

Petition for Workplace Violence Restraining Orders

Clerk stamps date here when form is filed.

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.

1 Petitioner (Employer)a. Name: City of Sacramentois a ☐ corporation ☐ sole proprietorship☒ (specify): Local Public Agency

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

b. Lawyer for Petitioner (if any for this case)

Name: Emilio CamachoState Bar No.: 282507Firm Name: Sacramento City Attorney

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

c. Address: 915 I Street, 4th FloorCity: Sacramento State: CA Zip: 95814Telephone: 916-808-5346 Fax: 906-808-7455E-Mail Address: ecamacho@cityofsacramento.org

Fill in court name and street address:

Superior Court of California, County of Sacramento
 Gordon D. Schaber, Sacramento
 County Courthouse
 720 9th Street
 Sacramento, CA 95814

Court fills in case number when form is filed.

Case Number:

2 Employee in Need of ProtectionFull Name: Howard ChanSex: ☒ M ☐ F Age: 53**3 Respondent (Person From Whom Protection Is Sought)**Full Name: Skyler Michel-Evleth, aka Skyler Henry Age: 37Address (if known): 524 10th Street, Apt. 2City: Sacramento State: CA Zip: 95814**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
<u>Emily Chan</u>	<u>F</u>	<u>48</u>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<u>Wife</u>
<u>Andrew Chan</u>	<u>M</u>	<u>19</u>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<u>Son</u>
<u>Amanda Chan</u>	<u>F</u>	<u>17</u>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<u>Daughter</u>

☒ Additional protected persons are listed in Attachment 4a.**This is not a Court Order.**

4 b. Why do these people need protection? (*Explain*):☐ Response is stated in Attachment 4b.

See Declarations of Howard Chan, Emily Chan, and Sgt. Kristine Morse in support of this petition and attached hereto.

5 Relationship of Employee and Respondenta. How does the employee know the respondent? (*Describe*): ☒ Response is stated in Attachment 5a.

See Declarations of Howard Chan, Emily Chan, and Sgt. Kristine Morse in support of this petition and attached hereto.

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.

Respondent is an employee of Councilmember Katie Valenzuela, District 4. Respondent only reports to the Councilmember and she is the only person who may retain, terminate or otherwise discipline the Respondent

6 VenueWhy 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 the petitioner's employee in this county.c. ☒ Other (*specify*): See Declarations of Howard Chan and Emily Chan in support of this petition.**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:*

	<u>Kind of Case</u>	<u>Filed in (County/State)</u>	<u>Year Filed</u>	<u>Case Number (if known)</u>
(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 type="checkbox"/> Other (<i>specify</i>):			

b. Are any restraining orders or criminal protective orders now 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.**

8 Description of Respondent's Conducta. Respondent has *(check one or more)*:

- (1) ☐ Assaulted, battered, or stalked the employee
- (2) ☒ Made a credible threat of violence against the employee by making knowing or willful statements or engaging in a course of conduct that would place a reasonable person in fear for his or her safety or the safety of his or her immediate family.

b. One or more of these acts *(check either or both)*:

- (1) ☐ Took place at the employee's workplace
- (2) ☒ Can reasonably be construed to be carried out in the future at the employee's workplace

Address of workplace: 915 I Street, Sacramento, CA, 95814.c. Describe what happened. *(Provide details; include the dates of all incidents beginning with the most recent; tell who did what to whom; identify any witnesses):*☐ Response is stated in Attachment 8c.See Declarations of Howard Chan, Emily Chan, and Sgt. Kristine Morse in support of this petition and attached hereto.d. Was the employee harmed or injured? ☐ Yes ☐ No *(If yes, describe harm or injuries):*☐ Response is stated in Attachment 8d.e. Did the respondent use or threaten to use a gun or any other weapon? ☐ Yes ☒ No *(If yes, describe):*☐ Response is stated in Attachment 8e.**This is not a Court Order.**

- 8 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*):

☐ the employee ☐ the respondent ☐ 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, either directly or indirectly, by **any** means, 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 Order**

a. I ask the court to order the respondent to stay at least 100 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*):

This is not a Court Order.



- 10 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 on Attachment 10b.

Currently, Councilmember staff telecommute due to COVID. The City will ensure Respondent is provided all accommodations and technology necessary to perform his duties, telecommuting as others do.

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 or store with a licensed gun dealer, any guns or firearms within his or her immediate possession or control.

12 ☒ **Temporary Restraining Order**

I request that a Temporary Restraining Order (TRO) be issued against the Respondent to last until the hearing. I am presenting form WV-110, *Temporary Restraining Order*, for the court's signature together with this Petition.

Has the Respondent been told that you were going to go to court to seek a TRO against him/her?

☒ Yes ☐ No (If you answered no, explain why below):

☐ Reasons are stated in Attachment 12.

See Declaration of Senior Deputy City Attorney, Emilio Camacho, attached hereto. Respondent was given adequate notice on June 15, 2021

13 ☐ **Request for Less Than Five Days' Notice of Hearing**

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:

☐ Reasons are stated in Attachment 13.

14 ☒ **No Fee for Filing**

I ask that there be no filing fee because the respondent has 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.

15 ☒ **No Fee to Serve Orders**

I ask the court to order the sheriff or marshal to serve the respondent with the others for free because this request for orders is based on 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: 69.000


Date: 2021-06-16

Emilio Camacho
Lawyer's name (if any)

Signature: 

Emilio Camacho (Jun 16, 2021 10:22 PDT)

Email: ecamacho@cityofsacramento.org



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: _____

Name of petitioner

Title


Signature

This is not a Court Order.

SHORT TITLE: City of Sacramento v. Skyler Michel-Evleth	CASE NUMBER:
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ATTACHMENT (Number): 4a*(This Attachment may be used with any Judicial Council form.)*

Full Name	Sex	Age	Household Member?	Relation to Employee
Edmund Chan	M	52	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Brother

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 1*(Add pages as required)*

1 SUSANA ALCALA WOOD, City Attorney (SBN 156366)
2 **EMILIO CAMACHO, Senior Deputy City Attorney (SBN 282507)**
3 CITY OF SACRAMENTO
4 915 I Street, Room 4010
5 Sacramento, CA 95814-2608
6 Telephone: (916) 808-5346
7 Facsimile: (916) 808-7455

8 Attorneys for the CITY OF SACRAMENTO

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SUPERIOR COURT OF CALIFORNIA
COUNTY OF SACRAMENTO

CITY OF SACRAMENTO, a municipal
corporation,

Petitioner,

vs.

SKYLER H. MICHEL-EVLETH aka
SKYLER HENRY,

Respondent.

Case No.:

**DECLARATION OF CITY
MANAGER HOWARD CHAN IN
SUPPORT OF CITY OF
SACRAMENTO'S PETITION FOR
TRO & RESTRAINING ORDER**

(Cal. Civ. Proc., § 527.8)

I, Howard Chan, declare:

1. I have personal knowledge of the facts stated herein and, if called to testify, I can competently testify thereto.

2. I am currently employed by Petitioner CITY OF SACRAMENTO ("City") — a city with over 550,000 inhabitants and over 5,000 employees — as its City Manager, and have been so employed for over 18 years.

3. My duties as City Manager include, but are not limited to, all of the following:

i. Ensuring enforcement of state laws, the charter, local ordinances and other regulations pertaining to municipal government operations;

ii. Serving as chief administrative officer under broad policy direction from the City's Mayor and Council;

- iii. Coordinating regional issues and activities with other governmental agencies and private sector organizations;
- iv. Directing the work of executive managers and reviewing overall operational performance of these employees;
- v. Exercising budgetary and contractual control over revenue and expenses for the City; and
- vi. Advancing and safeguarding the public health, safety, and welfare of all employees and residents of City.

4. I am familiar with SKYLER H. MICHEL-EVLETH aka Skyler Henry ("Respondent"). Respondent is a person who has made specific statements and has engaged in a specific course of conduct that has placed me in fear for my safety at work and home. My family also fears for their own safety and my safety due to Respondent's statements and course of conduct.

5. Respondent, among others, has demonized me in a wide-reaching podcast for doing my job as a City Manager in a manner in which he disagrees.

6. On or about July 22, 2020, individuals held a protest outside my residence in an effort to intimidate my family and I, for apparently doing my job as a City Manager in a manner in which they disagree. These individuals pounded on my front door, damaged my garage door, and damaged my yard. It is my belief the individuals did this in an attempt to force their way into my home or force me to come outside for a confrontation. More significantly, they terrified my wife, children, and my severely disabled brother, who is paraplegic, who lives with us. (See attached Police Report # 2020-220529 attached hereto as **Exhibit 1.**)

7. On or about March 28, 2021, individuals held a second protest outside my residence to continue intimidating my family and I, for continuing to do my job as a City Manager in a manner in which they disagree. After having experienced the terror and helplessness of the first protest, I requested Officers from the Sacramento Police Department to be stationed outside my home to protect my wife, children, disabled brother and me. (See attached Police Report # 2021-165180 attached hereto as **Exhibit 2.**)

8. Respondent, with full knowledge of the risks and with willful disregard to our safety, has continued to incite, condone and encourage violence against us. For example, he stated that I, for merely doing my job as a City Manager, do not have the right to have a good night's rest, should be terrified for the rest of my life, and should never be able to leave my house. These statements, along with Respondent's specific course of conduct towards me, have placed my safety, and the safety of my family, in jeopardy. (See news article from Sacramento Bee, dated June 8, 2021, attached hereto as **Exhibit 3**; see also news article from Fox News, dated June 7, 2021, attached hereto as **Exhibit 4**.)

9. On June 6, 2021, I learned that the District 4 Councilmember hired Respondent to work on the same floor as me. Since then, I am even more terrified for my safety and that of my family. Based on Respondent's past conduct and statements, I believe it is clear Respondent will continue to escalate his conduct if he disagrees with my decisions as City Manager. Furthermore, as Respondent works in the same floor as me, his past conduct and statements make me afraid of working in my office, especially when I am alone and when I am working late at night.

10. Moreover, several City employees have independently told me they are afraid of Respondent working at City Hall. As a City Manager, I also have an obligation to protect these employees from an unsafe workplace.

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

Executed on June 15, 2021, in Sacramento, California.

Signature: Howard Chan
Howard Chan (Jun 16, 2021 00:02 PDT)

Email: hchan@cityofsacramento.org

HOWARD CHAN

Exhibit 1



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE

2999-02 594(B)(1) VANDAL OVER \$400-F

General Offense Information

Operational status: **SUSPENDED-VICTIM REFUSED TO PROSECUTE**

Reported on: **Jul-23-2020 (Thu.) 1631**

Occurred on: **Jul-22-2020 (Wed.) 1947**

Approved on: **Jul-24-2020 (Fri.)** by: **4072 - MAHONEY, ANNA 0901**

Report submitted by: **4821 - KODAMA, JOESPH 0800**

Org unit: **OOO PATROL DIST 1 MID (TEAM 3)**

Address: **5559 DALHART WAY**

Municipality: **SACRAMENTO** County: **SACRAMENTO COUNTY**

District: **1** Beat: **1A** Grid: **0103**

Felony/Misdemeanor: **FELONY**

Gang involvement: **NO GANG INVOLVEMENT**

Family violence: **No**

Offenses (Completed/Attempted)

Offense: # **1** **2999-02 594(B)(1) VANDAL OVER \$400-F - COMPLETED**

Location: **RESIDENCES**

Offender suspected of using: **N/A**

Bias: **NONE (NO BIAS)**



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE

2999-02 594(B)(1) VANDAL OVER \$400-F

Related Attachment(s) - OTHER

Attachment Description: **JULY 22 PROTEST FLIER**

Reference Number:



WED, JUL 22 AT 6:00 PM - 8:00 PM

**Howard Chan! We Dont Want
You! Sit in/Die in!**

Corner of Alpena Street and Dalhart
Way



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE

2999-02 594(B)(1) VANDAL OVER \$400-F

Related Event(s)

CP 220529

Related Person(s)

1. VICTIM # 1 - CHAN, HOWARD

(Case Specific Information)

Sex: MALE

Race: CAUCASIAN/WHITE/HISPANIC/EAST INDIAN/GUAMANIAN

Date of birth: [REDACTED]

Address: 5559 DALHART WAY

Municipality: SACRAMENTO , California 95835

Phone Numbers

CELL [REDACTED]

PHONE:

Particulars

Ethnicity: ASIAN OTHER(Race:A)

Master Name Index Reference

Name: CHAN, HOWARD

Sex: MALE

Race: CAUCASIAN/WHITE/HISPANIC/EAST INDIAN/GUAMANIAN

Date of birth: [REDACTED]

Ethnicity: ASIAN OTHER(Race:A)

Address: 5559 DALHART WAY

Municipality: SACRAMENTO , California 95835

Phone numbers

CELL PHONE: [REDACTED]

Linkage factors

Resident status : CITY OF SACRAMENTO RESIDENT

Statement taken : Yes

Age range : 50-64 YEARS

Victim of :

2999- 02 594(B)(1) VANDAL OVER \$400-F - COMPLETED

Victim's Relationship to Offender : VICTIM WAS RELATIONSHIP UNKNOWN

Person's role : SUSPECT #1

Person's name : UNIDENTIFIED PERSON,

Related Unidentified Person(s)

1. SUSPECT 1



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

**GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE**

2999-02 594(B)(1) VANDAL OVER \$400-F

Sex: MALE

Race: AFRICAN AMERICAN/BLACK

Ethnicity: AFRICAN AMERICAN(Race:B)

Age range: 22-29 YEARS

Height: 6'0

Weight: 170 lbs

Possible Names: BRAZY LIBERTY



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

GO# SA 2020-220529 SUSPENDED-VICTIM
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Related Text Page(s)

Document: **01 VICTIM STATEMENT**

Author: **4821 - KODAMA, JOESPH 0800**

Subject: **CHAN, HOWARD**

Related date/time: **Jul-24-2020 (Fri.) 45**

On 7-23-20, at approx. 1711 hours, I (CSO Kodama #8207) contacted the complainant Chan, Howard and obtained his statement. My body-worn camera was activated. Chan stated the following in summary:

Yesterday (7-22-20) at 7:47pm, I heard loud banging on my garage door. I could hear loud chanting from outside. I recognized the sound of the guy's voice as Brazy Liberty. I know he likes to frequent the council meetings where I work. I do not know much about him. He is a black male in his early thirties or late twenties. He has long black dreads. He is 6'0ft and 170 pounds.

