

WV-100

Petition for Workplace Violence Restraining Orders

Read *How Do I Get an Order to Prohibit Workplace Violence (Form WV-100-INFO)* before completing this form. **NOTE:** Petitioner must be an employer with standing to bring this action under Code of Civil Procedure section 527.8. Also fill out *Confidential CLETS Information (Form CLETS-001)* with as much information as you know.

Clerk stamps date here when form is filed.

VENTURA SUPERIOR COURT FILED

MAR 27 2014

MICHAEL D. PLANET
Executive Officer and Clerk
By: **HOPE E. HERNANDEZ** Deputy

Fill in court name and street address:

Superior Court of California, County of

VENTURA SUPERIOR COURT
800 SOUTH VICTORIA AVE.
VENTURA, CA 93006

Court fills in case number when form is filed.

Case Number:

56-2014-00450855-CU-PT-VTA

1 Petitioner (Employer)

a. Name: ViaView INC
is a corporation sole proprietorship
 other (specify): _____

and is filing this suit on behalf of the employee identified in item 2.

b. Lawyer for Petitioner (if any for this case):
Name: Jay Leiderman State Bar No.: 203336
Firm Name: Law Offices of Jay Leiderman, PC

Petitioner's Address (If the petitioner has a lawyer, give the lawyer's information.):

c. Address: 5740 Ralston St #300
City: Ventura State: CA Zip: 93003
Telephone: 805-654-0200 Fax: 805-654-0280
E-Mail Address: jay@criminal-lawyer.me

2 Employee in Need of Protection

Full Name: James McGibney

Sex M F Age: 40

3 Respondent (Person From Whom Protection Is Sought)

Full Name: Joseph Anthony Camp Age: 29
Address (if known): 109 Williams Street (also uses 114 1/2 Williams St)
City: Groton State: NY Zip: 13073

4 Additional Protected Persons

a. Are you asking for protection for any family or household members of the employee or for any other employees at the employee's workplace or at other workplaces of the petitioner?

Yes No If yes, list them.

Full Name	Sex	Age	Household Member?	Relationship to Employee
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____

Additional protected persons are listed in Attachment 4a.

This is not a Court Order.



Case Number: _____

b. Why do these people need protection? (Explain):

Response is stated in Attachment 4b.

5 Relationship of Employee and Respondent

a. How does the employee know the respondent? (Describe): Response is stated in Attachment 5a.

The respondent started stalking the respondent because he decided he didn't like him, his lawyer, or his business. Respondent is a sociopath and does not behave rationally.

b. Respondent is is not a current employee of petitioner. (Explain any decision to retain, terminate, or otherwise discipline the respondent.) Response is stated in Attachment 5b.

6 Venue

Why are you filing in this county? (Check all that apply):

a. The respondent lives in this county.

b. The respondent has caused physical or emotional injury to petitioner's employee in this county.

c. Other (specify): SEE ATTACHMENT TO #6

7 Other Court Cases

a. Has the employee or any of the persons named in 4 been involved in another court case with the respondent?
 No Yes If yes, check each kind of case and indicate where and when each was filed:

Kind of Case	Filed in (County/State)	Year Filed	Case Number (if known)
(1) <input type="checkbox"/> Workplace Violence	_____	_____	_____
(2) <input type="checkbox"/> Civil Harassment	_____	_____	_____
(3) <input type="checkbox"/> Domestic Violence	_____	_____	_____
(4) <input type="checkbox"/> Divorce, Nullity, Legal Separation	_____	_____	_____
(5) <input type="checkbox"/> Paternity, Parentage, Child Support	_____	_____	_____
(6) <input type="checkbox"/> Eviction	_____	_____	_____
(7) <input type="checkbox"/> Guardianship	_____	_____	_____
(8) <input type="checkbox"/> Small Claims	_____	_____	_____
(9) <input type="checkbox"/> Postsecondary School Violence	_____	_____	_____
(10) <input type="checkbox"/> Criminal	_____	_____	_____
(11) <input checked="" type="checkbox"/> Other (specify): <u>SEE ATTACHMENT #7</u>	_____	_____	_____

b. Are there now any restraining orders or criminal protective orders in effect relating to the employee or any of the persons in 4 and the respondent? No Yes If yes, attach a copy if you have one.

This is not a Court Order.



Case Number: _____

f. For any of the incidents described above, did the police come? Yes No I don't know

If yes, did the employee or the respondent receive an Emergency Protective Order?

Yes No I don't know

If yes: The order protects (check all that apply):

(1) The employee (2) The respondent (3) One or more of the persons in (4)

Attach a copy of the order if you have one.

Check the orders you want

9 **Personal Conduct Orders**

I ask the court to order the respondent not to do any of the following things to the employee or to any person to be protected listed in (4):

- a. Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
- b. Commit acts of unlawful violence on or make threats of violence to the person.
- c. Follow or stalk the person during work hours or to or from the place of work.
- d. Contact the person, directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax, or by other electronic means.
- e. Enter the person's workplace.
- f. Other (specify):
 - As stated in Attachment 9f.

