The following court cases involve me and the Respondent in issues of child custody or parenting time:

Court File Number	County and State where the court is located

ACTS OF HARASSMENT

8. Respondent has harassed the victim(s) (the person or persons listed in #3 above) as follows:
- Check all boxes that apply and give the date and details of each incident. If the exact date is not known, provide a date range.
 - To get a HRO, you must describe actions that meet the legal definition of harassment in Minnesota. See the *Instructions* (HAR101) for the definition of harassment.

- If you need more space, include additional pages and continue your description there. If filing on paper, do not write on the back of any page.
- ☐ a. Respondent physically or sexually assaulted the victim as follows:
Date (date range): _____

BACKGROUND

By way of background, it's helpful to know that the Respondent is my aunt and sister to my father Timothy Hutchinson. My husband, Steven Anderson, and I currently have Restraining Orders against Hutchinson. Steven and I were initially granted Restraining Orders against Timothy Hutchinson in 2021 after his response to my engagement to Steven. Soon after our engagement in 2021, Hutchinson began a campaign of misinformation, deception, and threats that included contacting my husband's place of work, uninvited visits, and a website full of defamatory statements about my husband and me. After the issuance of the Restraining Order, Hutchinson continued to issue threats and contact me via my attorney that culminated in Steven and I being granted extensions of our Restraining Order in 2023, my Restraining Order against Hutchinson was extended for two years (court number 62-HR-CV-21-362), Steven's extended for ten years (court file number 62-HR-CV-21-361). These restraining orders are included as exhibits A and B at the end of this document. Included in the findings of this restraining order are:

1. On May 27, 2021, Hutchinson agreed to a two-year Harassment Restraining Order (HRO) without findings. Hutchinson agreed to not have any contact with me, except: "Respondent [Hutchinson] may only contact the Petitioner [me] in writing through her [my] attorney. In any communication sent through counsel, Respondent [Hutchinson] may not disparage or harass the Petitioner [me] or Steven Anderson."
2. In June 2021, Hutchinson created a website and a ninety-minute video, which was his response to all of the allegations raised in my initial Petition for a HRO and disparaged my husband. Hutchinson invited family, including me, to view the website. In 2022, Hutchinson wrote a letter to his family and friends, which was uploaded to the website. In this letter, Hutchinson provided updates and again responded to the allegations raised in my initial Petition for a HRO and disparaged me.
3. On June 4, 2021, Hutchinson sent a letter to me, which accused my husband of lying and blamed him for the broken relationship between me and Hutchinson. On December 7, 2021, Hutchinson sent another letter to me, where Hutchinson blames my husband for his health issues, lack of sleep, and his heart condition.
4. On May 4, 2023, Hutchinson sent a message addressed to my husband through our attorney. In this letter, Hutchinson mentions that the HRO expires on May 23, 2023, and goes on to say that my husband's lies will be exposed, and he plans to protest at the church every week at both locations. Sunnie Pesina testified at the court hearing for 62-HR-CV-21-362 that she was a part of planning these protests.

5. On May 5, 2023, Hutchinson contacted my husband's previous employer, Calvary Church, Roseville, MN, and demanded that the church investigate my husband's conduct as it relates to the problems between me and Hutchinson. In this letter, Hutchinson threatened to take action if an investigation was not conducted. When Calvary Church declined to investigate, Hutchinson replied: "The banners have been ordered. My family and friends are ready. The protest will happen. There is only one way to stop this, and that is for [Calvary Church] to do the proper investigation." Hutchinson was inferring that there would be protests on church property directed at my husband. At the time of these threats, my husband was employed at Calvary Church and I was an active member and volunteer. My sense of community was threatened by having my husband's employment jeopardized.
6. Hutchinson does not dispute that he created a website and a video, sent letters to Calvary Church, and letters to me and my husband through our attorney. Hutchinson offered explanations and excuses for his conduct, which were not credible. Hutchinson's website, video, letters to Calvary Church, and letters to me and my husband through our attorney violated the existing HRO and were intended to and have negatively impacted my safety, security and privacy. Hutchinson lacks insight into how his conduct has affected me and my husband and it is likely the harassment will continue without a HRO in place.

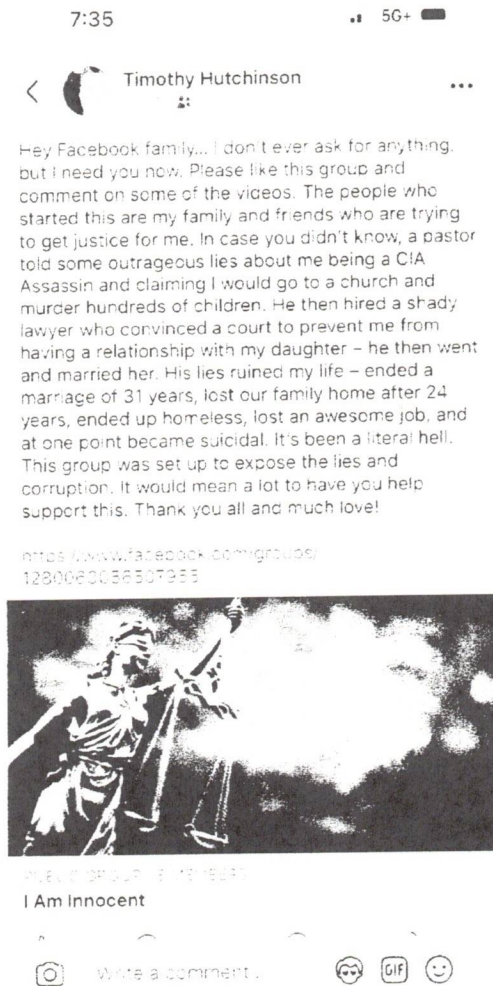
With this background, the Court issued the following ORDER:

- **62-HR-CV-21-362 Paragraph 1, Page 3.** "Respondent [Timothy Hutchinson] shall have no direct or indirect contact with Petitioner [Brittany Anderson] ... via electronic means such as email or social networking sites, threats or assaultive behavior to the protected person..."
- **62-HR-CV-21-362 Paragraph 8, Page 5.** "Respondent [Timothy Hutchinson] is restrained from harassing, stalking, or threatening the protected person, or engaging in other conduct that would place the protected person in reasonable fear of bodily injury to that person; and is prohibited from the use; attempted use, or threatened use of physical force against the protected person that would reasonably be expected to cause bodily injury."