I also recorded the loud banging while I was inside my garage.

I later looked over my camera footage and confirmed the person banging on my door was Liberty. The Real Time Crime Center should already have this footage. There is also footage of him banging on my garage on Sac Bee Live videos.

There was a large crowd in front of my house and they didn't leave until 8:40pm. I am not sure when Liberty left. Liberty has been following me and some other co workers lately. I am not concerned about it at the moment.

It might cost me about 500 dollars to repair the damage on the garage door. It will cost more if I have to replace the whole door.

I do not want to press charges for this.



SACRAMENTO POLICE DEPARTMENT

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Related Text Page(s)

Document: **04 OBSERVATIONS**

Author: **4821 - KODAMA, JOESPH 0800**

Subject: **CSO KODAMA #8207**

Related date/time: **Jul-24-2020 (Fri.) 41**

On 7-23-20 at approx. 1653 hours, I (CSO Kodama #8207) responded to 5559 Dalhart way regarding a vandalism report. Per the text of the call, the victim- Chan, Howard advised there was damage to the garage door of the residence. My In car camera and body worn camera were activated. I arrived on scene at approx. 1711 hours and observed the following in summary:

Upon arrival, I contacted Chan and obtained his statement. (See victim statement).

The front garage door of the residence faced north onto Dalhart Way. The garage was attached to the residence. I observed various hand prints across the garage door. I observed minor dents across the left portion of the garage door.

Chan advised he recorded a video with sounds of the incident while he was inside of the garage. I advised Chan to send the video to me. I received the video from Chan. I emailed records the video to be added into the report.

I provided Chan the report number.

CSI responded to take photos of the damage.

Sgt. Morris was advised of the situation.



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

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2999-02 594(B)(1) VANDAL OVER \$400-F

Related Text Page(s)

Document: **06 DETECTIVE SUPPLEMENT**

Author: **3232 - MORSE, KRISTINE 3079**

Subject: **SUMMARY OF SOCIAL MEDIA POSTING**

Related date/time: **Jun-15-2021 (Tue.)**

I, Sergeant K. Morse #3079, am currently assigned to the Sacramento Police Department's Criminal Intelligence Unit. In July of 2020, I was an acting lieutenant assigned to the Central Command. As a part of that assignment, I was assigned as a watch commander, working with one other lieutenant to supervise patrol staffing for the entire City during the late (graveyard) watch. As a part of my assignment, I was familiar with the following event that was advertised on social media and occurred on July 22, 2020:

WHAT: Howard Chan! We Dont Want You! Sit in/Die in!

WHEN: Wednesday July 22nd 2020 @ 1800-2000 hours

WHERE: Aplena Street and Dalhart Way

ORGANIZER: <https://www.facebook.com/alliesblmsacramento/> <https://www.facebook.com/BlackLivesMatterSac/>

DETAILS: So lets give you some background

Howard S. Chan has been Sacramento's city manager since 2017.

In Sacramento...

HOWARD CHAN IS THE ONLY PERSON THAT CAN FIRE A SAC PD OFFICER!

The charter is set up so that City Manager is the only one that can fire a pig.

The city manager is an APPOINTED position, not elected...

All that power and not even chosen by the people!

Hence the reason we demanded:

"We call for an immediate change to the city charter so that the city manager, an unelected official, is no longer in charge of termination of police officers and that responsibility be aligned with the Sacramento Mayor and Council."

"We call for the immediate removal of the current city manager of Sacramento for taking no action in the face of police brutality including but not limited to the death of Joseph Mann, Darrell Richards, and Stephon Clark."

Since Chan has been in his seat (death)

- Stephon Clark was murdered by SacPD and those officers still have their jobs
- Brandon Smith was murdered by SacPD and those officers still have their jobs
- Darell Richards was murdered by SacPD and those officers still have their jobs

Since Chan has been in his seat (terrorism)

- Officer Mohammed has been caught terrorizing Black folks in Black communities and still has his job.
- Officer Figueroa has been caught terrorizing Black folks in Black communities and still has his job.
- Officer Cox, SWAT by way of the Gang Enforcement Team, murdered Darell Richards and still has his job.
- Officer Edgarton, SWAT, murdered Darell Richards and still has his job.



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

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- Sgt Singewald has been caught terrorizing Black folks in activist and Black communities and still has his job.
- Officer Verk has been terrorizing Black children in Black communities and still has his job.
- Officer Lakin has been caught on camera terrorizing Black children, manipulating rules to match her agenda to detain innocent people, and she still has her job.
- Lt Leong has led his officers on some extremely bad decisions for his personal hate of those that want the police to stop killing us, resulting in physical injury and dozens of lawsuits that include bodily injury and the violation of peoples rights, and he still has his job.

and literally the list can go on forever...

So we want two things to happen

- We want City Manager Chan to be fired
- and on his way out he needs to do what he shoulda been doing since he got there.

So we are pullen up for another sit in/die in.

This time we will be reminding him of the blood on his hands specifically.

When: Wednesday July 22rd 2020

Where: Corner of Alpena St and Darhalt Way (map in the discussion area)

Time: 6-8pm

We will be practicing social distancing

Wear a mask

Do not come out here if you are sick...

CIU detectives identified this to have been posted by Black Lives Matter Sacramento at the following Facebook and Instagram addresses:

<https://www.facebook.com/events/624546508165196/>

https://www.instagram.com/p/CCkOK_ppYrm/

The image associated with this protest has been attached to this report.

On July 22, 2020, at approximately 1815 hours, approximately 50 subjects arrived in the area of CM Chan's residence at 5559 Dalhart Way. Most subjects laid on the ground in the street and on the driveway of the residence. The protest was monitored by Sacramento Police officers and detectives. One subject banged on the garage door of the residence. During the event, body bags and signs were placed on the front lawn and on the front door of the residence. The subjects left the area by 2038 hours.



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Follow Up Report # SA 1

Follow Up Report # SA 1

Assignment Information

Assigned to: **4821 - KODAMA, JOESPH 0800** Rank:

Capacity: **SUPPLEMENTAL ADD (NOT FOR DETECTIVE USE)** Org unit: **OOO PATROL DIST 3 MID (TEAM 16)**

Assigned on: **Jul-31-2020 (Fri.) 949** by: **4821 - KODAMA, JOESPH 0800**

Report due on: **Aug-04-2020 (Tue.)**

Submission Information

Submitted on: **Jul-31-2020 (Fri.) 141**

Approved on: **Jul-31-2020 (Fri.)** by: **4004 - TREFETHEN, CLINTON 3012**

Follow Up Conclusion

Follow Up concluded: **Yes**

Narrative Text Report # 1

Document: **04 OBSERVATIONS**

Author: **4821 - KODAMA, JOESPH 0800**

Subject: **CSO KODAMA #8207**

Related date/time: **Jul-31-2020 (Fri.) 132**

On 7-30-20, I (CSO Kodama #8207) reviewed an email where records advised they were unable to add the video into the report. I burned the footage provided by Chan, Howard onto a CD/DVD. I later booked the CD/DVD as evidence at the Richards Police Station.



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE

2999-02 594(B)(1) VANDAL OVER \$400-F

Follow Up Report # SA 2

Follow Up Report # SA 2

Assignment Information

Assigned to: **4610 - KOPF, KATELYN 6383** Rank:

Capacity: **SUPPLEMENTAL ADD (NOT FOR DETECTIVE USE)** Org unit: **OOI FORENSIC ID - CRIME
SCENE INVESTIGATION**

Assigned on: **Jul-23-2020 (Thu.) 1541** by: **4610 - KOPF, KATELYN 6383**

Report due on: **Aug-06-2020 (Thu.)**

Submission Information

Submitted on: **Jul-23-2020 (Thu.) 1852**

Approved on: **Jul-23-2020 (Thu.)** by: **1106 - WOO, FRANK 6382**

Follow Up Conclusion

Follow Up concluded: **Yes**

Narrative Text Report # 1

Document: **CSI REPORT**

Author: **4610 - KOPF, KATELYN 6383**

Subject: **CSI PHOTOGRAPHS**

Related date/time: **Jul-23-2020 (Thu.) 1846**

On 07/23/2020, at approximately, 1720 hours, I, Forensic Investigator Kopf #6383 (CSI25), arrived at 5559 Dalhart Way to take photographs in regards to a vandalism. Upon arrival I contacted Howard Chan.

PHOTOGRAPHS:

I took thirty (30) photographs of the following; which were uploaded into the Digital Crime Scene (DCS) System:

Overall condition of scene

Damage to exterior side of garage roll up door, located on north side of house



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

**GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE**

2999-02 594(B)(1) VANDAL OVER \$400-F

Follow Up Report # SA 2

I cleared the scene at approximately 1743 hours.



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

**GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE**

2999-02 594(B)(1) VANDAL OVER \$400-F

Clearance Information

Agency: **SACRAMENTO PD**

Cleared status: **SUSPENDED - OTHER - NOT APPLICABLE**

Cleared on: **Jul-27-2020 (Mon.)**

Cleared by Officer 1: **813 - QUINN, ROBERT 3098**

Org Unit: **NCU12 - OOI INV SERVICES - NEIGHBORHOOD CRIMES UNIT SECTOR**

Complainant/Victim notified: **No**



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE

2999-02 594(B)(1) VANDAL OVER \$400-F

Related Property Report(s)

Report Information

Property Report #: 1090269

Property case status: SEIZED (EVIDENCE)

Submitted on: Jul-31-2020 (Fri.) by: KODAMA, JOESPH 0800

Related:

Offense: GO SA 2020- 220529

Related items: 1

Articles - Evidence

Status: SEIZED (EVIDENCE)

Tag #: SA1090269- 1

Article: RCDISC- RADIO, TV, AND SOUND ENTERTAINMENT DEVICES

Model:

of pieces: 1

Serial # 1: UNKNOWN

OAN:

Value: \$0.00

Color:

Description: DVD WITH FOOTAGE OF INCIDENT

Recovered date: -

Recovered value: \$0.00

Flags: *e

Current Location: EP AE/10041301

Flags = d (disposed) x (x-reference) n (entered on NCIC) *e (evidence)



SACRAMENTO POLICE DEPARTMENT

GENERAL OFFENSE HARDCOPY

**GO# SA 2020-220529 SUSPENDED-VICTIM
REFUSED TO PROSECUTE**

2999-02 594(B)(1) VANDAL OVER \$400-F

***** END OF HARDCOPY *****

Exhibit 2



**SACRAMENTO POLICE DEPARTMENT
GENERAL OFFENSE HARDCOPY**

GO# SA 2021-165180 OPEN

7000-69 THREATS - I RPT

General Offense Information

Operational status: **OPEN**

Reported on: **Jun-15-2021 (Tue.) 1247**

Occurred on: **Mar-28-2021 (Sun.) 1800**

Report submitted by: **3232 - MORSE, KRISTINE 3079**

Org unit: **OOB CRIMINAL INTELLIGENCE**

Address: **5559 DALHART WAY**

Municipality: **SACRAMENTO** County: **SACRAMENTO COUNTY**

District: **1** Beat: **1A** Grid: **0103**

Family violence: **No**

Offenses (Completed/Attempted)

Offense: # **1 7000-69 THREATS - I RPT - COMPLETED**

Location: **RESIDENCES**

Offender suspected of using: **N/A**

Bias: **NONE (NO BIAS)**



SACRAMENTO POLICE DEPARTMENT
GENERAL OFFENSE HARDCOPY

GO# SA 2021-165180 OPEN

7000-69 THREATS - I RPT

Related Attachment(s) - OTHER

Attachment Description: **IMAGE OF SOCIAL MEDIA POSTING**

Reference Number:





**SACRAMENTO POLICE DEPARTMENT
GENERAL OFFENSE HARDCOPY**

GO# SA 2021-165180 OPEN

7000-69 THREATS - I RPT

Related Event(s)

CP 165180



**SACRAMENTO POLICE DEPARTMENT
GENERAL OFFENSE HARDCOPY**

GO# SA 2021-165180 OPEN

7000-69 THREATS - I RPT

Related Text Page(s)

Document: **06 DETECTIVE SUPPLEMENT**

Author: **3232 - MORSE, KRISTINE 3079**

Subject: **PROTEST SUMMARY**

Related date/time: **Jun-15-2021 (Tue.)**

I, Sergeant K. Morse #3079, am currently the supervisor of the Sacramento Police Department's Criminal Intelligence Unit. The primary responsibilities of the Criminal Intelligence Unit include the investigation of organized crime groups, outlaw motorcycle gangs, hate groups, domestic and international terror groups, public disorder groups, threats against police officers, City employees, public officials, celebrities or sensitive groups, arrests and criminal investigations against City employees, dignitary protection and other special investigations.