The respondent will be ordered not to take any action to get the addresses or locations of any protected person unless the court finds good cause not to make the order.

10 **Stay-Away Orders**

a. I ask the court to order the respondent to stay at least 5,000 yards away from (check all that apply):

- (1) The employee
- (2) The other persons listed in (4)
- (3) The employee's workplace
- (4) The employee's home
- (5) The employee's school
- (6) The school of the employee's children
- (7) The place of child care of the employee's children
- (8) The employee's vehicle
- (9) Other (specify): The items listed in 3-7 for all other employees in addition to Mr. McGibney, PLUS FAMILY MEMBERS AND PEOPLE THAT WORK WITH ATTORNEY JAY CRIDGEMAN.

This is not a Court Order.

Case Number: _____

- b. If the court orders the respondent to stay away from all the places listed above, will he or she still be able to get to his or her home, school, or job? Yes No *If no, explain:*
 Response is stated in Attachment 10b.

11 Guns or Other Firearms and Ammunition

Does the respondent own or possess any guns or other firearms? Yes No I don't know

If the judge grants a protective order, the respondent will be prohibited from owning, possessing, purchasing, receiving, or attempting to purchase or receive a gun, other firearm, and ammunition while the protective order is in effect. The respondent will also be ordered to turn in to law enforcement or sell to a gun dealer any guns or firearms within his or her immediate possession or control.

12 Request for Immediate Orders Without Notice

Do you want the court to make any of these orders now that will last until the hearing without notice to the respondent? Yes No *(If you answered yes, explain why):*

Response is stated in Attachment 12.

13 Request for Less Than Five-Days' Notice

You must have your papers personally served on the respondent at least five days before the hearing, unless the court orders a shorter time for service. (Form WV-200-INFO explains what is proof of personal service. Form WV-200, Proof of Personal Service, may be used to show the court that the papers have been served.)

If you want there to be fewer than five days between service and the hearing, explain why:

Response is stated in Attachment 13.

14 No Fee for Filing

I ask that there be no filing fee because the respondent has inflicted or threatened violence against the employee, or stalked the employee, or acted or spoken in a manner that has placed the employee in reasonable fear of violence.

This is not a Court Order.

Case Number:

15 No Fee to Serve Orders

I ask the court to order the sheriff or marshal to serve the respondent with the orders for free because this request for orders is based on unlawful violence, a credible threat of violence, or stalking.

16 Court Costs

I ask the court to order the respondent to pay my court costs.

17 Additional Orders Requested

I ask the court to make the following additional orders (specify):

Additional orders requested are stated in Attachment 17.

18 Number of pages attached to this form, if any: 11

Date: 27 MARCH 2014

Jay Lelderman

Lawyer's name (if any)

[Signature]
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: 27 March 2014

James McGibney

Name of petitioner

Principal of ViaView

Title

[Signature]
Signature

This is not a Court Order.

Attachment to #4 (4a - Additional Protected Persons)

James McGibney, principal of ViaView, San Jose, CA

Christina McGibney Female 32 Wife, San Jose, CA

Aiden McGibney Male 4 Son, San Jose, CA

Kade McGibney Male 2 Son, San Jose, CA

Liam McGibney Male 17 Weeks Son, San Jose, CA

Mary McGibney Female 68 Mother (does not live in the McGibney household, lives in The Villages, Florida)

Other immediate family members of Mr. McGibney – Camp has not yet shown that he knows the names and addresses of Mr. McGibney's other family members beyond what he publicly posted for harassment purposes on the 26th of March 2014, but based upon that release of the information about Mr. McGibney's family on the 26th of March 2014, it is suspected that Camp will try to do this for other members of Mr. McGibney's family. Mary McGibney, mother of James McGibney, was targeted and viciously harassed on 26 March 2014 after Camp posted her private information and solicited several other stalkers to harass Ms. McGibney. She has received death threats. There is no reason beyond harassment that Camp will attempt to contact Mr. McGibney's family members. We ask that he be prohibited from researching who those additional family members are and that he be prohibited from publicly posting their private information and personally contacting any known or suspected family members of Mr. McGibney or soliciting people to contact them on his behalf.

Jay Leiderman Male 43 Corporate Counsel for ViaView

[Name redacted for safety – has already been stalked and threatened by Respondent Camp] Female 34 Wife of Jay Leiderman, Ventura CA – it is manifestly plain to respondent Camp who the spouse of Mr. Leiderman is. He has posted past addresses of her and vaguely threatened to harm her already. To place her name herein will just subject her to have her identity posted for Camp and confederates to stalk more. Camp is also aware of where she works and has already contacted her place of employment or at least threatened to do so. Camp, a New York resident with no ties to Ventura, has no lawful business contacting any employee of the County of Ventura (where Leiderman's wife works) and we ask that he be prohibited from contacting all county legal departments without first seeking leave of this court.