My aunt, Sunnie Pesina, has utilized her platform to harass me and my husband as Hutchinson's proxy by the same prohibited means by the separate HRO's my husband and I have against him. Specifically, her harassment includes spreading misinformation and continuing the defamatory campaign against me and my husband. Recently, Pesina has posted with increasing frequency videos on Facebook (Exhibit D), TikTok (Exhibit E) and on a website that she created and shares defamatory information on IamInnocent.net (Exhibit F). Pesina repeatedly communicates through videos her intent to recruit others to join her in spreading misinformation against my husband, Steven, and shares false information about my character and relationship with my husband. These videos continue to be added daily to her TikTok account and new posts are made on the I am Innocent facebook group page. The videos on the Facebook page and TikTok continue to be created and posted. Hutchinson is aware of these posts as he is a member of the

Facebook Group where Pesina has posted the information. Hutchinson has promoted this Facebook group to his Facebook friends via a status update:

Exhibit C- Hutchinson promoting the Facebook group



- b. Respondent has followed, monitored, or pursued the victim as follows:
Date (date range): _____
- c. Respondent made uninvited visits to the victim as follows:
Date (date range): _____
- d. Respondent made harassing phone calls or sent harassing text messages to the victim as follows:
Date (date range): _____

- e. Respondent made threats to the victim as follows:
Date (date range): _____
- f. Respondent frightened the victim with threatening behavior as follows:
Date (date range): _____
- g. Respondent broke into and entered the victim's residence as follows:
Date (date range): _____
- h. Respondent damaged the victim's property as follows:
Date (date range): _____
- i. Respondent stole property from the victim as follows:
Date (date range): _____
- j. Respondent took pictures of the victim without permission as follows:
Date (date range): _____
- k. Respondent shared private sexual images of the victim without permission as follows:
Date (date range): _____
- l. Respondent used the victim's personal information, without consent, to invite, encourage, or solicit a third party to engage in a sexual act with the victim as follows:
Date (date range): _____
- m. More than once, Respondent has done acts that meet the legal definition of "targeted residential picketing" by:
Date (date range): _____
- n. The Respondent has been told not to come to certain public events that the victim attends because:

After that, Respondent attended public events that the victim attended: (List dates, places and name of events)

These acts by Respondent show a pattern of attending public events while knowing that attending is harassing to the victim.
- o. Used social media to harass the victim by:
Date (date range): 11/30/24- Present

November 30, 2024--- FACEBOOK GROUP

On November 30th 2024, the respondent created a public Facebook group (I am Innocent) to disseminate defamatory information about me and my husband. This Facebook group (which includes Timothy Hutchinson) includes videos posted by Pesina wherein she repeats false statements made by her brother and my father, Timothy Hutchinson, such as that Steven "ruined his life". Screenshots from this Facebook group (that include my father, Timothy Hutchinson, are included in Exhibit D. This Facebook group also points to a website iaminnocent.net. This website exists to spread false information about Steven and I again.