In March of 2021, CIU observed a posting circulating on social media that stated the following:

WANTED

HOWARD CHAN

BY THE SOVEREIGN PEOPLE OF SACRAMENTO

FOR GROSS NEGLIGENCE RESULTING IN SEVERE LOSS OF LIFE

3.28 7 PM Stay tuned

The image was in black and white and included a picture of City Manager Chan's face. Additionally, the City Manager's name was written in red as if to depict his name dripping in blood. The image has been attached to this report.

On 3/26/21, the words "stay tuned" were changed to "Elderberry Park". Elderberry Park is located at 2850 Macon Drive, within the City of Sacramento. It is also within two blocks of the City Manager's personal residence at 5559 Dalhart Way.

It should be noted that on February 2021, a posting calling for protest in front of the Mayor of Sacramento's residence was circulated on social media. On 2/6/21, a large group gathered at a nearby park and marched to the Mayor's residence. A large amount of destruction and vandalism occurred in the front of the residence and was documented under SPD 21-35532. The posting related to the City Manager's residence was shared on social media amongst many of the same groups that shared the posting related to the Mayor's residence.

On 3/28/21, I personally monitored the protest from the Real Time Crime Center via live camera feeds and listened to officer's observations in the field. At approximately 1900 hours, subjects started gathering at Elderberry Park. Several subjects were dressed in all black clothing and some were carrying shields. At approximately 2020 hours, a group of approximately 25 protesters departed Elderberry Park and marched toward the City Manager's residence. Uniformed bicycle officers were positioned at the front of the residence to prevent any violence or vandalism at the residence. At one point during the protest, a high-powered strobe light was directed towards officers. A large banner was unfurled and held in front of the residence which read "ONLY 6 OFFICERS FIRED IN 4 YEARS DO YOUR JOB OR GTFO". The sign had



SACRAMENTO POLICE DEPARTMENT
GENERAL OFFENSE HARDCOPY

GO# SA 2021-165180 OPEN

7000-69 THREATS - I RPT

6 images with red x's across them below the writing, presumably to represent the fired officers. I understand "GTFO" to mean "Get The Fuck Out". Subjects chanted anti-police sayings and called for the City Manager by name. At approximately 2130 hours, the protesters left the street and marched back towards Elderberry Park. No vandalism occurred.



**SACRAMENTO POLICE DEPARTMENT
GENERAL OFFENSE HARDCOPY**

GO# SA 2021-165180 OPEN

7000-69 THREATS - I RPT

***** END OF HARDCOPY *****

Exhibit 3



THE SACRAMENTO BEE



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Homepage

Sacramento councilwoman hires activist who said elected officials should be ‘terrified’

BY THERESA CLIFT

JUNE 08, 2021 01:44 PM, UPDATED JUNE 09, 2021 07:59 PM



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ACCEPT COOKIES



Sacramento Councilwoman Katie Valenzuela reacts to the structure damage at City Hall Garage from a van fire that was allowed safe parking for homeless by the city on Friday, March 26, 2021. Valenzuela has hired podcast host Skyler Henry, who said earlier this year elected officials should be “terrified for the rest of” their lives after making certain decisions. RENÉE C. BYER RBYER@SACBEE.COM

Listen to this article now

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02:32 Powered by [Trinity Audio](#)

ACCEPT COOKIES

Sacramento City Councilwoman Katie Valenzuela's decision to hire podcast host Skyler Henry has gained national attention.

National [conservative outlet Fox News](#) published an article about Valenzuela's hiring of Henry, who gave controversial comments on the progressive podcast ["VOICES: River City" in March](#).

"You should be terrified for the rest of your life," Henry said of [Democratic Sen. Kyrsten Sinema's performative 'thumbs down' vote](#) against the \$15 minimum wage in the coronavirus relief package. "You should never be able to leave your house if that is how you're going to use your position to govern. And like, to me, the same thing sort of applies with the mayor and the city manager of this city (Sacramento). It's like no, no, no, you don't get to do that. You do not get to make the decisions that you have made over and over and over again to the detriment of everybody who lives here and then go home to your little f----- little McMansion in Natomas and like have a good night's rest. I'm sorry, you don't get to do that. You do not have a right to that. Absolutely not."

TOP ARTICLES

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Midtown Sacramento house fire reaches 3 alarms before being extinguished

Henry, who declined comment for this story, was [defending a controversial protest](#) held outside City Manager Howard Chan's home in March.

The podcast hosts have criticized Chan for his decision [not to open a warming center for the homeless](#) during a major storm in January, and not to fire the officers who [fatally shot Stephon Clark](#) in 2018. [No charges were filed against either officer](#) after several investigations.

Why remote work is here to stay for California state employees

Working for California state government will never be the same after the coronavirus pandemic. Here's what you need to know.

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**Councilmember Katie Valenzuela**

about a week ago



I'm thrilled to announce the newest member of the D4 team: Skyler Henry. Skyler will be leading our constituent services and communications work. Skyler is the producer and a co-host of VOICES: River City, and regularly interacts with community groups and advocates to advance housing justice and police accountability. Skyler is passionate and dedicated to making D4 and Sacramento a great, livable place for people of every background and walk of life. Please join us in welcoming Skyler to the team!

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ACCEPT COOKIES

Valenzuela, who announced Henry's hiring Friday [on her Facebook page](#), said she did not agree with Henry's comments.

"That was said before Skyler was employed by the city," Valenzuela said. "He's entitled to his opinions and First Amendment free speech. It's not a statement I agree with, but I can speak to him being the most qualified candidate for the position."

In his position, Henry will create and edit videos, and help field calls from constituents, Valenzuela said. The office received more than 80 applications for the job.

Valenzuela, who represents the central city and Land Park, said she believes it's alright to hold such protests outside elected officials' houses, but not staff members like Chan.

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"When it comes to elected officials, I think the streets are public space, the sidewalk is public space," Valenzuela said. "I don't agree with any violence or vandalism and I don't think it should happen to our staff. Our staff work for us."

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In February, a group criticizing the city's handling of the homeless crisis [threw rocks at the home of Mayor Darrell Steinberg](#), destroyed a homemade piece of art and shouted his children's names. "This was not a protest," the mayor said the next day. "This was anarchy."

RELATED STORIES FROM SACRAMENTO BEE

LOCAL

Sacramento council set to approve significant raise for City Manager Howard Chan

MAY 04, 2021 10:40 AM

LOCAL

Sacramento will require many buildings to run entirely on electricity. Who it will impact

JUNE 03, 2021 5:00 AM

LOCAL

Sacramento City Council adopts new police use-of-force policy. What's different this time?

JUNE 01, 2021 5:11 PM

LOCAL

Some big cities have reduced police budgets. Sacramento's is set to hit a record high

APRIL 30, 2021 5:00 AM



THERESA CLIFT

   916-321-1090

Theresa Clift covers Sacramento City Hall. Before joining The Bee in 2018, she covered local government at newspapers in Pennsylvania, Virginia and Wisconsin. She grew up in Michigan and graduated from Central Michigan University.

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PROMOTED CONTENT

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Exhibit 4

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CALIFORNIA • Published 2 days ago

California councilwoman's new hire said mayor, city manager should be 'terrified for rest of your life'

Sacramento Councilwoman Katie Valenzuela, who represents the city's District 4, announced the hiring of Skyler Henry in a Facebook post

By Louis Casiano | Fox News



Fox News Flash top headlines for June 7

Fox News Flash top headlines are here. Check out what's clicking on Foxnews.com.

A [California](#) councilwoman who recently announced the hiring of a local podcast host who once said elected officials should be "terrified for the rest of your life" said she doesn't agree with the remark but cited his right to voice his opinion.

Sacramento Councilwoman Katie Valenzuela, who represents the city's District 4, announced the hiring of Skyler Henry in a Facebook post last week. Henry, who co-hosts the progressive podcast "VOICES" River City, a "Leftist news & truth-to-power commentary," will be leading Valenzuela's efforts on responding to constituents and digital media, she told Fox News.

"You should be terrified for the rest of your life. You should never be able to leave your house, if that is how you are going to use your position to govern," Henry recently said of [Sen. Kyrsten Sinema](#), D-Arizona. "The same thing sort of applies with the mayor and city manager of this city."

Henry did not immediately respond to a Fox News request for comment.

The hire has concerned some who felt Henry was sympathetic to "Sactivists" following demonstrations outside the homes of local officials, as first reported by the [California Globe](#). At one point, the group circulated "Wanted" posters lettered in bloody calligraphy on social media with pictures of Police Chief Daniel Hahn and City Manager Howard Chan, according to a March 28 letter signed by Valenzuela and other city leaders denouncing the targeting of Chan's home.



Councilmember Katie Valenzuela
last Friday



I'm thrilled to announce the newest member of the D4 team: Skyler Henry. Skyler will be leading our constituent services and communications work. Skyler is the producer and a co-host of VOICES: River City, and regularly interacts with community groups and advocates to advance housing justice and police accountability. Skyler is passionate and dedicated to making D4 and Sacramento a great, livable place for people of every background and walk of life. Please join us in welcoming Skyler to the team!

80 21 2

The demonstration outside his home triggered a large police response and rebuke from civic leaders and business and civil rights groups, the Times reported.

Valenzuela said Henry made the remark before working for her while citing his [First Amendment](#) right.

"He's expressed a willingness to work with the same colleagues that he was talking about in that quote," she told Fox News. "I'm looking forward to see what he can do inside city government."

Following the demonstrations, Hahn countered that some of the incidents were a form of "domestic terrorism," according to the Times.

"If you look up the definition of terrorism, it says it's using violence or intimidation for political gain," he said. "In my opinion some of these incidents, the way they are trying to provoke fear, are domestic terrorism."

In a joint statement to Fox News, Sacramento Mayor Darrell Steinberg and Chan, the city manager, said council members are responsible for hiring their own staff.

[CLICK HERE TO GET THE FOX NEWS APP](#)

"Neither the Mayor's office nor the City Manager's office has a part in that process," the statement said. "The Council member is the appointing authority."

Valenzuela said Hahn's language directed at the protesters was equally inappropriate as Henry's.

"I think we need to own all on sides and hopefully move forward to solutions together," she said.



SUSANA ALCALA WOOD, City Attorney (SBN 156366)
EMILIO CAMACHO, Senior Deputy City Attorney (SBN 282507)
CITY OF SACRAMENTO
915 I Street, Room 4010
Sacramento, CA 95814-2608
Telephone: (916) 808-5346
Facsimile: (916) 808-7455

Attorneys for the CITY OF SACRAMENTO

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SACRAMENTO

CITY OF SACRAMENTO, a municipal
corporation,

Petitioner,

vs.

SKYLER H. MICHEL-EVLETH aka
SKYLER HENRY,

Respondent.