[Name redacted for safety] Male 2 Son of Jay Leiderman, Ventura CA – based upon the fact that Camp is an unrepentant stalker, cares little for the fact that he is on parole and is brazenly breaking laws, and that it is expected that he will almost immediately violate this order and this order will do little more than enrage him until he is arrested for violating this order and other crimes, it is respectfully requested that the name of Mr. Leiderman's child be withheld herein. Camp will immediately post this name and ask that Leiderman's son be targeted for harassment.

[Names redacted for safety] Other people that work for Jay Leiderman or at 5740 Ralston St in Ventura, CA.

Parents and other immediate family members of Mr. Leiderman, names and locations withheld for safety – Camp has not yet shown that he knows the names and addresses of Mr. Leiderman’s family, but based upon his release of the information about Mr. McGibney’s family on the 26th of March 2014, it is suspected that Camp will try to do this for Mr. Leiderman’s family. That has been Camp’s pattern. There is no reason beyond harassment that Camp will attempt to contact Mr. Leiderman’s family members. We ask that Camp be prohibited from researching them, posting their information and targeting them for harassment.

Other people that Camp knows or suspects to be employees of ViaView corp including the board of directors, names and locations withheld for safety. ViaView has 12 full time employees in addition to Mr. McGibney and a board of directors comprised of six people (several have recently quit due to harassment). Camp is aware of the names and locations of all of the current board of directors because they have been posted on a website “BVFiles.Wordpress.Com” that he is an incessant commenter on and supporter of. The site is dedicated to defaming and stalking Mr. McGibney, the board of ViaView and the company itself. Their names are listed, for example, on this link, where Camp commented at least 14 times: <http://bvfiles.wordpress.com/2014/03/24/court-sanctions-pending-against-james-mcgibney-viaview/> to further publish their names will subject them to more harassment by Camp’s associates. We ask that Camp be prohibited from researching them, posting their information and targeting them for harassment. Mr. Camp does not know the names of the 12 fulltime ViaView employees.

Attachment to #6 – Statement of Venue

Venue is appropriate in Ventura County for two reasons. First, ViaView employee Jay Leiderman lives and works in Ventura. Camp is prolifically and unreletingly stalking Mr. Leiderman. There is an open police investigation into these crimes in Ventura. Further, as corporate counsel for ViaView, Ventura is a second situs of business for ViaView. ViaView is involved in several active lawsuits, all of which Camp is attempting to insert himself into. It is expected that Camp will violate these orders and several hearings will be necessary to establish violations. Litigation for ViaView is appropriate and convenient in Ventura County, where much of the injury occurs. Make no mistake – it is the legal aspect of ViaView's work that Camp is obsessed with. That legal aspect is contained within the City of Ventura.

Attachment to #7 – Other Cases Pending

ViaView is engaged in litigation in Texas and San Jose. That litigation relates to a group of people that are stalking Mr. McGibney and other people associated with ViaView. Camp has no relation to that litigation except that he has repeatedly tried to assert himself into it. Camp demanded that Mr. McGibney make him a plaintiff in ViaView's federal suit in San Jose. When Mr. McGibney refused, Camp began to stalk Mr. MCGibney in earnest. Camp has vowed to attempt to intervene in any litigation that either McGibney or Leiderman is involved in. Leiderman, primarily a criminal defense attorney, has had to deal with Camp emailing federal prosecutors associated with his cases and FBI agents that work on cybercrime. Indeed, it is suspected that Camp sent malware (like a computer virus) via email to Leiderman and several FBI agents. That matter is under investigation by the FBI.

Camp has also written the federal court in San Jose ex parte. In that letter, he cast aspersions at Mr. McGibney, ViaView and Leiderman. He also made statements in that letter that were clearly, in the opinion of Leiderman, an offer of false evidence to be entered into a proceeding within the meaning of Penal Code section 134 (a felony).

Camp also continually uses the domain jayleidermanlaw.com, jayleidermanlaw.org, jayleidermanlaw.net and jayleidermanlaw.info and perhaps others and the Gmail address jayleidermanlaw@gmail.com to spoof that he is legal counsel for ViaView and attempts to insert himself into these cases. He states that the emails 5,000 people at a time and has attempted to email 5 million people from a stolen email address list. Camp is not legal counsel for ViaView, Leiderman is. The emails, by their terms, obligated ViaView and Leiderman to pay \$1,000.00 for information leading to the service of process for a defendant in the Texas and San Jose suits. This is, of course, identity theft within the meaning of Penal Code section 530.5, a felony.