Exhibit D-1

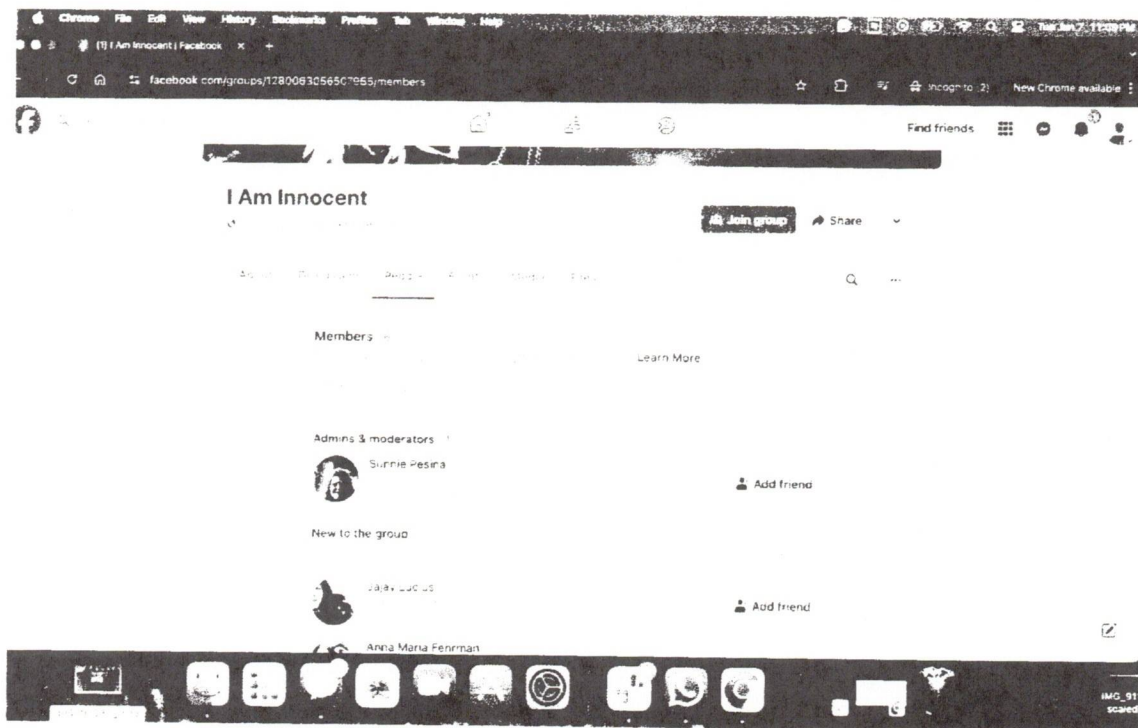


Exhibit D-2

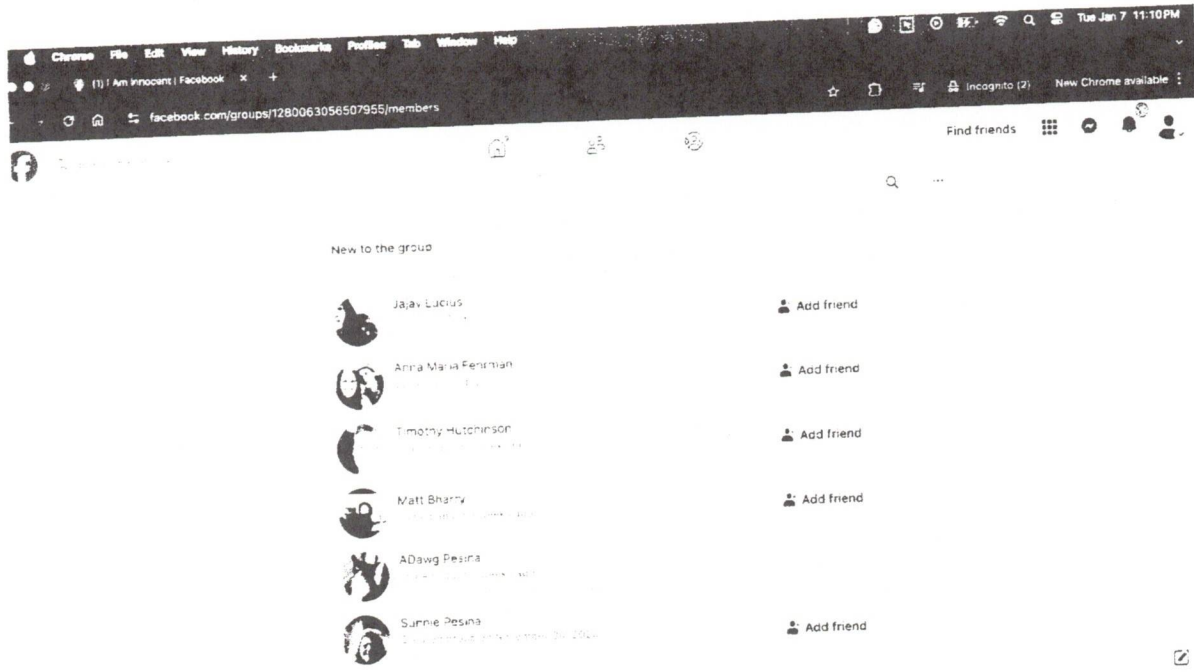
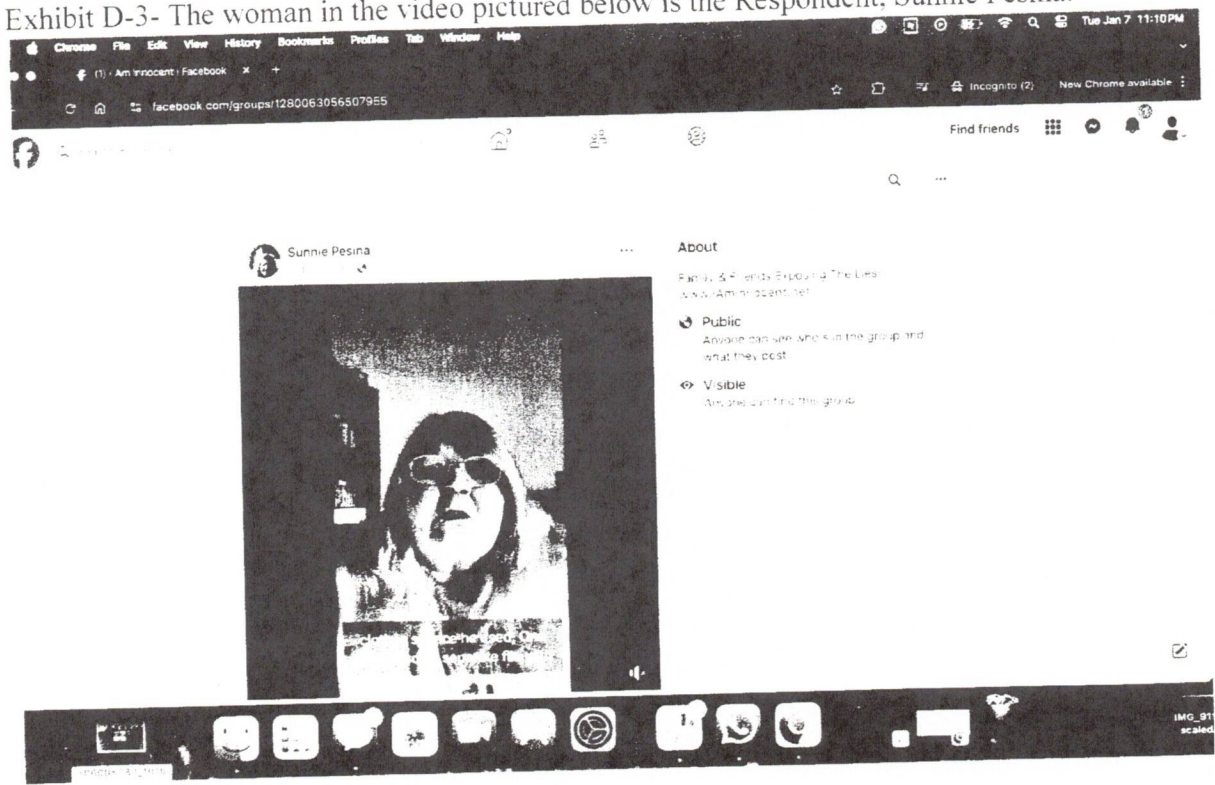


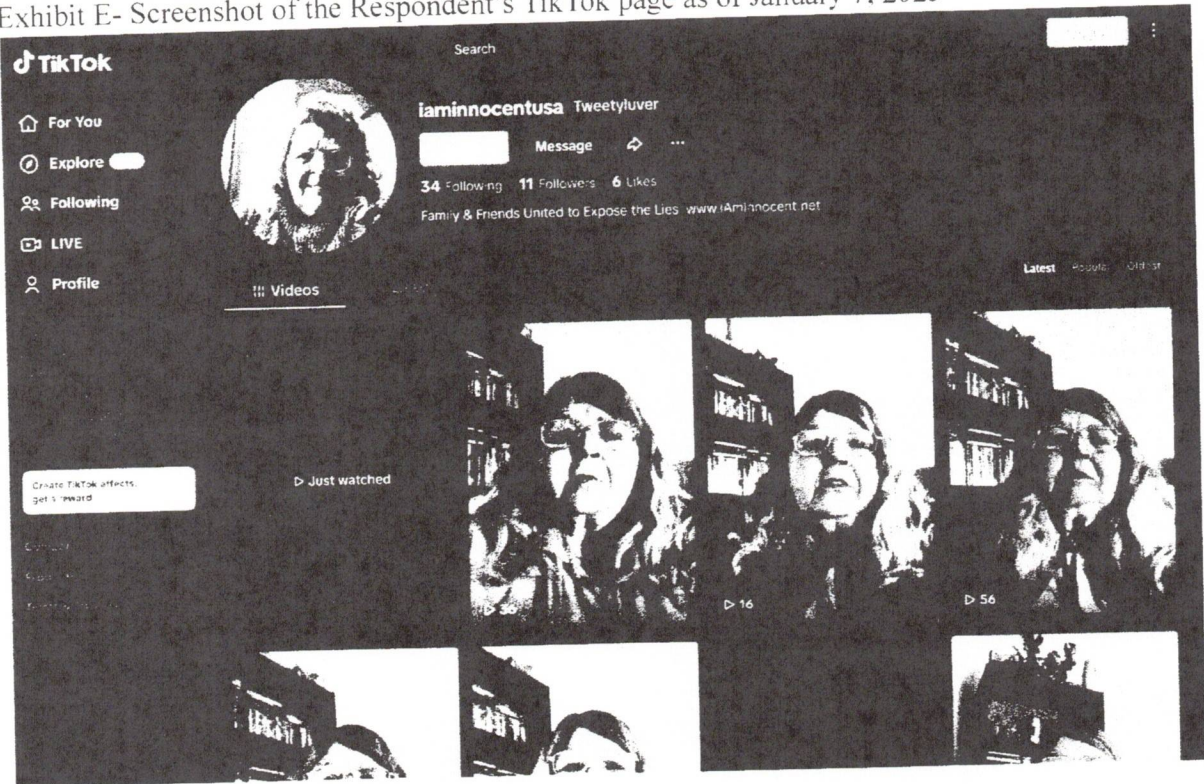
Exhibit D-3- The woman in the video pictured below is the Respondent, Sunnie Pesina.



January 2, 2025- Present--- TIKTOK VIDEOS

On January 2, the respondent began posting videos of herself on a TikTok page focused on disseminating the defamation about me and Steven and actively seeking to recruit others to do likewise. These videos also direct the audience to the website iaminnocent.net and include defamatory statements from the website, such as those detailed below. These videos also include statements that Hutchinson is connected to people who are willing to physically harm my husband to support Hutchinson.