Case No.:

**DECLARATION OF SACRAMENTO
POLICE OFFICER SERGEANT
KRISTINE MORSE
IN SUPPORT OF CITY OF
SACRAMENTO'S PETITION FOR
TRO & RESTRAINING ORDER**

I, Kristine Morse, declare:

1. I have personal knowledge of the facts stated herein and, if called to testify, I can competently testify thereto.

2. I am currently employed with the Sacramento Police Department and have been a duly sworn peace officer for over 18 years. In 2002, I earned a Bachelor of Arts Degree in Criminal Justice Administration from Sonoma State University. From 2003 to 2006, I worked as a patrol officer in the City of Sacramento. In 2007, I became a detective and was assigned to the Vice Unit. From 2007-2008, I worked in an undercover capacity on crimes related to prostitution, street level narcotics sales and human trafficking. From 2009 to 2013, I worked in a variety of assignments, including Felony Assaults, Homicide, and Neighborhood Crimes. In 2013, I was assigned as a Task Force Officer at the FBI. During this assignment, I

1 was assigned to the Child Exploitation Task Force, focusing on locating victims of Commercial
2 Sexual Exploitation of Children and investigating their exploiters. In 2018, I was assigned to
3 the Internal Affairs Division. In July 2018, I was promoted to Sergeant. As a sergeant, I have
4 supervised patrol teams, the Entertainment Team, and spent six months as an acting watch
5 commander. Since November 2020, I have been assigned to the Criminal Intelligence Unit
6 (CIU). The primary responsibilities of CIU include the investigation of organized crime
7 groups, outlaw motorcycle gangs, hate groups, domestic and international terror groups, public
8 disorder groups, threats against police officers, City employees, public officials, celebrities or
9 sensitive groups, arrests and criminal investigations against City employees, dignitary
10 protection and other special investigations.

11 3. During my career, I have conducted, as well as participated in, numerous
12 preliminary investigations, including, but not limited to, crimes of: burglary, robbery, murder,
13 sex assaults, armed kidnapping, larceny, arson, assaults, auto-theft, vice/prostitution, weapon
14 violations, gang and various narcotics related offenses. During the course of these
15 investigations, I conducted interviews with victims, witnesses and suspects. I possess my
16 Beginning, Intermediate and Advanced P.O.S.T. certificates.

17 4. On Tuesday, June 8, 2021, Police Captain Daniel Monk requested that I perform a
18 Threat Assessment on a potential employee identified as SKYLER H. MICHEL-EVLETH
19 ("Respondent"). I conducted a records check, to include local and state arrest history, weapons
20 registered, and DMV status. I also conducted a search of "open source" information, to include
21 social media accounts and other information publicly available to view on the internet and other
22 sources. I was able to identify Respondent as a City resident, whose primary employment
23 appears to be a co-host of a podcast entitled "Voices: River City." Respondent is one of four
24 hosts, and the topics of their conversations focus primarily on local government issues here in
25 Sacramento.

26 5. Attached hereto as **Exhibit 1** and incorporated herein by reference as if fully set
27 forth in the Declaration, is a true and correct copy of the Skyler Henry Brief ("Brief") that I
28 compiled with the assistance of CIU Detective Benjamin Spencer, and CIU Detective John

1 Gresham. In summary, the Brief contains background information on Antifa protests in
2 Sacramento, personal information on Skyler Henry, social media posts on Twitter and
3 Facebook by Respondent regarding support for Antifa causes, his attendance at Antifa protests,
4 and excerpts from the Podcast, "Voices: River City" for which Respondent is a co-host.

5 6. Based on my review of podcasts and social media such as Twitter and Facebook,
6 Respondent has a history of supporting individuals that advocate violence to accomplish
7 their objectives. For example, I saw a post by Antifa Sacramento member Joshua Fernandez
8 on 04/13/2021 thanking individuals — including Respondent "Skyler Henry" —for his
9 support following the arrest of Fernandez on 04/11/2021 for a hate crime (See
10 Sacramento Police Report #21-96619). Fernandez assaulted two people he believed were a
11 part of a White Lives Matter event in downtown Sacramento. Fernandez is an active and open
12 Antifa member and has been noted directly participating and organizing Antifa events, and also
13 promoting events resulting in felony crimes in and around the State Capitol in December 2020.

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

16 Executed on June 16, 2021, in Sacramento, California.

17 K. Morse #3079
18 K. Morse #3079 (Jun 16, 2021 10:11 PDT)

19 KRISTINE MORSE (BADGE #3079)
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Exhibit 1

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BACKGROUND

In 2020 and 2021, individuals associated with Antifa (anti-fascist movement) have been present during a variety of demonstrations in Sacramento. Antifa is best described as a movement with a loose, unorganized membership and affiliation. Antifa commonly utilizes a tactic described as Black Bloc in which members wear face coverings and all black clothing, absent identifying logos or designs, providing the individual participants of an Antifa action protection from identification.

Members of Antifa have been observed arriving at demonstrations wearing clothing consistent with Black Bloc, along with protective equipment to include helmets, shields, tactical vests, goggles, gas masks, and other miscellaneous padding. Additionally, I have observed those associated with the group carrying items both used as weapons and instruments of vandalism, to include lasers, bats, knives, chemical spray, eggs, water bottles, soup cans, rocks and other miscellaneous items.

In 2020 and 2021 members of Antifa, while participating in demonstrations in Sacramento, have committed felony crimes to include robbery, assault with a deadly weapon, vandalism, assault and weapon possession.

SYLER HENRY DETAILS

- **Skyler Henry Michel-Evleth**
 - DOB [REDACTED]
 - DL [REDACTED]
 - Address [REDACTED] Sacramento, CA
- 11550 HS arrest in 2007 (Sacramento)
- 1 registered firearm
 - 9mm handgun
- Social Media:
 - Instagram: @skylerrhenryme (<https://www.instagram.com/skylerrhenryme/>)
 - Twitter: @guillotine4you (<https://twitter.com/guillotine4you>)
 - Facebook: <https://www.facebook.com/skyhenry>

SOCIAL MEDIA

TWITTER

- 05/20/2021: Retweet of Sacramento based Antifa Twitter account:



- 05/12/2021: Retweet of Anti “Blue Lives Matter” meme:



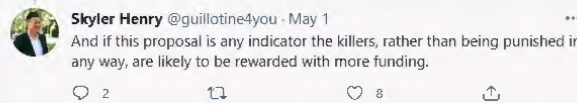
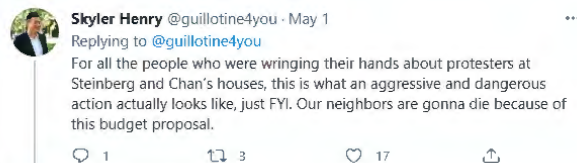
- 05/01/2021 retweet:



- 05/01/2021 Tweet resulting in responses from Antifa affiliated accounts @sac_rad_edu and:

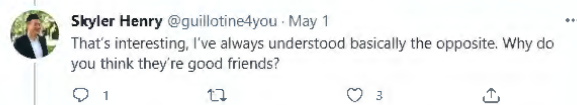


1:18 PM · May 1, 2021 · Twitter for iPhone

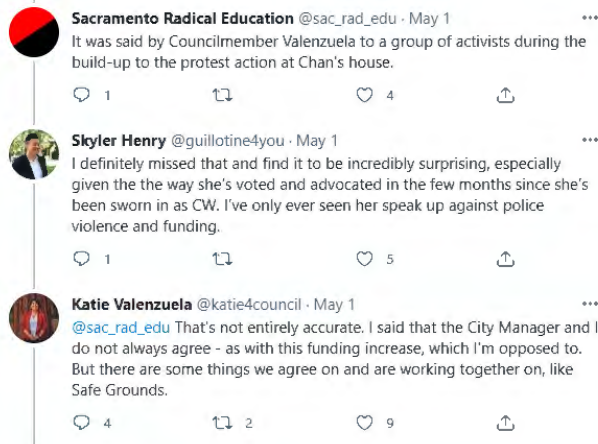


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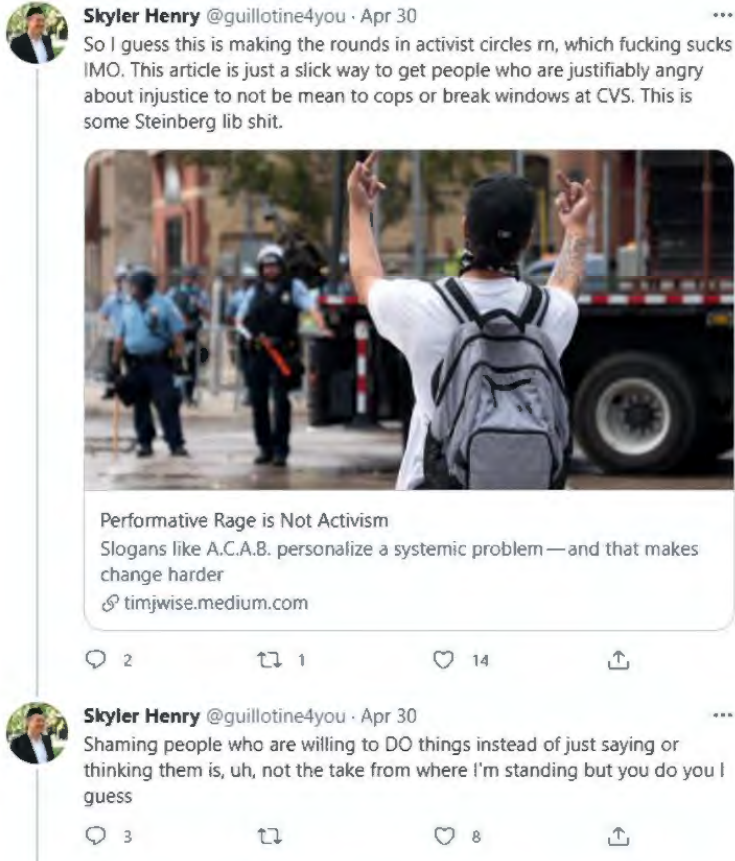
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SKYLER HENRY BRIEF

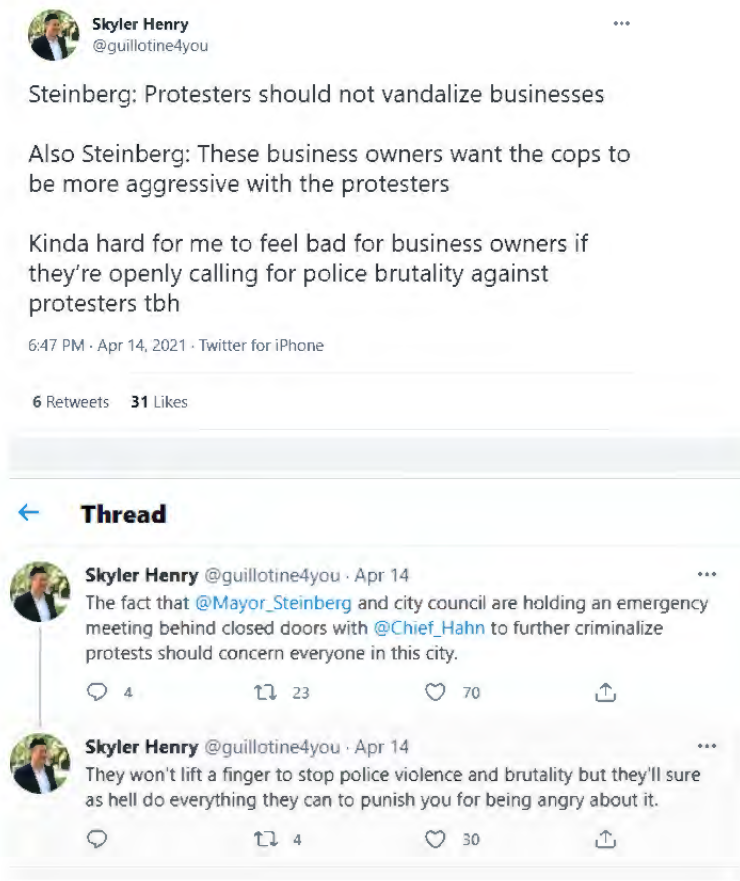


- 04/30/2021 Tweet



-
-
-
-
-

- Tweet 04/14/2021



- Tweet 04/13/2021:





- ReTweet 04/12/2021:



- Retweet of Antifa Action(promotion) that resulted in felony vandalisms:



- Retweet of Antifa associated account leading up to Antifa action/vandalism at Mayor's personal residence:

↳ Skyler Henry Retweeted



Sacramento Radical Education
@sac_rad_edu

First, thank you to the comrades @voicesriverscity for being so eloquent, as per usual.