Camp also drafted a suit against Leiderman and 67 other prospective defendants for, *inter alia*, defamation. Somehow Camp thinks that because people he perceives to be clients or friends of Leiderman "trolled" (an internet term for "messing" with someone) him, Leiderman is responsible. He makes outrageous statements without proof like Leiderman hired people to harass him and that Leiderman is responsible for the actions of nearly every person on the internet. When camp announced his suit, Leiderman informed Camp that he would countersue, in Ventura, against both Camp and a woman who he calls his "mother" Jeannette Frank [Frank has liability for providing an internet connection when she knows he is a stalker, see 47 USC 223]. This enraged Camp to the point that he exploded and began to stalk and threaten Leiderman even more. Because of the threat of the countersuit, and because he cannot afford the \$400 federal court filing fee, Camp has not yet filed that frivolous and ridiculous suit. Camp sent messages to Leiderman via Twitter that Leiderman should never have messed with Camp's family, that Leiderman would suffer "an eye for an eye mother f*****" and then Camp posted the old address of Leiderman's wife. It is reasonably well known where Leiderman lives and Camp has continually stated that he can't wait to get off supervised release (parole) so that he can take a cross country trip and see people, including Leiderman. Camp has no legitimate business with Leiderman. This repeated contact coupled with threats is quite probably a violation of section 646.9 of the Penal Code, stalking.

The other cases pending are in Tarrant County (Ft. Worth) Texas, McGibney v. Retzlaff, et al; no: 067-270669-14 (plaintiff's case has been dismissed in favor of the San Jose suit) and San Jose California federal court (N. Dist CA); McGibney v. Retzlaff, et al, Case No.:5:14-cv-01059-HRL . *THERE IS ALSO A TRO AGAINST RETZLAFF FILED IN SAN JOSE.*
Camp also attempted to insert himself into a lawsuit filed in federal court for the District of Maryland, but that suit has been dismissed – after counsel for plaintiff was forced to seal the suit due, in part, to Camp's interference.

Camp is desperate for the attention that a lawsuit will bring him. As an antisocial personality (sociopath) camp does not care if he is a plaintiff, defendant or intervenor. He just wants attention – be it positive or negative. We ask that he be prohibited from interfering in ViaView's legal business unless he is called as a witness by a party.

We ask that he be prohibited from posing as ViaView's counsel and that he be ordered to transfer the improperly used domains to Mr. Leiderman's GoDaddy account without compensation. An order is attached to that effect.

Attachment to #8c and d – Description of Respondent's Conduct

Respondent is a convicted felon, on parole for computer crimes, as detailed infra. He is unemployed and spends all day and all night stalking people from the comfort of his home in Groton, NY and a coffee shop in Ithaca, NY. We believe that he has been diagnosed with anti-social personality disorder (commonly called a sociopath). For his sentencing in June 2013, the Assistant United States Attorney prosecuting his two cases, Matthew Wolesky wrote to the court: "There is much that could be said here, however, from the Government's perspective, the easiest way to capture the essence of the defendant is to simply quote from the presentence report, which describes him as "anti-social, impulsive, angry, defiant, and narcissistic." PSR at ¶ 74." Indeed, this is correct. Wolesky went on to state: "The defendant's criminal record [which is vast and includes an armed robbery conviction], and the fact that he was classified in criminal history category IV, clearly suggests that the only time the public is adequately protected from future crimes by the defendant is when he is incarcerated." We hope that the issuance of a restraining order will finally spur his Parole officer, Agnes McBride to action. Ms. McBride is unconcerned that Camp has at least a half dozen active investigations into his stalking and harassment across the country. I am informed that she was uncooperative with the Groton, NY police and the Ventura, CA police. At very least, if McBride does not care, this court should.

Petitioner ViaView is controlled by a board of directors. Its principal is James McGibney. Corporate Counsel (Jay Leiderman Law) and Mr. McGibney (CEO of ViaView) are being relentlessly stalked and harassed by convicted felon Joseph A. Camp.

A press release from the US Attorney's office in Missouri stated some of the following: In 2009 Joseph A. Camp, of Kansas City, MO was arrested for installing a key logger on a university network and gaining access to personal information on over 90,000 people. He was swiftly arrested while trying to sell the information to an undercover federal agent. After being charged, it was later found that he had also modified his grades as well as student loan details.

He was sentenced by U.S. District Judge Brian C. Wimes to three years in federal prison and one year of supervised release. That year runs out in June 2014. The court also ordered Camp to pay \$61,500 in restitution. Since being released from prison, Mr. Camp has stalked and threatened hundreds of people online. He is currently under investigation by at least six Law Enforcement agencies. Both the Groton, NY and Ventura, CA police have told Leiderman to get a restraining order against Camp.