Exhibit E- Screenshot of the Respondent's TikTok page as of January 7, 2025



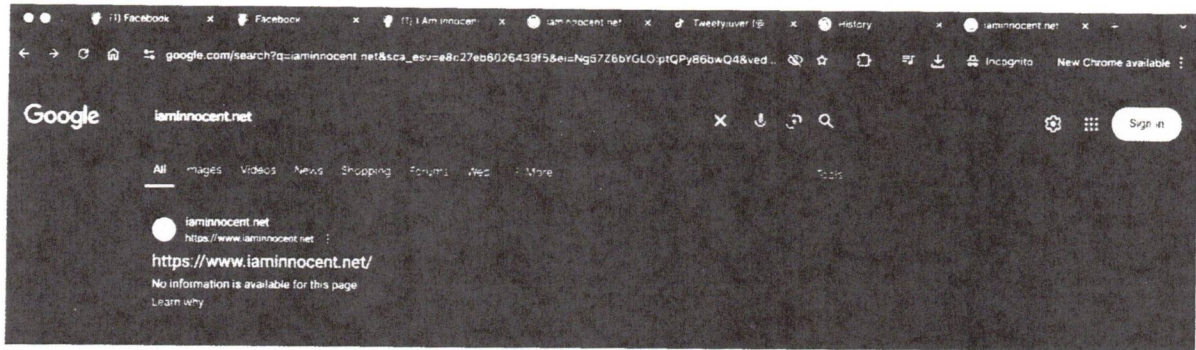
✓ p. Other:

Date (date range): At least since January 2nd 2025-Present

PUBLIC DEFAMATORY WEBSITE

On or before January 2nd 2025, the public website, iaminnocent.net which can be found when searching on Google (Exhibit F) was published. This website includes defamatory statements about me, that create a narrative that I am naive and easily manipulated by my husband, and falsely share private and protected information without consent.

Exhibit F.



There are also many claims made about me on the website (Exhibit G), written from the perspective of Hutchinson, that were the same statements that led to me being granted a restraining order against Hutchinson:

Exhibit G-1. False report claiming my actions are a result of me being manipulated by my husband instead of of my own volition. (My highlights).

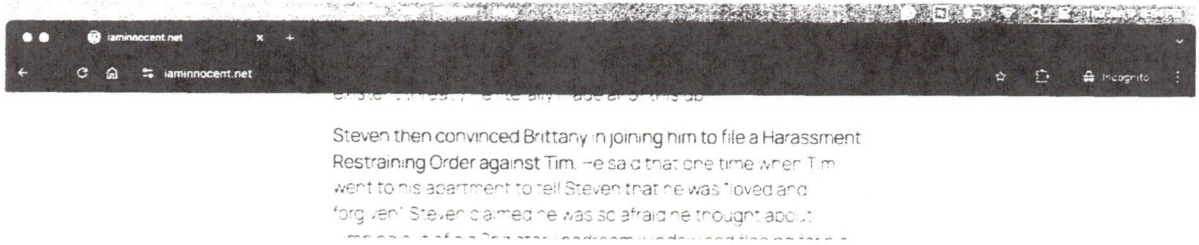


Exhibit G-2. False report claiming my actions are a result of me being manipulated by my husband instead of of my own volition. (My highlights).

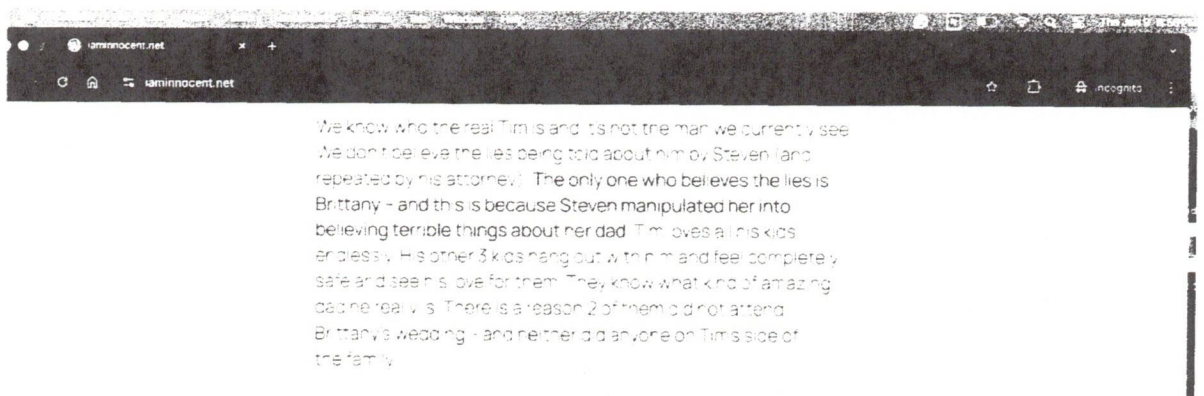


Exhibit G-3. False report claiming my actions are a result of me being manipulated by my husband instead of my own volition. (My highlights).



Exhibit G-4. False report claiming my actions are a result of me being manipulated by my husband instead of my own volition. (My highlights).

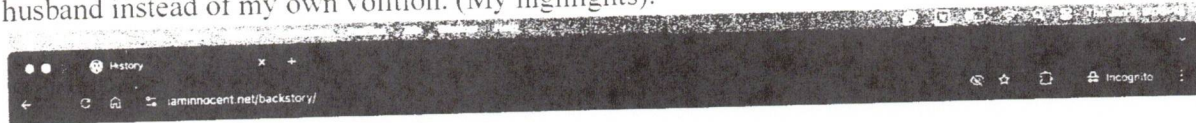


Exhibit G-5. False report claiming my actions are a result of me being manipulated by my husband instead of my own volition. (My highlights).

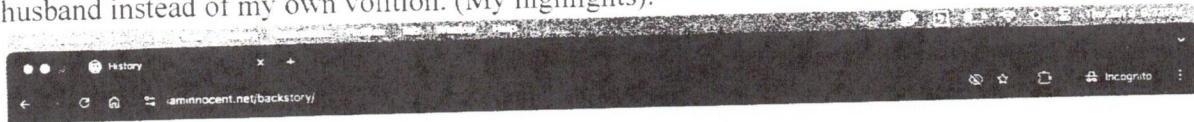


Exhibit G-6. False reports claiming my actions are a result of me being manipulated by my husband instead of my own volition. (My highlights).



None of the actual facts bear witness to his assertions, (only the lies he invents and convinces Brittany is real.)

Exhibit G-7. False report claiming my actions are a result of me being manipulated by my husband instead of my own volition. (My highlights).



The same day I also went to Brittany's apartment to bring her flowers and tell her that she is loved. She was home but did not open the door. I later learned that she was afraid to answer the door. How can it be that the last time I saw her she hugged me, and the last thing she ever said to me was, and I quote, "Dad, I love you so, so, so, so much!" Then Steven convinced her to stop talking to me so they could "focus on their relationship".

Now suddenly, she is afraid of me? Without any other contact whatsoever with me at all after the hug and what she said to me?