Second; we'll see you soon Darrell.

🇺🇸 **Los Angeles Times** @latimes · Apr 11

As protesters on left and right target public servants at home, one city pushes back latimes.com/california/sto...

11:33 AM · Apr 11, 2021 · Twitter for Android

- Retweets of Antifa Sacramento

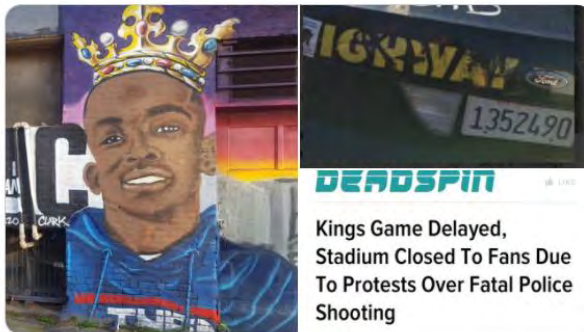
↳ Skyler Henry Retweeted



Antifa Sacramento
@AntifaSac_

RIP to Stephon Clark.

3 yrs ago today in Meadowview Sac PD killed Stephon Clark, a 23 yr old black man & father of 2. This city came alive w the peoples response w frequent, large, & unrelenting protests. NBA games were shut down & so was I-5. Never forget.
#BlackLivesMatter 🍌 #ACAB



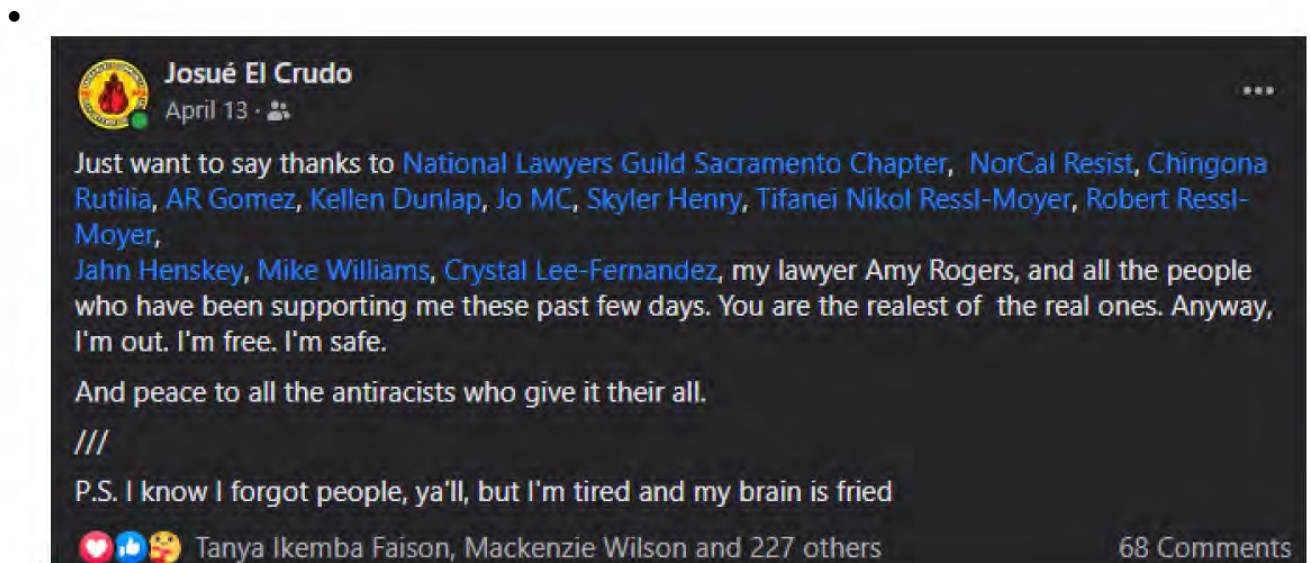
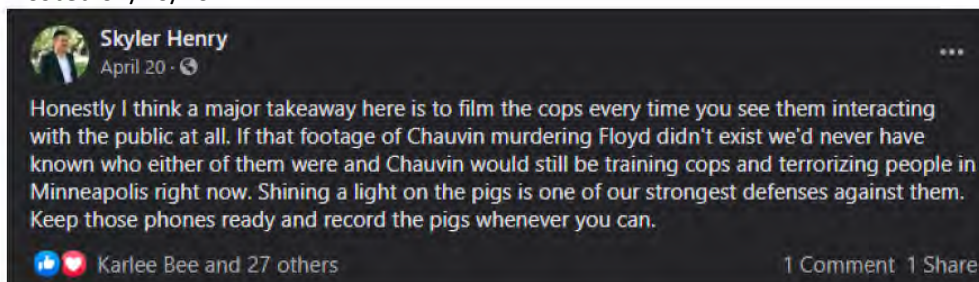
10:15 AM · Mar 16, 2021 · Twitter Web App

SKYLER HENRY BRIEF



Facebook

- Posted 04/20/2021



Post by Antifa Sacramento member Joshua Fernandez on 04/13/2021 thanking individuals, including Skyler Henry, for his support following the arrest of Fernandez on 04/11/2021 for a hate crime (Sacramento Police Report #21-96619). Fernandez assaulted two people he believed were a part of a White Lives Matter event in downtown Sacramento. Fernandez is an active and

open Antifa member and has been noted directly participating and organizing Antifa events, to include promoting events resulting in felony crimes in and around the State Capitol in December 2020.

ATTENDANCE AT ANTIFA ACTION: 04/13/2021

Skyler Henry was observed at an Antifa affiliated protest on 04/13/2021, arriving on foot to Cesar Chavez Park where the Black Bloc / Antifa group congregated. This protest was promoted by the Instagram accounts *@officialsactivists2*, *@antifa_916*, and *@qliphothbloc*, three accounts affiliated with Sacramento area Antifa. The event promotion itself included the terminology "Bloc Up," referencing the use of Black Bloc tactics. It should be noted that while Henry was seen at the event, he was not dressed in Black Bloc at the time he was observed.

Figure 1



Below are images of other participants as they arrived for the Black Bloc event at Cesar Chavez Park on 04/13/2021:

Figure 2



Figure 3



The group marched in the roadway in the business district west of the California State Capitol, ultimately arriving in the concourse area known as Downtown Commons (DOCO) and located adjacent to the Golden-1-Center Arena. As the group moved through the concourse area at DOCO, members of the Antifa action a variety of vandalisms occurred by members of the group, to include throwing rentable scooters, chairs and other documented vandalisms (related Sacramento Police Report 21-99989).

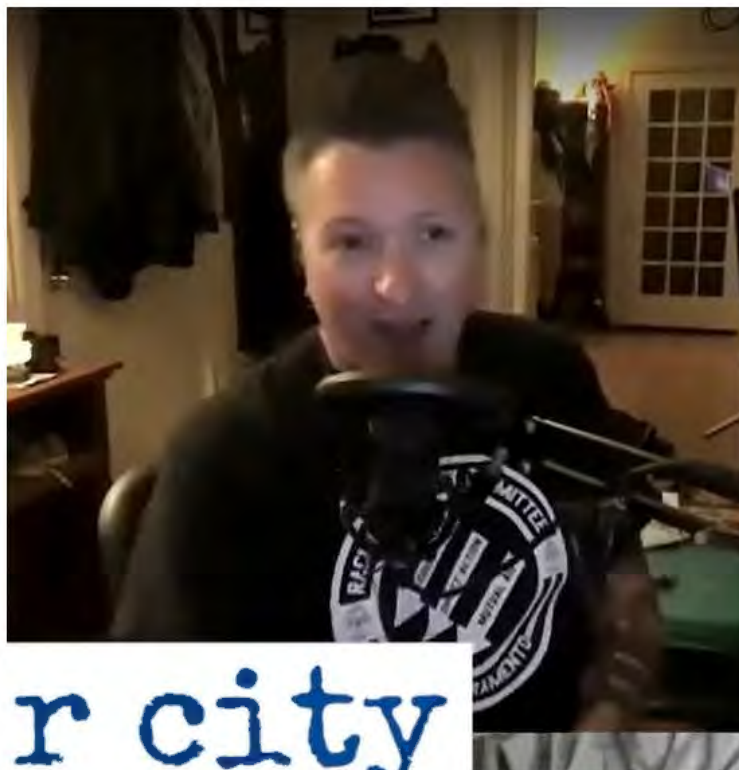
As the group marched through DOCO and returned to L St, a subject from the group was observed breaking out the glass in a bus stop in the area of 4th Street and L Street and putting graffiti on the bus stop reading "BLM" and "MONEY IS FAKE". At approximately 2140 hours, a subject was seen picking up rocks in the area of 1020 12th Street and at 2141 hours, a subject was seen tearing down a street sign in the area of 12th Street and J Street.

At approximately 2141 hours, at 1009 12th Street, a subject from the demonstration was seen hitting a Wells Fargo ATM machine with a bat, shattering the screen. The specific vandalism at this location was documented in Sacramento Police Report 2021-99992.

The group of Antifa demonstrators continued to march through downtown, arriving in front of the Sacramento County District Attorney's Office (711 G Street) at approximately 2151 hours. In preparation for this Antifa Action, the District Attorney's office placed a chain link fence around the property and boarded up the windows on the first floor. As the group arrived at the location, at least two subjects threw rocks, striking the glass windows on the second floor and breaking them. Damage from Sacramento County General Services Staff estimated the cost to repair the broken windows as \$2,565.60, constituting a felony violation of 594 PC. The specific vandalism at this location was documented in Sacramento Police Report 2021-99995.

"VOICES: RIVER CITY" PODCAST

Figure 4



Skyler Henry is one of 4 members of a regular podcast called *Voices: River City*. The podcast can be found on a variety of audio only platforms as well as on YouTube (<https://www.youtube.com/channel/UCjmZj0VaYNYjnhbw0olwFEg>).

A review of the podcast revealed the following items of note:

EPISODE 63 "Defund the Police" June 2020

- Skyler Henry episode 63 quotes
 - **30:15 mark:** (referencing Sac PD) *They've been trained to view us as enemy combatants. Not as citizens that they are serving and protecting. We are their enemy. That is the fucking training they get.*
 - **35:27 mark:** *The American Justice System umm not only has always obviously been hugely white supremacist. But it's about revenge and punishment. Our justice system is not interested rehabilitation. Our justice system is not interested in uplifting communities. Our justice system is interested in fucking your shit up for really any reason that it can do it to put you in prison so that you can work for pennies on the dollar or whatever and make some due who owns the prison a bunch of money. Let's not fuck around with it. That's slavery. They shut the plantations down and now we have private prisons and it's the exact same fucking thing. And that is because on its face, we aren't interested in rehabbing anybody. We aren't interested in making the community better. We are interested in exploiting the lives and bodies of people who don't matter to society in order to make a buck. And I don't think anything can get started on changing until people understand that that is what the judges are in place to do, the fucking lawyers are in place to do, and that is one hundred and ten percent what the cops are in place to do.*

EPISODE 64 "FEED THE PIGS": Dated 06/12/2020

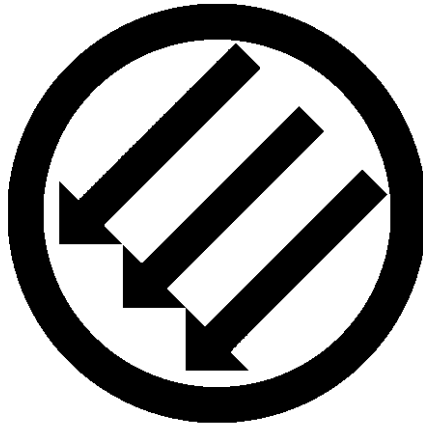
- Skyler Henry episode 64 quotes
 - **33:24 mark:** *To be quite honest I would credit the people who burned down that fucking police prescient.*
 - **33:32 mark:** *This might be hyperbolic but, I think the people who burned that police prescient down did more for police reform in a night than the Democrats have done in like centuries or ever.*
 - **47:26 mark:** *Honestly at this point in American history if you're a cop and you fucking show up to work, you're a shit cop. Like I'm sorry. There is no, Like you are being asked to do shit that is unconscionable and you can quit. It's not like you don't have a fucking choice in what your doing. To me it's like no no you're all bastards. You fucking show up, you put that riot gear on, you come out, and you face down the people that your supposed to be serving and protecting. Fuck you. There's no. There's no. There's not a good one in your rank.*

EPISODE 147 "THE THINNING BLUE LINE": Dated 04/6/2021

As seen in the above image labeled *figure 2*, during podcast episode 147, Skylar Henry is wearing a shirt with three arrows pointed down and to the left. This is commonly referred to as "Three Arrows" or "Iron Front." The symbol, initially representing resistance against totalitarian ideologies, to include Nazism, has more recently been adopted and used by Antifa (see *figure 3 below*).