Camp has openly admitted to working in concert with another convicted felon, Thomas Retzlaff, who McGibney currently has a restraining order on file in San Jose and a Federal lawsuit (case number.) Joseph Camp has posted McGibney's home address, sent a letter to the judge currently assigned to the aforementioned ViaView litigation in San Jose case accusing McGibney and Leiderman of federal crimes such as hacking and extortion (both which are false accusations) and posted McGibney's 68 year old Mother's home address and phone number and encouraged others to stalk and harass her. She received death threats yesterday and today. Camp "spoofed" ViaView's legal@bullyville.com email address and sent numerous harassing emails to thousands and thousands of people. The "from" line read legal@bullyville.com; on behalf of; John Does <jayleidermanlaw@gmail.com> (Jay Leiderman is our Corporate attorney.) Camp attempted to hack McGibney's Yahoo email address with numerous failed login attempts coming from an IP address in Ithaca, New York, which is where Mr. Camp currently resides. He also admitted to allegedly using a Huffington Post hacked email database, containing over 8

million addresses, which he's currently is using to send libelous and slanderous emails about myself, my company and our corporate counsel.

Camp registered the domains jayleidermanlaw.com, .net, .org and .info and uses them to send defamation, to steal Leiderman's identity, and to promote a blog we believe Retzlaff to be behind. This blog posts defamation and spreads harmful lies about McGibney and ViaView. The idea is that the blog has the imprimatur of ViaView's legal counsel, Mr. Leiderman. It does not. The blog is beyond first amendment protection and transgresses the bounds of acceptable speech. Camp will likely assert a first amendment defense hereto, and when he does we will explain how his defense is a massive failure under established law. Camp maintains a blog at jayleidermanllc.blogspot.com that he uses to raise money to sue Leiderman. He is now open about it being him behind it, but initially, he made it seem like it was Leiderman's blog.

Camp will likely also assert that he no longer owns the "jayleidermanlaw" domains, that he sold them on 11 March 2014. This will be a lie. We can only hope that Camp so claims under penalty of perjury.

Camp has also sent at least one fax to Leiderman's office of someone's tweets, calling it "evidence." That was a 37 page fax. When Camp threatened to send a 1,000 and 4,000 page fax on the heels of that one, Leiderman's office was forced to shut down his fax machine for days, as the threats persisted.

Camp has posted Leiderman and McGibney's private information all around Twitter and the internet and has asked people to call and harass them. No one has done so. Camp uses vague threatening language about Leiderman and McGibney (who he calls "Jay and James" though he has no relationship with us at all except for that of stalker and stalkee) receiving justice and infers that he is going to flood Leiderman's website, fax machine, Twitter account and email with traffic, shutting them down.

With respect to Leiderman, Camp claims he has sent faxes and emails to the local bar association (VCBA) and to Leiderman's ex-employer, the Ventura County Public Defender. He does so using a pseudonymous identity, and complains EXACTLY as Camp has done throughout. Same spelling mistakes, same bad grammar, same exact complaints from account to account to account. One account gets suspended or deleted for harassment by Twitter or other providers, and he creates another, which McGibney and Leiderman then have to block. It is designed to annoy, and has no legitimate purpose in speech or in the marketplace of ideas. Camp does not even have a unified theory of complaint against McGibney, ViaView or Leiderman. He simply just does not like them and feels that is a license to stalk, defame, surveil, impersonate and harass.

Camp has contacted McGibney and Leiderman so many times that he has far transgressed the bounds of section 653m of the Penal Code, a misdemeanor.

Camp has filed a motion to intervene in a dismissed lawsuit where Leiderman was removed as counsel almost a year ago. His stated reason for intervention as served upon counsel is that he has evidence to offer about Leiderman, counsel for plaintiff. Camp has made several long and obnoxious false bar complaints about Leiderman. Since it is standard procedure for the bar to contact the attorney if any issue is potentially meritorious, and it has been about two months and Leiderman has heard nothing, Leiderman presumes it was summarily rejected. That does not change the fact that Camp keeps stating falsely that Leiderman is under investigation by the bar. Leiderman is about 100% certain that Camp's

complaint was partially read and then dismissed. Camp has tweeted screen shots of pieces of the complaint. It is ridiculous, and primarily complains of conduct by Leiderman's clients.

Camp falls into two different categories of stalker. He calls Mr. McGibney "James" and Mr. Leiderman "Jay" though they are not friends and they have never met. He feels like he has a place in our lives. He does not. Camp is no one, he is nothing to us. He is just a persistent stalker. He sees that Mr. McGibney and Mr. Leiderman are doing well in life. He feels that he is entitled to this, and that they are not. Camp is the ultimate narcissist in this regard, and that motivates him.

See, e.g.; Types of stalkers: <http://voices.yahoo.com/types-stalkers-their-motivations-their-risks-5965096.html?cat=72>

3) Delusional Fixation Stalking: Slightly over fifteen percent of the stalkers in the Sheridan and Boon study fell into the delusional fixation typology. These stalkers vary considerably not only in how they view their victims, but also in how much danger they represent to their victims. Stalkers in this typology suffer from a major mental illness that affects their contact with reality. As a result, their behavior and thinking are likely to be disorganized and confused. They often have histories of arrests as well as histories of treatment for mental illness, and their victims commonly have high-profiles (i.e., actors, political figures). ...Although their behavior is often disorganized, their potential for violence ... tends to be high. There also are stalkers in this category whose behavior is more organized. These individuals are likely to misinterpret a chance gesture or benign behaviors on the part of their victims as evidence of their victim's ... interest in them. Although they are usually less dangerous than the disorganized type, they can become violent if they feel someone is threatening their "relationship" with the victim.