This whole scenario screams MANIPULATION!! Even her mom says this is what Steven is doing.

Exhibit G-8. False report of my actions and the impact not having a relationship with my father has had on me, inaccurately reporting protected health information without consent. (My highlights).



him because he is rude to them.

Victoria got married and I did not cause any issues whatsoever. I did, however, see Brittany cry several times about how sad she was that we did not have a relationship. I was later told she actually broke down crying 8 times and left shortly after the wedding ceremony. Brittany goes to counseling every week because she is traumatized by not having a relationship with me. And all because of lies that Steven tells and Van Lon protects him.

Exhibit G-9. Falsely claiming I filed court papers that were not truthful.



At the first court hearing for the HRO, Steven's lawyer (also representing Brittany) told Tim that if he did not accept the HRO, and instead fought against it, that anyone doing a background check on his daughter (Brittany) in the future would discover that she filed court papers that were not truthful. This discovery would be harmful to her. It should be noted that his daughter is a nurse (RN), and works at a hospital in Minneapolis. In order to protect his daughter, Tim accepted a 2-year HRO (even though the claims were lies).

Screen recordings of this website are available.

9. Describe the effect the harassment has upon the victim's safety, security or privacy:

I am currently in my final semester to obtain my Doctorate of Nursing Practice, preparing to be a Clinical Nursing Specialist. As such, I am preparing to apply for a full-time position. The positions I am applying for require a high level of emotional maturity, discernment and assertiveness. The false statements made on this website publicized by Pesina describe me as naive, susceptible, and lacking emotional maturity. If potential employers were to read and believe her website, it is likely to affect hiring decisions. Further, Pesina has demonstrated that she is willing to repeat and disseminate false statements about my character, repeating these claims from her brother. This seems to be only the beginning and I fear for how she may continue to escalate her conflict as Hutchinson did. Furthermore, Pesina's actions effect my privacy as she repeatedly inaccurately shares private information about me and my relationships, as well as falsely reporting protected health information regarding me (Exhibit G-8).

10. Do you believe the harassment will continue? Yes No Why?

Pesina has aligned herself with her brother's (Timothy Hutchinson) campaign to harass me and my husband and share false statements about my actions. By disseminating Hutchinson's false statements about my actions, she demonstrates she believes him completely. By matching his actions of public communication and website creation about me, it is clear she is also bought in on his process of harming my reputation and perhaps worse. She is following the pattern Hutchinson established.

11. I ask the Court to issue a HRO as follows:

a. Respondent shall not harass:

me

minor children for whom I am the parent, legal guardian, or stepparent

an adult ward for whom I am the legal guardian

b. Respondent shall have no contact with me the minor children an adult ward listed in #3 above.

c. Respondent shall stay away from where I/we live (when the Respondent knows or becomes aware of the address):

i. My address is confidential [the Court cannot order Respondent to stay away from a specific address when the Respondent doesn't know that address]

OR

My home address is: 725 4th St E

City: Saint Paul State: MN Zip: 55106

A reasonable distance or area surrounding my home, specifically as follows: _____

2 city blocks

Except as follows: _____

ii. The home of _____ [protected person(s)].

The address is confidential OR

The home address at: _____

A reasonable distance or area surrounding this home, specifically as follows:

Except as follows: _____

✓ d. Order the Respondent not to call or enter ✓ Petitioner's _____'s workplace including all land, parking lots and buildings at:

Employer Name: University of Minnesota Medical Center - East Bank

Address: 500 SE Harvard St. Minneapolis, MN 55455

Except as follows: _____

Is there another workplace? Yes No

If Yes:

Employer Name: Bethel University

Address: 3900 Bethel Drive Arden Hills MN 55112

Except as follows: _____

✓ e. Other:

Sunnie be directed to remove all online content about me immediately and that she be restrained from disseminating any future, verbal, written, or electronic content about me.

COURT HEARING

Petitioner: Read these Notices about a Hearing.

- You have a right to request a court hearing. **Respondent will be served a copy of this Petition if there is a hearing.**
- If the judicial officer dismisses your case because it has no merit, no hearing will be held.
- The judicial officer can issue a HRO *without* a court hearing if the judicial officer finds there is immediate and present danger of harassment.
- If the judicial officer issues a HRO without a hearing, the Respondent can request a hearing within 20 days of the date the Petition is served. If Respondent requests a hearing, the court will notify you by mail at least five days before the hearing date.
- If there is a hearing, you must attend the hearing and prove that the statements in your Petition are true, and that Respondent's actions are harassment, as defined by Minnesota law.

12. Choose a. or b.

- a. I am not requesting a court hearing at this time. But if the court denies my request for a HRO because the court finds there is no immediate and present danger of harassment, then I want I don't want a court hearing.

OR

- b. I am requesting a court hearing.

13. I request a HRO for a length of:

- Until the following date: _____, which is less than 2 years from today.
- 2 years
- Up to 50 years because:
 - I have two or more prior restraining orders against Respondent (listed at #6 above.)
 - Respondent has violated a prior or existing restraining order between us on two or more occasions.

I understand the court will likely schedule a court hearing for any request over 2 years.

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

Dated: 01/12/2023

ROCK COUNTY, MN
County and state where signed

[Signature]
Signature

Name ANTHONY ANDERSON

(If you have asked to keep your address and/or phone number confidential, do not include it here.)
Address 1234 St E

City/State/Zip South St Paul MN 55106

Telephone [Redacted]

E-mail address: [Redacted]

Notice: If your address or telephone changes, you must give Court Administration your new information right away, in writing.

Exhibit A

STATE OF MINNESOTA
COUNTY OF RAMSEY

DISTRICT COURT
SECOND JUDICIAL DISTRICT
CASE TYPE: HARASSMENT

In Re the Matter of:

Court File No. 62-HR-CV-21-362

Brittany Marie Anderson,

Petitioner,

and

Timothy Allyn Hutchinson,

Respondent.

**PETITIONER'S
NOTICE OF FILING AND ENTRY OF
ORDER GRANTING HARASSMENT RESTRAINING
ORDER AFTER HEARING**

TO: TIMOTHY ALLYN HUTCHINSON, ABOVE-NAMED *SELF-REPRESENTED*
RESPONDENT, 1773 GARDEN LANE, WHITE BEAR LAKE, MN 55110

PLEASE TAKE NOTICE that on July 13, 2023, the Court filed and entered the attached Order Granting Harassment Restraining Order After Hearing in the above-entitled matter. THE PURPOSE OF THIS NOTICE IS TO LIMIT THE TIME FOR POST-TRIAL/POST-HEARING RELIEF AND/OR APPEAL.

CAPISTRANT VAN LOH, P.A.

Dated: July 27, 2023

1/s/ Daniel J. Van Loh

Daniel J. Van Loh (#0297513)
Attorney for Petitioner
One Main Street SE
Suite 206
Minneapolis, MN 55414
(612) 827-6300
dan@capvanloh.com

State of Minnesota

County Ramsey

District Court

Judicial District:	Second
Court File Number:	62-HR-CV-21-362
Case Type:	Harassment

In the Matter of:

Brittany Anderson
a/k/a Brittany Hutchinson
Petitioner

**Order Granting Harassment Restraining
Order After Hearing**
(Minn. Stat. § 609.748)

vs.