- Skyler Henry episode quotes
 - **29:20 mark:** *Here's one of the things that I really want to drive home. If you have been to a protest where things are tense between the cops and protestors. You will see protestors get up into the faces of cops and like scream at them, in an effort to demoralize them. And the first couple of times, at least for me that I saw this done, were like pretty shocking. You don't often in real life, see someone get in someone else's face in an attempt to tear them down in that way, and it's pretty like intense to watch, and your first reaction is like wow, that's pretty messed up, to do that to another human being because it is so hostile. But because of the way that things are ordered, it is really one of the best tactics you have is to try and do that to get into the heads of these cops who are just sitting there in their little larpy riot gear, waiting for the opportunity to shoot somebody in the head with a rubber bullet or mutilate somebody with another one of their batman gadgets.*
 - **30:53 mark:** *What it comes down to, is the best thing that you can do is get up in the, and honestly it's kind of funny, but apparently hurting their feelings by yelling at them is a decent tactic because all of these cops are quitting. It's great. If you have the chance and you get in the situation, get in the cop's face and tell him he is terrible. Him or her. Tell him he should get a job that actually serves his community. Tell him he's a nazi. Tell him he's a fascist. All of those things are true. And it works because these cops eventually don't want to stand here and get screamed and they'll leave. Apparently. I think it's a great tactic.*
 - **32:30 mark:** *Well, when the cops come out with that stuff, when the cops get the riot gear out and they come out with the gas, and the rubber bullets and everything, at that point in a community where they aren't welcome like in Portland or like Sacramento in many cases, the cops are an occupying force. They are not welcome. They are infringing in a community that does not want them there. They are not welcome to be there. And I applaud any protestor who does anything that they have in their arsenal to make sure that the cops understand that that they are regarded as an enemy and as a trespasser in a neighborhood they are not welcome in.*

Figure 5 - Example: Three Arrows



EPISODE 153 – The monstrous Anne Marie Schubert: 04/27/2021

- Skyer Henry episode 153 quotes:
 - 11:15 mark: *Darryl Steinberg is the master of crows*
 - 13:05 mark: *That to me is one of the most important statistics surrounding this one. (Referencing the fact that Anne Marie Schubert has not filed charges on any officer involved shooting.)*
 - 18:47 mark: *Let's say for the sake of argument, that you are watching someone vandalize your car. Because of the way that our law enforcement works and our law enforcement operates, your options are to either let somebody vandalize your car; to handle it yourself, which brings in a pretty big x factor and obviously nobody wants to do that or to call the cops and maybe have them just shoot this person for vandalizing your car. Because of how violent our cops are, you have to do the mental calculus before you call 9-1-1 is it worth it to me to have this guy get shot 14 times in my driveway because he is breaking the windows out of my car. It's obviously not fair to someone like Stephon Clark, but it is really not fair to literally everybody who like lives in the city and might utilize the police in the way they are ostensibly meant to be utilized. Dave, you have said before, people, every time you see someone who is having a mental health crisis on the street now people are starting to pick it up now and I'm glad because it is saving lives now because people are calling 911 now and saying please send the fire department. Because if you send the cops its pretty, the odds are pretty decent that someone is going to die.*
 -

EPISODE 155 – “Old Habits Die Hard”: 05/04/2021

- Skyler Henry episode quotes:
 - 48:26 (during discussion of Sac PD UOF policy): *I love taking something like that, like an instruction like that. I love taking something like that, an instruction like that and applying it to like, what amounts to a white supremacists street gang.*
 - 49:08 mark: *“Yeah, like I mean like, like, like, yeah, a lot of these guys straight up are just like criminals with badges and so it’s hilarious to me to take these things that are like, ‘hey, like start with the least lethal option and then work your way up from there based on what the situation calls for’ like completely ignores that fact that these are like literally roving gangs of racist th...of like racist thugs who just roll through neighborhoods and kill the people that live there. Like it’s hilarious to try and ask these guys, like: ‘choose the least lethal of your options.’*

EPISODE 156 – “Councilmember Katie Valenzuela discusses the city manager vote”: 05/07/2021

- Skyler Henry episode quotes:
 - 38:28 minute mark: *“Because Howard Chan cannot dump money on, into the police budget fast enough. I feel like everytime I turn around, anytime there is a surplus, Howard Chan is just trying to hire more cops. In a city where the cops are out of control.”*

EPISODE 157 – “Timothy Spikestrip MCVeigh”

- At the 9:17 hours mark of this episode; Henry is seen with a water bottle. On the water bottle is a “Sacramento Community Self Defense Collective,” an Antifa affiliated association along with a sticker of the contemporary Antifa logo. The Antifa logo is a red flag and a black flag; the red flag representing communism/socialism and a black flag representing anarchy.

Figure 6 - screen capture from Voices: River City



Figure 7 - matching sticker (example)



Figure 8 - Antifa symbol (example)



- **Skyler Henry episode 157 quotes:**
 - **17:15 mark:** *Again, something that, to my understanding, is just sort of par for the course for how cops go about their marriages, but I mean here we go. This guy got busted. Also, as I'm sure somebody would like to take the ball and dunk on this, this guy*

is a recent Sacramento Cop Rogues galley? Guy. Dave do you remember this gentleman from a story that we covered recently? (Oh yeah, this was one of our iconic early episodes “cop shoots dog” where we told the story of how a man sitting outside Safeway was harassed by Sac PD...)

- **20:38 mark:** *I think that goes to show that if you are somebody who feels compelled to go get in the street and participate in civil unrest what you should do instead is hork(?) down 14 Bud Lights, put your badge down, beat your wife up real bad, get your gun out, point it at her, and threaten to kill her, and you will have an easier time getting out of jail than if you had just gone and gotten in the street. At least you’ll do it for cheaper.*
- **22:11 mark:** *There’s a study that gets pointed to all the time, that there’s a study where something like 40% of peace officers will admit to being domestically violent against their spouses, and I think that’s the ones that would be like, yeah, I do that. When asked for a study. I can’t name the study, so I can’t verify the veracity of this claim, but 40 % seems to be about the accepted number of these guys who are apparently beating the crap out of their ... (we should look into this if we are going to throw that number out)*

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Attorneys for the CITY OF SACRAMENTO

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SACRAMENTO

CITY OF SACRAMENTO, a municipal
corporation,

Petitioner,

vs.

SKYLER H. MICHEL-EVLETH aka
SKYLER HENRY,

Respondent.

Case No.:

**DECLARATION OF EMILY CHAN
IN SUPPORT OF CITY OF
SACRAMENTO'S PETITION FOR
TRO & RESTRAINING ORDER**

(Cal. Civ. Proc., § 527.8)

I, Emily Chan, declare:

1. I have personal knowledge of the facts stated herein and, if called to testify, I can competently testify thereto.

2. I am married to Howard Chan, City Manager for Petitioner CITY OF SACRAMENTO ("City"). We have been married for approximately 25 years, and have two children, Andrew Chan (19 years old), and Amanda Chan (17 years old). We currently reside in the North Natomas neighborhood, in the City of Sacramento.

3. On July 22, 2020, at approximately 6 p.m., protestors arrived at our home in North Natomas and staged a "sit-in/die-in." It is my understanding that they demanded my husband resign from his position as City Manager for, in their view, not holding the police department

1 accountable. This event was promoted on multiple social media platforms in the days leading
2 up to the protest. I was scared from the moment I first heard of the planned protest at our home
3 and had anxiety as a result. During the protest, I saw the fake body bags in our driveway and
4 tomb stones on our lawn. I heard the helicopters circling overhead. The protestors pounded
5 on our front door and our garage door which made me fearful because I had no idea whether
6 they would break into our home. My husband, both my children and my brother-in-law were
7 all home during the protest. I was scared for the safety of our family and hid with my daughter
8 in her bedroom. The crowd broke up at about 10 p.m.

9 4. On March 28, 2021, a demonstration was planned to take place again at our home.
10 The demonstration was posted on several social media platforms, which included "Wanted"
11 posters lettered in bloody calligraphy of my husband seeking that he be held accountable for
12 crimes and abuses of power by the Sacramento Police Department. Coming off the heels of the
13 January 6, 2021, insurrection at the United States Capitol, this protest was more fearful to me.
14 If the United States Capitol could be breached, I was very scared of the unknown factor of what
15 could happen to us in our home. It was my understanding that the group promoting this protest
16 was a dangerous, well organized group who are known to dress in black gear and black armor.
17 In reaction to this protest, the City's Mayor's Office released a letter to the organizers
18 denouncing the "wanted" photos and suggested alternative forms of peaceful protesting rather
19 than protesting at the homes of City officials. Fortunately, City's Police Department protected
20 all of us that day as they surrounded our home to keep protestors away from the grounds of our
21 private residence.


22 5. On or about June 7, 2021, my husband shared with me that the District 4
23 Councilmember hired the Respondent to work on the same floor as my husband. Respondent
24 has been a vocal supporter of the threats against my husband and the violent protests at our
25 home; in fact, he stated that my husband and the City's Mayor "should be terrorized for the
26 rest of their lives and should never be able to leave their homes."

27 6. Since the announcement of Respondent's hiring, I continue to grow more afraid for
28 the safety of my husband and our family. I understand that my husband's job is high profile

1 and often controversial. I have seen a wide range of calls against my husband, some demand
2 my husband be fired and others are more extreme and advocate for physical or psychological
3 harm. It is clear to me that Respondent's call for my husband to be terrorized for the rest of his
4 life falls into the latter category. I also believe that Respondent's calls are meant to incite and,
5 based on Respondent's previous statements, I am fearful that Respondent will continue to direct
6 protests to our home and that they will be aimed to harm our family. This is a feeling that I
7 never expected or experienced before while my husband carried out his duties as City Manager
8 – to be fearful of terrorism in my own home. It is not an emotion that I wish for anyone to
9 experience. I do not feel that my fear is irrational because of the position that my husband has
10 in overseeing more than 5,000 employees and overseeing the operation for a city with over
11 500,000 people. Furthermore, because of Respondent's hiring and his past conduct – which
12 includes advocating physical violence and broadcasting that call to others – I live in fear that, if
13 Respondent is allowed into the same building where my husband spends the majority of his
14 day, my husband will be a victim of violence and harmed. I feel sad and overwhelmed that a
15 job, to which my husband is dedicated to, has now put my family in harm's way.

16 I declare under penalty of perjury according to the laws of the State of California that the
17 foregoing is true and correct to the best of my knowledge and recollection.

18 Executed on June 15, 2021, in Sacramento, California.

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22 Emily Chan (Jun 15, 2021 23:57 PDT)

23 **EMILY CHAN**
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1 SUSANA ALCALA WOOD, City Attorney (SBN 156366)
2 **EMILIO CAMACHO, Senior Deputy City Attorney (SBN 282507)**
3 CITY OF SACRAMENTO
4 915 I Street, Room 4010
5 Sacramento, CA 95814-2608
6 Telephone: (916) 808-5346
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8 Attorneys for the CITY OF SACRAMENTO

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SUPERIOR COURT OF CALIFORNIA
COUNTY OF SACRAMENTO

CITY OF SACRAMENTO, a municipal
corporation,

Petitioner,

vs.

SKYLER H. MICHEL-EVLETH aka
SKYLER HENRY,

Respondent.

Case No.:

**DECLARATION OF MAYOR
DARRELL STEINBERG
IN SUPPORT OF CITY OF
SACRAMENTO'S PETITION FOR
TRO & RESTRAINING ORDER**

(Cal. Civ. Proc., § 527.8)

I, Darrell Steinberg, declare:

1. I have personal knowledge of the facts stated herein and, if called to testify, I can competently testify thereto.

2. I am currently the Mayor of the City of Sacramento. I was elected to office in 2016, and then again, in 2020. Prior to my election as Mayor, I was a member of the California State Assembly from 1998 to 2004. I was also a member of the California State Senate from 2006 to 2014, including serving as its President pro Tempore from 2008 to 2014. Before serving the State Legislature, I was elected to the Sacramento City Council.