4) Sadistic Stalking: Approximately thirteen percent of the stalkers in the Sheridan and Boon research were found to be sadistic. Sadistic stalkers see their victims as their prey. Their goal is to intimidate and frighten their victims through obsessive stalking, threatening notes, and/or other types of communication, including the sending of symbolic gifts. These stalkers feel no sense of remorse for their actions, and they are the most dangerous type of stalkers, including the risk for physical and/or sexual assaults upon their victims.

Camp's background is also illuminating. He has been in and out of juvenile detention facilities and prisons since he was a child. He potentially has fetal alcohol syndrome, and was passed from foster home to foster home. When he was 16, it is suspected that his foster parent, Tony Greene repeatedly raped Camp, stole his identity and made him into the complete sociopath he is. Greene is serving a 25 year sentence for molestation and identity theft/fraud related crimes. It is certainly lamentable that Mr. Camp suffered so at the hands of one that should have protected him. Even so, that is no excuse for Mr. Camp to act like this. Innocent strangers have no business being stalked by Camp for revenge.

Dr. Robert Hare says of sociopaths, in noting that there is a high correlation between sociopaths and murderers:

"While most of us have strong inhibitions about physically injuring others, [sociopaths] typically do not. For them, violence and threats are handy tools to be used when they

are angered, defied or frustrated, and they give little thought to the pain and humiliation experienced by the victims. Their violence is callous and instrumental,—used to satisfy a simple need, such as sex, or to obtain something he or she wants—and the [sociopath] reactions to the event are much more likely to be indifference, a sense of power, pleasure, or smug satisfaction than regret at the damage done. Certainly nothing to lose any sleep over.”

Sociopaths make up 1% of the general population, but 25% of the prison population, according to Dr. Hare. “Violence is not uncommon among offender populations, but [sociopaths] still manage to stand out,” he says. “They commit more than twice as many violent and aggressive acts, both in and out of prison, as do other criminals.”

When they get out of jail, they often return to crime. “The recidivism rate of [sociopaths] is about double that of other offenders,” Dr. Hare says. “The violent recidivism rate of [sociopaths] is about triple that of other offenders.”

Please be mindful that what has been written here is a small fragment of what Camp has done over the past few months, simply enough to obtain the relief requested. If the court requests additional evidence, it is available by the bucketful. Each and every hour that passes, Camp does more to harm ViaView and its employees.

Attachment 9f – Personal Conduct Orders Requested

1. Camp is not to buy/register any more domains that would tend to look like the persons or intellectual property of ViaView, including all "Ville" sites (ViaView is known for sites like "BullyVille.com" and "CheaterVilel.com")

Granted _____ Denied Pending Hearing _____

Signed: _____

Judicial Officer

2. That Camp is not to research or post information or cause anyone to research or post information about any protected person herein, including family members and employees of ViaView and The Law Offices of Jay Leiderman, PC (sometimes called Jay Leiderman Law)

Granted _____ Denied Pending Hearing _____

Signed: _____

Judicial Officer

3. Taking out new twitter accounts to impersonate, harass or stalk protected persons herein.

Granted _____ Denied Pending Hearing _____

Signed: _____

Judicial Officer

4. Registering new emails or intellectual property of any protected person herein

Granted _____ Denied Pending Hearing _____

Signed: _____

Judicial Officer

5. Sending emails that impersonate ViaView, Mr. McGibney, Jay Leiderman, Jay Leiderman Law or any other protected person herein.

Granted _____ Denied Pending Hearing _____

Signed: _____

Judicial Officer

6. Sending any emails or making communications that concern protected persons herein for any reason except to lawyers or witnesses at it relates directly to the defense of this petition. If Camp is to contact witnesses in connection with this manner, he is to do so respectfully and he is not to use the opportunity to defame protected persons herein or to harass or intimidate witnesses.

Granted _____ Denied Pending Hearing _____

Signed: _____
Judicial Officer

7. That Camp file no more frivolous complaints, lawsuits or actions without first gaining approval from this court

Granted _____ Denied Pending Hearing _____

Signed: _____
Judicial Officer

8. That Camp send no more ex parte communications and that Camp not seek to intervene in matters that do not directly concern him unless he is named as a party or called as a witness by a party.