Timothy Allyn Hutchinson

This matter was heard by Elizabeth Clysdale, Judge/Referee of District Court on July 10, 2023.

Appearances were made by:

- Petitioner Petitioner's Attorney: Daniel Van Loh, Esq.
- Respondent Respondent's Attorney:
- Other: Witnesses for Respondent

Based upon the evidence and all the files, records and proceedings in this matter, the court finds:

1. The Respondent denies the allegations of the Petition but has no objection to the issuance of a Restraining Order. The court makes no findings of harassment.
2. There are reasonable grounds to believe that Respondent has engaged in harassment which has or is intended to have a substantial adverse effect on safety, security, or privacy of Petitioner or the minor children or ward(s) of Petitioner by committing the following acts:
 - Physically or sexually assaulted the Petitioner as follows:
 - Followed, monitored, or pursued the Petitioner as follows:
 - Made uninvited visits to the Petitioner as follows:
 - Made harassing phone calls or sent harassing text messages to the Petitioner as follows:
 - Made threats to the Petitioner as follows:
 - Frightened Petitioner with threatening behavior as follows:
 - Called the Petitioner abusive names as follows:
 - Damaged Petitioner's property as follows:
 - Broke into and entered Petitioner's residence as follows:

- Stole property from Petitioner as follows:
- Took pictures of the Petitioner without permission of the Petitioner as follows:
- Disseminated private sexual images of the Petitioner without permission of the Petitioner as follows:
- Used personal information, without consent, to invite, encourage, or solicit a third party to engage in a sexual act with the Petitioner as followings:
- Did acts repeatedly that meet the legal definition of "targeted residential picketing" as follows:
- Attended public events after being notified that Respondent's presence at the events is harassing to Petitioner as follows:
- Used social media to harass Petitioner as following:
- Other: The court finds the following:
1. Respondent is Petitioner's father. On May 27, 2021, Respondent agreed to a two-year Harassment Restraining Order (HRO) without findings. Respondent agreed to not have any contact with Petitioner, except: "Respondent may only contact the Petitioner in writing through her attorney. In any communication sent through the counsel, Respondent may not disparage or harass the Petitioner or Steven Anderson." Petitioner's husband also has his own HRO against Respondent.
 2. In June 2021, Respondent created a website and a ninety-minute video, which was his response to all of the allegations raised in Petitioner's initial Petition for a HRO and disparaged Petitioner's Husband. (Ex. 6). Respondent invited family, including Petitioner, to view the website. In 2022, Respondent wrote a letter to his family and friends, which was uploaded to the website. (Ex. 5). In this letter, Respondent provided updates and again responds to the allegations raised in Petitioner's initial Petition for a HRO and disparaged Petitioner.
 3. On June 4, 2021, Respondent sent a letter to Petitioner, which accused her husband of lying and blamed him for Respondent and Petitioner's broken relationship. (Ex. 4). On December 7, 2021, Respondent sent another letter to Petitioner, where Respondent blames Petitioner's husband for his health issues, lack of sleep, and his heart condition. (Ex. 10).
 4. On May 4, 2023, Respondent sent a message addressed to Petitioner's husband through their attorney. In this letter, Respondent mentions that the HRO expires on May 23, 2023, and goes on to say that Petitioner's husband's lies will be exposed, and he plans to protest at the church every week at both locations. (Ex. 3).

5. On May 5, 2023, Respondent contacted Petitioner husband's employer, Calvary Church, and demanded that the church investigate Petitioner's husband's conduct as it relates to the problems between Respondent and Petitioner. In this letter, Respondent threatened to take action if an investigation was not conducted. When Calvary Church declined to investigate, Respondent replied: "The banners have been ordered. My family and friends are ready. The protest will happen. There is only one way to stop this, and that is for [Calvary Church] to do the proper investigation." (Ex. 2). Respondent was referring that there would be protests on church property directed at Petitioner's husband. Petitioner is a member and volunteers at this church and her sense of community was threatened by having her husband's employment jeopardized.
6. Respondent does not dispute that he created a website and a video, sent letters to Calvary Church, and letters to Petitioner and her husband through their attorney. Respondent offered explanations and excuses for his conduct, which were not credible. Respondent's sister's testimony that she was organizing the protest and Respondent was not going to be present was not credible. Respondent's website, video, letters to Calvary Church, and letters to Petitioner and her husband through their attorney violated the existing HRO and were intended to and have negatively impacted Petitioner's safety, security and privacy. Respondent lacks insight into how his conduct has affected Petitioner and her husband and it is likely the harassment will continue without a HRO in place.
7. Petitioner is requesting a ten-year HRO, this request is denied. A HRO may be issued for a period of more than two years when there have been two or more violations of a HRO. Given the nature of the violations and that most of Respondent's contact has been directed at Petitioner's husband, the HRO will not be issued for more than two years.
3. The harassment has or is intended to have a substantial adverse effect on the Petitioner's safety, security, or privacy.
4. The relief granted by this order may be for a period of up to 50 years based on the finding that:
- The petitioner has had two or more previous restraining order in effect against the same respondent; or
 - The respondent has violated a prior or existing restraining order on two or more occasions.

IT IS ORDERED:

1. Respondent shall not harass Petitioner Petitioner's minor childred or ward(s)

List minor children or ward(s) included in the Petition: _____

- a. Respondent shall have no direct or indirect contact with Petitioner Petitioner's minor children or ward(s), including any visits to or phone calls to the protected person(s), contact via electronic means such as email or social networking sites, threats or assaultive behavior to the protected person(s), damaging or stealing property belonging to the protected person(s), breaking into and entering the protected person(s) residence, and/or taking pictures of a protected person without permission of the Petitioner.
- b. The relief granted does not extend to the Petitioner's minor children or ward(s). The relief requested for the Petitioner's minor children or ward(s) is denied because the harassment is not directed against the Petitioner's minor children or ward(s).
- c. Respondent is prohibited from being within two (2) city blocks or a quarter mile of Petitioner's home at 725 4th Street E. Saint Paul, MN 55016 or future residences of Petitioner should Petitioner relocate.
Except as following: _____
- d. Petitioner's address is confidential. If Respondent knows or learns of Petitioner's address, Respondent is prohibited from being within _____ of Petitioner's home.
- e. Respondent is prohibited from being within two (2) city blocks or quarter mile of Petitioner's job site at University of Minnesota Medical Center, 500 SE Harvard St., Minneapolis, MN 55455, with the restriction to include the patient/visitor parking ramp on the corner of SE Harvard St. and Delaware Street.
Except as follows: _____
- f. Other: _____
2. Any requested relief that is not specifically listed above is denied.
3. This Order shall remain in effect until 2025, which is two (2) years from the date of this Order, unless changed by a later court order.
(Date not to exceed two years unless findings made to support longer order.)
4. The Court Administrator shall send a copy of this Order to the following law enforcement agency(s): Ramsey County Sheriff's Department and Saint Paul Police Department. **Every police department and sheriff's office in the United States, including those affiliated with tribal and territorial lands, is responsible for enforcing this Order under 18 U.S.C. § 2265 Full Faith and Credit of Protective Orders.**
5. If Respondent is an organization, this order shall / shall not apply to all members of the organization.