3. I am familiar with SKYLER H. MICHEL-EVLETH aka SKYLER HENRY ("Respondent"). I believe strongly in the absolute right of people to criticize elected and appointed officials. Respondent or anyone has the right to refer to me as the worst Mayor

1 ever; I wouldn't like it, but he would be fully welcome at City Hall. That is not the situation
2 presented here. I am aware that Mr. Henry made the following public statements on a recent
3 podcast about public officials, "You should be terrified for the rest of your life," "You should
4 never be able to leave your house if that is how you're going to use your position to govern.
5 And like, to me, the same thing sort of applies with the mayor and the city manager of this city
6 (Sacramento). It's like no, no, no, you don't get to do that. You do not get to make the decisions
7 that you have made over and over and over again to the detriment of everybody who lives here
8 and then go home to your little f----- little McMansion in Natomas and like have a good night's
9 rest. I'm sorry, you don't get to do that. You do not have a right to that. Absolutely not." That
10 statement is a clear threat of violence.

11 4. Despite the threat, once I learned that Councilmember Valenzuela planned to hire
12 Mr. Henry, I agreed to meet with Mr. Henry and councilmember Valenzuela last week at her
13 request. I had never met Mr. Henry; however, I am always willing to give someone a chance
14 to explain themselves, and give them a fair chance if they are willing to reflect and recognize
15 the harm that their words or actions have caused. So, it was in this vein that I agreed to
16 meet. During our meeting, I asked Mr. Henry whether the statements he made now reflected
17 his current point of view. He said that he opposes physical violence against any person. When
18 I followed up by asking him whether he believed it was ever acceptable for someone who
19 disagrees with an elected or appointed official to threaten them, vandalize or destroy their
20 property, he would not commit to that principle.

21 5. I believe that threatening or inciting violence against a person, their home, or their
22 property is unacceptable in any and every form. This is true at any time, but especially in this
23 day and age.

24 6. Anyone who believes that it is appropriate to commit acts of violence against
25 person, home, or property is by definition ineligible to work in the public service.

26 / / /

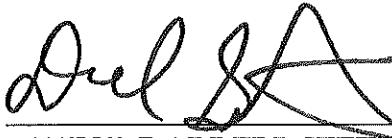
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1 I declare under penalty of perjury according to the laws of the State of California that the
2 foregoing is true and correct.

3 Executed on June 15, 2021, in Sacramento, California.

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MAYOR DARRELL STEINBERG

1 SUSANA ALCALA WOOD, City Attorney (SBN 156366)
2 EMILIO CAMACHO, Senior Deputy City Attorney (SBN 282507)
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8 Attorneys for the CITY OF SACRAMENTO

9 SUPERIOR COURT OF CALIFORNIA
10 COUNTY OF SACRAMENTO

11 CITY OF SACRAMENTO, a municipal
12 corporation,

13 Petitioner,

14 vs.

15 SKYLER H. MICHEL-EVLETH aka
16 SKYLER HENRY,

17 Respondent.

Case No.:

DECLARATION OF SENIOR
DEPUTY CITY ATTORNEY
EMILIO CAMACHO IN SUPPORT
OF CITY OF SACRAMENTO'S
PETITION FOR TRO &
RESTRAINING ORDER

(Cal. Civ. Proc., § 527.8)

18 I, Emilio Camacho, declare:

19 1. I am an attorney at law, duly licensed to practice before all the Courts of the State
20 of California, and I am a Senior Deputy City Attorney for the Sacramento City Attorney's
21 Office, the attorneys of record for the City of Sacramento ("City"). I have personal knowledge
22 of the facts set forth in this declaration. If called upon to do so, I could and would testify to the
23 following facts.

24 2. On June 15, 2021, I called the number identified in the employment application
25 belonging to Respondent SKYLER H. MICHEL-EVLETH ("Respondent"). I spoke to
26 Respondent and notified him that I would be filing a petition for a temporary restraining order
27 tomorrow (June 16, 2021) and a workplace violence restraining order on July 7, 2021, for
28 Sacramento City Manager, Howard Chan ("Petition"). I further informed Respondent that my

1 office spoke with a clerk of this Court and was told that if the Petition is filed on June 16, 2021,
2 we should have a restraining order hearing date on or about July 7, 2021, but would not know
3 until after filing and review by this Court. I asked Respondent whether he had any questions
4 and he stated he did not.

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

7 Executed on June 16, 2021, in Sacramento, California.

8 **Signature:** 
Emilio Camacho (Jun 16, 2021 09:24 PDT)

9 **Email:** ecamacho@cityofsacramento.org

10 **EMILIO CAMACHO**
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Clerk stamps date here when form is filed.

1 Petitioner (Employer)a. Name: City of Sacramento

Lawyer for Petitioner (if any for this case):

Name: Emilio Camacho State Bar No.: 282507Firm Name: Sacramento City Attorney

b. Address (If you have a lawyer, give your lawyer's information.):

Address: 915 I StreetCity: Sacramento State: CA Zip: 95814Telephone: 916-808-5346 Fax: 916-808-7455E-Mail Address: ecamacho@cityofsacramento.org

Fill in court name and street address:

Superior Court of California, County of Sacramento

Gordon D. Schaber, Sacramento

County Courthouse

720 9th Street

Sacramento, CA 95814

2 Employee in Need of ProtectionFull Name: Howard Chan

Fill in case number:

Case Number:

3 Respondent (Person From Whom Protection Is Sought)Full Name: Skyler Michel-Evleth, aka Skyler Henry*The court will complete the rest of this form.***4 Notice of Hearing****A court hearing is scheduled on the request for restraining orders against the respondent:****Hearing
Date**

Date: _____

Time: _____

Dept.: _____

Room: _____

Name and address of court if different from above:

5 Temporary Restraining Orders (Any orders granted are on Form WV-110, served with this notice.)

a. Temporary Restraining Orders for personal conduct and stay away orders as requested in Form WV-100, Request for Workplace Violence Restraining Orders, are (check only one box below):

(1) ☐ All **GRANTED** until the court hearing.(2) ☐ All **DENIED** until the court hearing. (Specify reasons for denial in b, below.)(3) ☐ Partly **GRANTED** and partly **DENIED** until the court hearing. (Specify reasons for denial in b, below.)

b. Reasons that Temporary Restraining Orders as requested in Form WV-100, *Petition for Workplace Violence Restraining Orders*, for personal conduct or stay away are denied are:

- (1) ☐ The facts as stated in Form WV-100 do not sufficiently show reasonable proof that the employee has suffered unlawful violence or a credible threat of violence by the respondent, and that great or irreparable harm to the employee would result if a temporary restraining order is not issued.
- (2) ☐ Other (*specify*): ☐ As stated on Attachment 5b.

6 Service of Documents by the Petitioner

At least ☐ five ☐ _____ days before the hearing, someone age 18 or older—not you or anyone to be protected—must personally give (serve) a court file-stamped copy of this Form WV-109, *Notice of Court Hearing*, to the respondent along with a copy of all the forms indicated below:

- a. WV-100, *Petition for Workplace Violence Restraining Orders* (file-stamped)
- b. ☐ WV-110, *Temporary Restraining Order* (file-stamped) **IF GRANTED**
- c. WV-120, *Response to Petition for Workplace Violence Restraining Orders* (blank form)
- d. WV-120-INFO, *How Can I Respond to a Petition for Workplace Violence Restraining Orders?*
- e. WV-250, *Proof of Service of Response by Mail* (blank form)
- f. ☐ Other (*specify*): _____

Date: _____

Judicial Officer

To the Petitioner:

- The court cannot make the restraining orders after the court hearing unless the respondent has been personally given (served) a copy of your request and any temporary orders. To show that the respondent has been served, the person who served the forms must fill out a proof of service form. Form WV-200, *Proof of Personal Service*, may be used.
- For information about service, read Form WV-200-INFO, *What Is "Proof of Personal Service"?*
- If you are unable to serve the respondent in time, you may ask for more time to serve the documents. Use Form WV-115, *Request to Continue Court Hearing and to Reissue Temporary Restraining Order*.



To the Respondent

- If you want to respond to the request for orders in writing, file Form WV-120, *Response to Request for Workplace Violence Restraining Orders*, and have someone age 18 or older—**not you or anyone to be protected**—mail it to the petitioner.
- The person who mailed the form must fill out a proof of service form. Form WV-250, *Proof of Service of Response by Mail*, may be used. File the completed form with the court before the hearing and bring a copy with you to the court hearing.
- Whether or not you respond in writing, go to the hearing if you want the judge to hear from you before making an order. You may tell the judge why you agree or disagree with the orders requested.
- You may bring witnesses and other evidence.
- **At the hearing, the judge may make restraining orders against you that could last up to three years and may order you to sell or turn in any firearms that you own or possess.**

**Request for Accommodations**

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for *Request for Accommodations by Persons with Disabilities and Response* (Form MC-410). (Civ. Code, § 54.8.)

(Clerk will fill out this part.)

—Clerk's Certificate—

I certify that this *Notice of Court Hearing* is a true and correct copy of the original on file in the court.

Clerk's Certificate

[seal]

Date: _____

Clerk, by _____, Deputy

1 Petitioner (Employer)a. Name: City of Sacramento

Lawyer for Petitioner (if any, for this case):

Name: Emilio Carnacho State Bar No.: 282507Firm Name: Sacramento City Attorney

b. Your Address (If you have a lawyer, give your lawyer's information.):

Address: 915 I Street, 4th FloorCity: Sacramento State: CA Zip: 95821Telephone: 916-808-5346 Fax: 916-808-7455E-Mail Address: ecarnacho@cityofsacramento.org

Fill in court name and street address:

Superior Court of California, County of
Sacramento
Gordon D. Schaber, Sacramento
County Courthouse
720 9th Street
Sacramento, CA 95814

Court fills in case number when form is filed.

Case Number:

2 Employee (Protected Person)Full Name: Howard Chan**3 Respondent (Restrained Person)**Full Name: Skyler Michel-Evleth, aka Skyler Henry

Description:

Sex: ☒ M ☐ F Height: 6'2" Weight: 210 lbs. Date of Birth: 10/22/1983Hair Color: Brown Eye Color: Brown Age: 37 Race: WhiteHome Address (if known): 524 10th Street, Apt. 2City: Sacramento State: CA Zip: 95814

Relationship to Employee: _____

4 ☐ Additional Protected Persons

In addition to the employee, the following family or household members or other employees are protected by the temporary orders indicated below:

Full Name	Sex	Age	Household Member?	Relation to Employee
<u>Emily Chan</u>	<u>F</u>	<u>48</u>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<u>Wife</u>
<u>Andrew Chan</u>	<u>M</u>	<u>19</u>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<u>Son</u>
<u>Amanda Chan</u>	<u>F</u>	<u>17</u>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<u>Daughter</u>

☒ Additional protected persons are listed at the end of this Order on Attachment 4.**5 Expiration Date**

This Order expires at the end of the hearing scheduled for the date and time below:

Date: _____ Time: _____ ☐ a.m. ☐ p.m.**This is a Court Order.**

To the Respondent:

The court has issued the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may have to go to jail for up to one year, pay a fine of up to \$1,000, or both.

6 Personal Conduct Orders

☐ Not Requested ☐ Denied Until the Hearing ☐ Granted as Follows:

a. You are ordered **not** do the following things to the employee

☐ and to the other protected persons listed in (4):

- (1) ☐ Harass, molest, strike, assault (sexually or otherwise), batter, abuse, destroy personal property of, or disturb the peace of the person.
- (2) ☐ Commit acts of violence or make threats of violence against the person.
- (3) ☐ Follow or stalk the person during work hours or to or from the place of work.
- (4) ☐ Contact the person, either directly or indirectly, in **any** way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by e-mail, by fax, or by other electronic means.
- (5) ☐ Enter the workplace of the person.
- (6) ☐ Take any action to obtain the person's address or locations. If this item is not checked, the court has found good cause not to make this order.
- (7) ☐ Other (*specify*):
☐ Other personal conduct orders are attached at the end of this Order on Attachment 6a(7).

b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the petitioner.

7 Stay-Away Order

☐ Not Requested ☐ Denied Until the Hearing ☐ Granted as Follows:

a. You **must** stay at least _____ yards away from (*check all that apply*):

- (1) ☐ The employee
- (2) ☐ Each other protected person listed in (4)
- (3) ☐ The employee's workplace
- (4) ☐ The employee's home
- (5) ☐ The employee's school
- (6) ☐ The employee's children's school
- (7) ☐ The employee's children's place of child care
- (8) ☐ The employee's vehicle
- (9) ☐ Other (*specify*):

b. This stay-away order does not prevent you from going to or from your home or place of employment.

This is a Court Order.

8 No Guns or Other Firearms and Ammunition

- a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other firearms, or ammunition.
- b. You must:
- (1) Sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms in your immediate possession or control. This must be done within 24 hours of being served with this Order.
 - (2) File a receipt with the court within 48 hours of receiving this Order that proves that your guns or firearms have been turned in, sold, or stored. *(You may use form WV-800, Proof of Firearms Turned In, Sold, or Stored for the receipt.)*
- c. ☐ The court has received information that you own or possess a firearm.