Granted _____ Denied Pending Hearing _____

Signed: _____
Judicial Officer

9. That Camp be ordered to transfer the jayleidermanlaw.com, .net. org adm .info domains to Jay Leiderman at no cost after the hearing on order, and that in the interim he take the domains from "pointing" to a defamation site about Mr. McGibney and leave them parked at GoDaddy, not directed at any site in particular (or that they be pointed to jayleiderman.com), and that Camp not use the email address jayleidermanlaw@gmail.com for any reason until a hearing can be had on this matter. ^{AND JAY LEIDERMAN LLC. BLOGSPOT.COM}

Granted _____ Denied Pending Hearing _____

Signed: _____
Judicial Officer

10. That attorney Leiderman be permitted to serve this via email on all of Camp's known email addresses (including jayleidermanlaw@gmail.com) today such that this order can take immediate effect.

**California Law Enforcement Telecommunications System (CLETS)
Information Form**

- This form is submitted with the initial filing (date): 27 March 2014
- This is an amended form (date): _____

Important: This form **MUST NOT** become part of the public court file. It is confidential and private.

Fill out as much of this form as you can and give it to the court clerk. If the court issues a restraining order, this form will provide law enforcement with information that will help them enforce it. If any of this information changes, fill out a new (amended) form.

Case Number (if you know it): _____

1 Person to Be Protected (Name): James McGibney
 Sex: M F Height: 5' 11" Weight: 175 Race: White
 Hair Color: BRO Eye Color: BRO Age: 40 Date of Birth: 10/31/1973
 Mailing Address (listed on restraining order): 5740 Ralston St #300
 City: Ventura State: CA Zip: 93003 Telephone (optional): 805-654-0200
 Vehicle (Type, Model, Year): _____ (License Number and State): _____

2 Person to Be Restrained (Name): Joseph Anthony Camp
 Sex: M F Height: 6' 1" Weight: 155 Race: White
 Hair Color: BRO Eye Color: BRO Age: 29 Date of Birth: 5/28/1984
 Residence Address: 109 Williams Street (also uses 114 1/2 Williams Street)
 City: Groton State: NY Zip: 13073 Telephone: 607-342-5629
 Business Address: Unemployed
 City: _____ State: _____ Zip: _____ Telephone: _____
 Employer: _____
 Occupation/Title: _____ Work Hours: _____
 Driver's License Number and State: _____ Social Security Number: _____
 Vehicle (Type, Model, Year): _____ (License Number and State): _____
 Describe any marks, scars, or tattoos: _____
 Other names used by the restrained person: Jojo Camp, "JayLeidermanLaw"

3 Guns or Firearms Describe any guns or firearms that you believe the person in **(2)** owns or has access to (Number, types, and locations):

4 Other People to Be Protected

Name	Date of Birth	Sex	Race	Relation to Person in (1)
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

Additional persons to be protected are listed on Attachment 4.

This is not a Court Order—Do not place in court file.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Jason S. Leiderman 203336 5740 Ralston St #300 Ventura CA 93003		FOR COURT USE ONLY
TELEPHONE NO.: 805-654-0200 FAX NO.: 805-654-0280 ATTORNEY FOR (Name): ViaView		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA STREET ADDRESS: 800 South Victoria Avenue MAILING ADDRESS: CITY AND ZIP CODE: Ventura CA 93003 BRANCH NAME: VENTURA		
CASE NAME: ViaView v Joseph Anthony Camp		
<input checked="" type="checkbox"/> CIVIL CASE COVER SHEET <input checked="" type="checkbox"/> Unlimited (Amount demanded exceeds \$25,000) <input type="checkbox"/> Limited (Amount demanded is \$25,000 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)	CASE NUMBER: JUDGE: DEPT:

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:

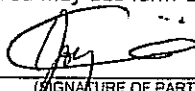
<p>Auto Tort</p> <input type="checkbox"/> Auto (22) <input type="checkbox"/> Uninsured motorist (46) <p>Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort</p> <input type="checkbox"/> Asbestos (04) <input type="checkbox"/> Product liability (24) <input type="checkbox"/> Medical malpractice (45) <input type="checkbox"/> Other PI/PD/WD (23) <p>Non-PI/PD/WD (Other) Tort</p> <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) <p>Employment</p> <input type="checkbox"/> Wrongful termination (36) <input type="checkbox"/> Other employment (15)	<p>Contract</p> <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) <p>Real Property</p> <input type="checkbox"/> Eminent domain/Inverse condemnation (14) <input type="checkbox"/> Wrongful eviction (33) <input type="checkbox"/> Other real property (26) <p>Unlawful Detainer</p> <input type="checkbox"/> Commercial (31) <input type="checkbox"/> Residential (32) <input type="checkbox"/> Drugs (38) <p>Judicial Review</p> <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)	<p>Provisionally Complex Civil Litigation (Cal. Rules of Court, rules 3.400-3.403)</p> <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) <p>Enforcement of Judgment</p> <input type="checkbox"/> Enforcement of judgment (20) <p>Miscellaneous Civil Complaint</p> <input type="checkbox"/> RICO (27) <input type="checkbox"/> Other complaint (not specified above) (42) <p>Miscellaneous Civil Petition</p> <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 | d. <input type="checkbox"/> Large number of witnesses |
| b. <input type="checkbox"/> Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve | 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 |
| c. <input type="checkbox"/> Substantial amount of documentary evidence | f. <input type="checkbox"/> Substantial postjudgment judicial supervision |
3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. punitive
4. Number of causes of action (specify): 1
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.)