- 6. Other: _____
- 7. The sheriff of any county in Minnesota, or a peace officer, shall perform the duties relating to serving this Order without charge to Petitioner.
- 8. Respondent is restrained from harassing, stalking, or threatening the protected person(s), or engaging in other conduct that would place the protected person(s) in reasonable fear of bodily injury to that person; and is prohibited from the use, attempted use, or threatened use of physical force against the protected person(s) that would reasonably be expected to cause bodily injury. 18 U.S.C. § 922(g)(8)(B) and (C).

NOTICE

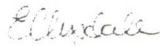
Any conduct by the Respondent in violation of the specific provisions provided in the "It Is Ordered" section above constitutes a violation of this Harassment Restraining Order. A police officer shall arrest the Respondent without warrant and take the Respondent to jail if the police officer believes the Respondent has violated this Order, and shall hold the Respondent in jail for at least 36 hours, excluding the day of arrest, Sundays, and legal holidays, unless the Respondent is released by a judge or judicial officer.

Violation of this Harassment Restraining Order may be treated as a misdemeanor, gross misdemeanor, or felony. A misdemeanor violation may result in a sentence of up to 90 days in jail and/or a fine of \$1000.00. Some repeat violations are gross misdemeanors that may result in a sentence of up to one year in jail and/or a \$3,000.00 fine. Other violations are felonies that may result in a sentence of imprisonment for up to five years and/or a fine of \$10,000.00.

Federal law may prohibit shipping, transporting, possessing or receiving firearms or ammunition while this order is in effect. 18 U.S.C. § 922(g)(8).

If the court grants this Harassment Restraining Order for a period of up to 50 years under Minn. Stat. §609.748 subd. 5, the Respondent must wait 5 years to seek modification of the Harassment Restraining Order.

Dated: _____


Elizabeth Fitzgibbon, Referee
July 12, 2021 10:15 AM

 Referee of District Court

Dated: _____

 Judge of District Court

Distribution

- Copy for Petitioner
- Copy for local police department

- Copy for Respondent
- Copy for Sheriff

Other:

State of Minnesota
Ramsey County

District Court
Second Judicial District
Case Type: Harassment

Notice of Filing of Order

PLEASE TAKE NOTICE THAT you are hereby notified that the attached Order has been filed in this case. The date of filing is represented on the "FILED" stamp on the face of the order.

Donald Harper
Court Administrator
Ramsey County District Court
25 West Seventh Street
Saint Paul, MN 55102
651-266-5130

A true and correct copy of this notice has been served pursuant to Minnesota Rules of Civil Procedure, Rule 77.04.

Exhibit B

STATE OF MINNESOTA
COUNTY OF RAMSEY

DISTRICT COURT
SECOND JUDICIAL DISTRICT
CASE TYPE: HARASSMENT

In Re the Matter of:

Court File No. 62-HR-CV-21-361

Steven James Anderson,

Petitioner,

and

Timothy Allyn Hutchinson,

Respondent.

**PETITIONER'S
NOTICE OF FILING AND ENTRY OF
ORDER GRANTING HARASSMENT RESTRAINING
ORDER AFTER HEARING**

TO: TIMOTHY ALLYN HUTCHINSON, ABOVE-NAMED *SELF-REPRESENTED*
RESPONDENT, 1773 GARDEN LANE, WHITE BEAR LAKE, MN 55110

PLEASE TAKE NOTICE that on July 13, 2023, the Court filed and entered the attached Order Granting Harassment Restraining Order After Hearing in the above-entitled matter. THE PURPOSE OF THIS NOTICE IS TO LIMIT THE TIME FOR POST-TRIAL/POST-HEARING RELIEF AND/OR APPEAL.

CAPISTRANT VAN LOH, P.A.

Dated: July 27, 2023

Is/ Daniel J. Van Loh

Daniel J. Van Loh (#0297513)
Attorney for Petitioner
One Main Street SE
Suite 206
Minneapolis, MN 55414
(612) 827-6300
dan@capvanloh.com

State of Minnesota

County Ramsey

District Court

Judicial District:	Second
Court File Number:	62-HR-CV-21-361
Case Type:	Harassment

In the Matter of:

Steven James Anderson
Petitioner

**Order Granting Harassment Restraining
Order After Hearing**
(Minn. Stat. § 609.748)

vs.

Timothy Allyn Hutchinson

This matter was heard by Elizabeth Clysdale, Judge/Referee of District Court on July 10, 2023.

Appearances were made by:

- Petitioner Petitioner's Attorney: Daniel Van Loh, Esq.
- Respondent Respondent's Attorney:
- Other: Witnesses for Respondent

Based upon the evidence and all the files, records and proceedings in this matter, the court finds:

1. The Respondent denies the allegations of the Petition but has no objection to the issuance of a Restraining Order. The court makes no findings of harassment.
2. There are reasonable grounds to believe that Respondent has engaged in harassment which has or is intended to have a substantial adverse effect on safety, security, or privacy of Petitioner or the minor children or ward(s) of Petitioner by committing the following acts:
 - Physically or sexually assaulted the Petitioner as follows:
 - Followed, monitored, or pursued the Petitioner as follows:
 - Made uninvited visits to the Petitioner as follows:
 - Made harassing phone calls or sent harassing text messages to the Petitioner as follows:
 - Made threats to the Petitioner as follows:
 - Frightened Petitioner with threatening behavior as follows:
 - Called the Petitioner abusive names as follows:
 - Damaged Petitioner's property as follows:
 - Broke into and entered Petitioner's residence as follows:

- Stole property from Petitioner as follows:
- Took pictures of the Petitioner without permission of the Petitioner as follows:
- Disseminated private sexual images of the Petitioner without permission of the Petitioner as follows:
- Used personal information, without consent, to invite, encourage, or solicit a third party to engage in a sexual act with the Petitioner as followings:
- Did acts repeatedly that meet the legal definition of “targeted residential picketing” as follows:
- Attended public events after being notified that Respondent’s presence at the events is harassing to Petitioner as follows:
- Used social media to harass Petitioner as following:
- Other: The court finds the following:

1. Respondent is Petitioner’s father-in-law. On May 27, 2021, Respondent agreed to a two-year Harassment Restraining Order (HRO) without findings. Petitioner’s wife also has a HRO against Respondent.

2. In June 2021, Respondent created a website and a ninety-minute video, which was his response to all of the allegations raised in Petitioner’s initial Petition for a HRO and disparaged Petitioner. (Ex. 6). Respondent invited family, including Petitioner’s wife, to view the website. In June 2022, Respondent wrote a letter to his family and friends, which was uploaded to the website. (Ex. 5). In this letter, Respondent provided updates and again responds to the allegations raised in Petitioner’s initial Petition for a HRO and disparaged Petitioner.