9 Other Orders

☐ Not Requested ☐ Denied Until the Hearing ☐ Granted as Follows (specify):

☐ Additional orders are attached at the end of this Order on Attachment 9.

To the Petitioner:**10 Mandatory Entry of Order Into CARPOS Through CLETS**

This Order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS). *(Check one):*

- a. ☐ The clerk will enter this Order and its proof-of-service form into CARPOS.
- b. ☐ The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.
- c. ☐ By the close of business on the date that this Order is made, the employer or the employer's lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agencies listed below to enter into CARPOS:

Name of Law Enforcement Agency

Address (City, State, Zip)

☐ Additional law enforcement agencies are listed at the end of this Order on Attachment 10.

11 No Fee to Serve (Notify) Restrained Person ☐ Ordered ☐ Not Ordered

The sheriff or marshal will serve this Order without charge because:

- a. ☐ The Order is based on a credible threat of violence or stalking.
- b. ☐ The petitioner is entitled to a fee waiver.

This is a Court Order.

12 Number of pages attached to this Order, if any: _____

Date: _____

Judicial Officer _____

Warnings and Notices to the Restrained Person in 2

You Cannot Have Guns or Firearms

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms that you have or control as stated in item 8 above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and form WV-109, *Notice of Court Hearing*, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item 3.

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

After You Have Been Served With a Restraining Order

- Obey all the orders. Any intentional violation of this Order is a misdemeanor punishable by a fine or by imprisonment in a county jail, or by both fine and imprisonment. (Pen. Code, § 273.6.)
- Read form WV-120-INFO, *How Can I Respond to a Petition for Orders to Stop Workplace Violence?*, to learn how to respond to this Order.
- If you want to respond, fill out form WV-120, *Response to Petition for Workplace Violence Restraining Orders*, and file it with the court clerk. You do not have to pay any fee to file your response if the petition claims that you threatened violence against or stalked the employee, or placed the employee in reasonable fear of violence.
- You must have form WV-120 served on the petitioner or the petitioner's attorney by mail. You cannot do this yourself. The person who does the service should complete and sign form WV-250, *Proof of Service of Response by Mail*. File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use form MC-030, *Declaration*, for this purpose. It is available from the clerk's office at the court shown on page 1 of this form or at www.courts.ca.gov/forms. If you do not know how to prepare a declaration, you should see a lawyer.
- Whether or not you file a response, you should attend the hearing. If you have any witnesses, they must also go to the hearing.
- At the hearing, the judge can make restraining orders against you that last for up to three years. Tell the judge why you disagree with the orders requested.

This is a Court Order.

Instructions for Law Enforcement**Enforcing the Restraining Order**

This order is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Restraining and Protective Orders System (CARPOS). Agencies are encouraged to enter violation messages into CARPOS. If the law enforcement agency has not received proof of service on the restrained person, the agency must advise the restrained person of the terms of the order and then must enforce it. Violations of this order are subject to criminal penalties.

Start Date and End Date of Orders

This order *starts* on the date next to the judge's signature on page 4. The order *ends* on the expiration date in item 5 on page 1.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, this order remains in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The order can be changed only by another court order. (Pen. Code, § 13710(b).)

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued, the orders must be enforced according to the following priorities: (See Pen. Code, § 136.2, Fam. Code, §§ 6383(h)(2), 6405(b).)

1. *EPO*: If one of the orders is an *Emergency Protective Order* (form EPO-001) and is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
2. *No Contact Order*: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence over any other restraining or protective order.
3. *Criminal Order*: If none of the orders includes a no contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
4. *Family, Juvenile, or Civil Order*: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

(Clerk will fill out this part.)

—Clerk's Certificate—

Clerk's Certificate
[seal]

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: _____ Clerk, by _____, Deputy

This is a Court Order.

SHORT TITLE: City of Sacramento v. Skyler Michel-Evleth	CASE NUMBER:
--	--------------

ATTACHMENT (Number): 4*(This Attachment may be used with any Judicial Council form.)*

Name	Sex	Age	Household Member?	Relation to Employee
Edmund Chan	M	52	X Yes No	Brother

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 1*(Add pages as required)*

**Workplace Violence Restraining
Order After Hearing**
Clerk stamps date here when form is filed.
1 Petitioner (Employer)

a. Name: City of Sacramento

Lawyer for Petitioner (if any, for this case)

Name: Emilio Camacho State Bar No.: 282507

Firm Name: Sacramento City Attorney

b. Your Address (If you have a lawyer, give your lawyer's information.)

Address: 915 I Street, 4th Floor

City: Sacramento State: CA Zip: 95814

Telephone: 916-808-5346 Fax: 916-808-7455

E-Mail Address: ecamacho@cityofsacramento.org
Fill in court name and street address:

**Superior Court of California, County of
Sacramento**
Gordon D. Schaber, Sacramento
County Courthouse
720 9th Street
Sacramento, CA 95814

Court fills in case number when form is filed.
Case Number:
2 Employee (Protected Person)

Full Name: Howard Chan
3 Respondent (Restrained Person)

Full Name: Skyler Michel-Evleth, aka Skyler Henry

Description

Sex: ☒ M ☐ F Height: 6'2" Weight: 210 lbs. Date of Birth: 10/22/1983

Hair Color: Brown Eye Color: Brown Age: 37 Race: White

Home Address (if known): 524 10th Street, Apt. 2

City: Sacramento State: CA Zip: 95814

Relationship to Employee: _____

4 ☒ Additional Protected Persons

In addition to the student, the following family or household members or other students are protected by the temporary orders indicated below:

Full Name	Sex	Age	Household Member?	Relation to employee
Emily Chan	F	48	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Wife
Andrew Chan	M	19	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Son
Amanda Chan	F	17	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Daughter

☒ Additional protected persons are listed at the end of this Order on Attachment 4.

5 Expiration Date

This Order, except for any award of lawyer's fees, expires at

Date: _____ Time: _____ ☐ a.m. ☐ p.m.

If no expiration date is written here, this Order expires three years from the date of issuance.

This is a Court Order.


6 Hearing

- a. There was a hearing on (date): _____ at (time): _____ in Dept.: _____ Room: _____
(Name of judicial officer): _____ made the orders at the hearing.
- b. These people were at the hearing:
- (1) ☐ The petitioner/employer (name): _____
- (2) ☐ The lawyer for the petitioner/employer (name): _____
- (3) ☐ The employee (4) ☐ The lawyer for the employee (name): _____
- (5) ☐ The respondent (6) ☐ The lawyer for the respondent (name): _____
- ☐ Additional persons present are listed at the end of this Order on Attachment 6b,
- c. ☐ The hearing is continued. The parties must return to court on (date): _____ at (time): _____.

To the Respondent:

The court has granted the orders checked below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

7 Personal Conduct Orders

- a. You are ordered **not** do the following things to the employee
☐ and to the other protected persons listed in (4):
- (1) ☐ Harass, molest, strike, assault (sexually or otherwise), batter, abuse, destroy personal property of, or disturb the peace of the person.
- (2) ☐ Commit acts of violence or make threats of violence against the person.
- (3) ☐ Follow or stalk the person during work hours or to or from the place of work.
- (4) ☐ Contact the person, either 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.
- (5) ☐ Enter the person's workplace.
- (6) ☐ Take any action to obtain the person's address or locations. If this item is not checked, the court has found good cause not to make this order.
- (7) ☐ Other (specify):
☐ Other personal conduct orders are attached at the end of this Order on Attachment 7a(7).

- b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order.

This is a Court Order.

8 Stay-Away Ordersa. You **must** stay at least _____ yards away from (*check all that apply*):

- (1) ☐ The employee. (7) ☐ The employee's children's place of child care.
 (2) ☐ Each other protected person listed in ④. (8) ☐ The employee's vehicle.
 (3) ☐ The employee's workplace. (9) ☐ Other (*specify*): _____
 (4) ☐ The employee's home. _____
 (5) ☐ The employee's school. _____
 (6) ☐ The employee's children's school. _____

b. This stay-away order does not prevent you from going to or from your home or place of employment.

9 No Guns or Other Firearms and Ammunition

a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other firearms, or ammunition.

b. If you have not already done so, you must:

- (1) Sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms in your immediate possession or control. This must be done within 24 hours of being served with this Order.
 (2) File a receipt with the court within 48 hours of receiving this Order that proves that your guns have been turned in, sold, or stored. (*You may use form WV-800, Proof of Firearms Turned In, Sold, or Stored, for the receipt.*)

c. ☐ The court has received information that you own or possess a firearm.d. ☐ The court has made the necessary findings and applies the firearm relinquishment exemption under Code of Civil Procedure section 527.9(f). Under California law, the respondent is not required to relinquish this firearm (*specify make, model, and serial number of firearm(s)*): _____

The firearm must be in his or her physical possession only during scheduled work hours and during travel to and from his or her place of employment. Even if exempt under California law, the respondent may be subject to federal prosecution for possessing or controlling a firearm.

10 ☐ Costs

You must pay the following amounts for costs to the petitioner:

<u>Item</u>	<u>Amount</u>	<u>Item</u>	<u>Amount</u>
_____	\$ _____	_____	\$ _____
_____	\$ _____	_____	\$ _____
_____	\$ _____	_____	\$ _____

☐ Additional amounts are attached at the end of this Order on Attachment 10.**This is a Court Order.**

11 ☐ **Other Orders** (*specify*):

_____☐ Additional orders are attached at the end of this Order on Attachment 11.**To the Person in 1:****12** **Mandatory Entry of Order Into CARPOS Through CLETS**

This Order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS). (*Check one*):

- a. ☐ The clerk will enter this Order and its proof-of-service form into CARPOS.
- b. ☐ The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.
- c. ☐ By the close of business on the date that this Order is made, the petitioner or the petitioner's lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agency listed below to enter into CARPOS:

Name of Law Enforcement AgencyAddress (City, State, Zip)

_____☐ Additional law enforcement agencies are listed at the end of this Order on Attachment 12.**13** **Service of Order on Respondent**


- a. ☐ The respondent personally attended the hearing. No other proof of service is needed.
- b. ☐ The respondent did not attend the hearing.
- (1) ☐ Proof of service of form WV-110, *Temporary Restraining Order*, was presented to the court. The judge's orders in this form are the same as in form WV-110 except for the expiration date. The respondent must be served with this Order. Service may be by mail.
- (2) ☐ The judge's orders in this form are different from the temporary restraining orders in form WV-110. Someone—but not the petitioner or anyone protected by this order—must personally serve a copy of this Order on the respondent.

14 **No Fee to Serve (Notify) Restrained Person**

The sheriff or marshal will serve this Order without charge because the Order is based on a credible threat of violence or stalking.

15 Number of pages attached to this Order, if any: _____

Date: _____



Judicial Officer**This is a Court Order.**

Warning and Notice to the Respondent:**You Cannot Have Guns or Firearms**

Unless item 9d is checked, you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms that you have or control as stated in item (9). The court will require you to prove that you did so.

Instructions for Law Enforcement**Enforcing the Restraining Order**

This Order is enforceable by any law enforcement agency that has received the Order, is shown a copy of the Order, or has verified its existence on the California Restraining and Protective Order System (CARPOS). Agencies are encouraged to enter violation messages into CARPOS. If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency must advise the restrained person of the terms of the Order and then must enforce it. Violations of this Order are subject to criminal penalties.

Start Date and End Date of Orders

This Order *starts* on the date next to the judge's signature on page 4 and *ends* on the expiration date in item (5) on page 1.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, this Order remains in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, § 13710(b).)

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued, the orders must be enforced according to the following priorities: (See Pen. Code, § 136.2, Fam. Code, §§ 6383(h)(2), 6405(b).)

1. *EPO*: If one of the orders is an *Emergency Protective Order* (form EPO-001) and is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
2. *No Contact Order*: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence over any other restraining or protective order.
3. *Criminal Order*: If none of the orders includes a no contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
4. *Family, Juvenile, or Civil Order*: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

This is a Court Order.

Case Number:

Clerk's Certificate
[seal]

(Clerk will fill out this part.)

—Clerk's Certificate—

I certify that this *Workplace Violence Restraining Order After Hearing* is a true and correct copy of the original on file in the court.

Date: _____ Clerk, by _____, Deputy

This is a Court Order.

SHORT TITLE:	CASE NUMBER:
City of Sacramento v. Skyler Michel-Evleth	

ATTACHMENT (Number): 4*(This Attachment may be used with any Judicial Council form.)*

Full Name	Sex	Age	Household Member?	Relation to Employee
Edmund Chan	M	52	X Yes No	Brother

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 1*(Add pages as required)*