Date: 27 March 2014

J. LEIDERMAN

(TYPE OR PRINT NAME)



(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.

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the *Civil Case Cover Sheet* contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the *Civil Case Cover Sheet* to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

CASE TYPES AND EXAMPLES

Auto Tort	Contract	Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)
Auto (22)—Personal Injury/Property Damage/Wrongful Death	Breach of Contract/Warranty (06)	Antitrust/Trade Regulation (03)
Uninsured Motorist (46) (<i>if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto</i>)	Breach of Rental/Lease	Construction Defect (10)
	Contract (<i>not unlawful detainer or wrongful eviction</i>)	Claims Involving Mass Tort (40)
	Contract/Warranty Breach—Seller Plaintiff (<i>not fraud or negligence</i>)	Securities Litigation (28)
Other PIPD/WD (Personal Injury/Property Damage/Wrongful Death) Tort	Negligent Breach of Contract/Warranty	Environmental/Toxic Tort (30)
Asbestos (04)	Other Breach of Contract/Warranty	Insurance Coverage Claims (<i>arising from provisionally complex case type listed above</i>) (41)
Asbestos Property Damage	Collections (e.g., money owed, open book accounts) (09)	Enforcement of Judgment
Asbestos Personal Injury/Wrongful Death	Collection Case—Seller Plaintiff	Enforcement of Judgment (20)
Product Liability (<i>not asbestos or toxic/environmental</i>) (24)	Other Promissory Note/Collections Case	Abstract of Judgment (Out of County)
Medical Malpractice (45)	Insurance Coverage (<i>not provisionally complex</i>) (18)	Confession of Judgment (<i>non-domestic relations</i>)
Medical Malpractice—Physicians & Surgeons	Auto Subrogation	Sister State Judgment
Other Professional Health Care Malpractice	Other Coverage	Administrative Agency Award (<i>not unpaid taxes</i>)
Other PI/PD/WD (23)	Other Contract (37)	Petition/Certification of Entry of Judgment on Unpaid Taxes
Premises Liability (e.g., slip and fall)	Contractual Fraud	Other Enforcement of Judgment Case
Intentional Bodily Injury/PD/WD (e.g., assault, vandalism)	Other Contract Dispute	Miscellaneous Civil Complaint
Intentional Infliction of Emotional Distress	Real Property	RICO (27)
Negligent Infliction of Emotional Distress	Eminent Domain/Inverse Condemnation (14)	Other Complaint (<i>not specified above</i>) (42)
Other PI/PD/WD	Wrongful Eviction (33)	Declaratory Relief Only
Non-PI/PD/WD (Other) Tort	Other Real Property (e.g., quiet title) (26)	Injunctive Relief Only (<i>non-harassment</i>)
Business Tort/Unfair Business Practice (07)	Writ of Possession of Real Property	Mechanics Lien
Civil Rights (e.g., discrimination, false arrest) (<i>not civil harassment</i>) (08)	Mortgage Foreclosure	Other Commercial Complaint Case (<i>non-tort/non-complex</i>)
Defamation (e.g., slander, libel) (13)	Quiet Title	Other Civil Complaint (<i>non-tort/non-complex</i>)
Fraud (16)	Other Real Property (<i>not eminent domain, landlord/tenant, or foreclosure</i>)	Miscellaneous Civil Petition
Intellectual Property (19)	Unlawful Detainer	Partnership and Corporate Governance (21)
Professional Negligence (25)	Commercial (31)	Other Petition (<i>not specified above</i>) (43)
Legal Malpractice	Residential (32)	Civil Harassment
Other Professional Malpractice (<i>not medical or legal</i>)	Drugs (38) (<i>if the case involves illegal drugs, check this item; otherwise, report as Commercial or Residential</i>)	Workplace Violence
Other Non-PI/PD/WD Tort (35)	Judicial Review	Elder/Dependent Adult Abuse
Employment	Asset Forfeiture (05)	Election Contest
Wrongful Termination (36)	Petition Re: Arbitration Award (11)	Petition for Name Change
Other Employment (15)	Writ of Mandate (02)	Petition for Relief From Late Claim
	Writ—Administrative Mandamus	Other Civil Petition
	Writ—Mandamus on Limited Court Case Matter	
	Writ—Other Limited Court Case Review	
	Other Judicial Review (39)	
	Review of Health Officer Order	
	Notice of Appeal—Labor Commissioner Appeals	