3. On June 4, 2021, Respondent sent a letter to Petitioner’s wife, which accused Petitioner of lying and blamed him for Respondent and his daughter’s broken relationship. (Ex. 4). On December 7, 2021, Respondent sent another letter to Petitioner’s wife, where he blames Petitioner for his health issues, lack of sleep, and his heart condition. (Ex. 10).

4. On May 4, 2023, Respondent sent a message addressed to Petitioner through Petitioner’s attorney. In this letter, Respondent mentions that the HRO expires on May 23, 2023, and goes on to say that Petitioner’s lies will be exposed and he plans to protest at the church every week at both locations. (Ex. 3).

5. On May 5, 2023, Respondent contacted Petitioner’s employer, Calvary Church, and demanded that the church investigate Petitioner’s conduct as it relates to the problems between Respondent and his daughter, who is Petitioner’s wife. In this letter, Respondent threatened to take action if an investigation was not conducted. When Calvary Church declined to investigate, Respondent replied: “The banners

have been ordered. My family and friends are ready. The protest will happen. There is only one way to stop this, and that is for [Calvary Church] to do the proper investigation.” (Ex. 2). Respondent was referring that there would be protests on church property directed at Petitioner, which Petitioner and his employer took seriously.

6. Respondent does not dispute that he created a website and a video, sent letters to Calvary Church, and letters to Petitioner and his wife through their attorney. Respondent offered explanations and excuses for his conduct, which were not credible. Respondent’s sister’s testimony that she was organizing the protest and Respondent was not going to be present was not credible. Respondent’s website, video, letters to Calvary Church, and letters to Petitioner and his wife through their attorney violated the existing HRO and were intended to and have negatively impacted Petitioner’s safety, security and privacy. Respondent lacks insight into how his conduct has affected Petitioner and his wife and it is likely the harassment will continue without a HRO in place.

7. Petitioner is requesting a ten-year HRO. A HRO may be issued for a period of more than two years when there have been two or more violations of a HRO. Given the nature of the violations and Respondent's continued attacks on Petitioner's reputation and his employment, the HRO will be issued for ten years.

3. The harassment has or is intended to have a substantial adverse effect on the Petitioner’s safety, security, or privacy.
4. The relief granted by this order may be for a period of up to 50 years based on the finding that:
- The petitioner has had two or more previous restraining order in effect against the same respondent; or
 - The respondent has violated a prior or existing restraining order on two or more occasions.

IT IS ORDERED:

1. Respondent shall not harass Petitioner Petitioner’s minor childred or ward(s)
List minor children or ward(s) included in the Petition: _____
- a. Respondent shall have no direct or indirect contact with Petitioner Petitioner’s minor children or ward(s), including any visits to or phone calls to the protected person(s), contact via electronic means such as email or social networking sites, threats or assaultive behavior to the protected person(s), damaging or stealing property belonging to the protected

person(s), breaking into and entering the protected person(s) residence, and/or taking pictures of a protected person without permission of the Petitioner.

- b. The relief granted does not extend to the Petitioner's minor children or ward(s). The relief requested for the Petitioner's minor children or ward(s) is denied because the harassment is not directed against the Petitioner's minor children or ward(s).
- c. Respondent is prohibited from being within two (2) city blocks or a quarter mile of Petitioner's home at 725 4th Street E, Saint Paul, MN 55016 or future residences of Petitioner should Petitioner relocate.

Except as following: _____

- d. Petitioner's address is confidential. If Respondent knows or learns of Petitioner's address, Respondent is prohibited from being within _____ of Petitioner's home.
- e. Respondent is prohibited from being within two (2) city blocks or quarter mile of Petitioner's job site at Reliant Mission/Calvary Church 2120 Lexington Ave N, Roseville, Minnesota 55112 and 4604 Greenhaven Dr. White Bear Lake, Minnesota 55127 or future places of employment should Petitioner relocate.

Except as follows: _____

- f. Other: _____
2. Any requested relief that is not specifically listed above is denied.
3. This Order shall remain in effect until 2033, which is ten (10) years from the date of this Order, unless changed by a later court order.
(Date not to exceed two years unless findings made to support longer order.)
4. The Court Administrator shall send a copy of this Order to the following law enforcement agency(s): Ramsey County Sheriff's Department and Saint Paul Police Department. **Every police department and sheriff's office in the United States, including those affiliated with tribal and territorial lands, is responsible for enforcing this Order under 18 U.S.C. § 2265 Full Faith and Credit of Protective Orders.**
5. If Respondent is an organization, this order shall / shall not apply to all members of the organization.
6. Other: _____
7. The sheriff of any county in Minnesota, or a peace officer, shall perform the duties relating to serving this Order without charge to Petitioner.
8. Respondent is restrained from harassing, stalking, or threatening the protected person(s), or engaging in other conduct that would place the protected person(s) in reasonable fear of bodily

injury to that person; and is prohibited from the use; attempted use, or threatened use of physical force against the protected person(s) that would reasonably be expected to cause bodily injury. 18 U.S.C. § 922(g)(8)(B) and (C).

NOTICE

Any conduct by the Respondent in violation of the specific provisions provided in the "It Is Ordered" section above constitutes a violation of this Harassment Restraining Order. A police officer shall arrest the Respondent without warrant and take the Respondent to jail if the police officer believes the Respondent has violated this Order, and shall hold the Respondent in jail for at least 36 hours, excluding the day of arrest, Sundays, and legal holidays, unless the Respondent is released by a judge or judicial officer.

Violation of this Harassment Restraining Order may be treated as a misdemeanor, gross misdemeanor, or felony. A misdemeanor violation may result in a sentence of up to 90 days in jail and/or a fine of \$1000.00. Some repeat violations are gross misdemeanors that may result in a sentence of up to one year in jail and/or a \$3,000.00 fine. Other violations are felonies that may result in a sentence of imprisonment for up to five years and/or a fine of \$10,000.00.

Federal law may prohibit shipping, transporting, possessing or receiving firearms or ammunition while this order is in effect. 18 U.S.C. § 922(g)(8).

If the court grants this Harassment Restraining Order for a period of up to 50 years under Minn. Stat. §609.748 subd. 5, the Respondent must wait 5 years to seek modification of the Harassment Restraining Order.



Clydale, Elizabeth (Referee)
Jul 13, 2023 10:38 AM

Dated: _____

Referee of District Court

Dated: _____

Judge of District Court

Distribution

- Copy for Petitioner
- Copy for local police department
- Other:

- Copy for Respondent
- Copy for Sheriff

State of Minnesota
Ramsey County

District Court
Second Judicial District
Case Type: Harassment

Notice of Filing of Order

PLEASE TAKE NOTICE THAT you are hereby notified that the attached Order has been filed in this case. The date of filing is represented on the "FILED" stamp on the face of the order.

Donald Harper
Court Administrator
Ramsey County District Court
25 West Seventh Street
Saint Paul, MN 55102
651-266-5130

A true and correct copy of this notice has been served pursuant to Minnesota Rules of Civil Procedure, Rule 77.04.