

APPENDIX A

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION ONE

COURT OF APPEAL - SECOND DIST.

F I L E D

Dec 23, 2019

DANIEL P. POTTER, Clerk

izelaya Deputy Clerk

SHARON JOHNSON,

Petitioner,

v.

THE SUPERIOR COURT OF
LOS ANGELES COUNTY,

Respondent;

DAVID DANON,

Real Party in Interest.

B300240

(Super. Ct. L.A. County
No. 18STCV09829)

(MALCOLM H. MACKEY, Judge)

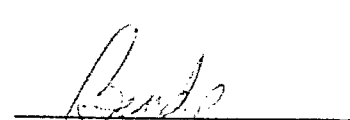
ORDER

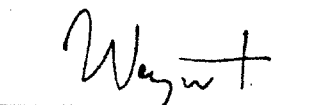
THE COURT*:

The petition for writ of mandate/stay, filed August 28, 2019, has been read and considered.

The petition is denied. The temporary stay order is hereby vacated.


*CHANAY, Acting D. J.


BENDIX, J.


WEINGART, J.**

** Judge of the Los Angeles Superior Court assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION ONE

COURT OF APPEAL - SECOND DIST.

FILED

Sep 06, 2019

DANIEL P. POTTER, Clerk

JLozano

Deputy Clerk

SHARON JOHNSON,

Petitioner,

v.

THE SUPERIOR COURT OF
LOS ANGELES COUNTY,

Respondent;

DAVID DANON,

Real Party in Interest.

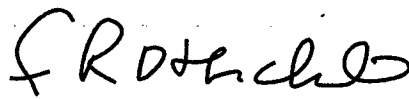
B300240

(Super. Ct. L.A. County
No. 18STCV09829)

(MALCOLM H. MACKEY, Judge)

TEMPORARY STAY ORDER

All discovery in Los Angeles Superior Court case No. 18STCV09829, entitled *David Danon v. Sharon Johnson*, is hereby stayed pending resolution of the above petition or further order of this Court.



ROTHSCHILD, Presiding Justice

APPENDIX B

SUPREME COURT
FILED

JAN 15 2020

Court of Appeal, Second Appellate District, Division One - No. B300240
Jorge Navarrete Clerk

S259888

Deputy

IN THE SUPREME COURT OF CALIFORNIA

En Banc

SHARON JOHNSON, Petitioner,

v.

SUPERIOR COURT OF LOS ANGELES COUNTY, Respondent;

DAVID DANON, Real Party in Interest.

The petition for review and application for stay are denied.

CANTIL-SAKAUYE

Chief Justice

APPENDIX C

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Civil Division

West District, Santa Monica Courthouse, Department R

18SMSC03542

SHARON JOHNSON vs DAVID G. DANON

January 17, 2019

4:02 PM

Judge: Honorable Lawrence Cho
Judicial Assistant: Darian Salisbury
Courtroom Assistant: None

CSR: None
ERM: None
Deputy Sheriff: None

19SMR000171

APPEARANCES:

For Plaintiff(s): No Appearances

For Defendant(s): No Appearances

NATURE OF PROCEEDINGS: Ruling on Submitted Matter;

The Court, having taken the matter under submission on 12/28/2018, now rules as follows: Court orders judgment entered for Plaintiff Sharon Johnson against Defendant David G. Danon on the Plaintiff's Claim filed by Sharon Johnson on 11/06/2018 for the principal amount of \$9,999.00 for a total of \$9,999.00.

Clerk to give notice.

Certificate of Mailing is attached.

APPENDIX D

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Family Division

Stanley Mosk Dept. - 26

18SMRO00331

Danon, David Glenn

vs

Johnson, Sharon

September 6, 2018

8:30 AM

Honorable Dianna Gould-Saltman, Judge

Charlotte Andrews, Judicial Assistant

Jacqueline Caire (#9599), Court Reporter

Philip J Johnson, Deputy Sheriff

NATURE OF PROCEEDINGS: Restraining Order Hearing

The following parties are present for the aforementioned proceeding:

David Danon, Petitioner

Sharon Johnson, Respondent

Jack Dwosh, Attorney for Petitioner

The matter is called for hearing.

The Petitioner resumes testimony.

Petitioner rests.

After reading and considering the Petitioner's evidence, the Court finds that the Petitioner has not provided sufficient facts to meet the minimum burden of proof. The Petition is denied. The Temporary Restraining Order is dissolved and the case is dismissed.

Minute Order

Page 1 of 1

APPENDIX E

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Family Division

Santa Monica Dept. - F

19SMR000171

Johnson, Sharon

vs

Danon, David Glenn

May 21, 2019

8:30 AM

Honorable Michael I. Levanas, Judge

Wendy Carr, Judicial Assistant

Joanne Mio (#10871), Court Reporter

NATURE OF PROCEEDINGS: Request - DV Prevention w/o Minor Child (Case Initiation) filed by Petitioner on April 30, 2019

The Court finds that the Petitioner does not stipulate to the Judge Pro Tem hearing the above-captioned matter.

The following parties are present for the aforementioned proceeding:

David Danon, Respondent

Sharon Johnson, Petitioner

Jack Dwosh, Attorney for Respondent

The matter is called for hearing.

The parties are placed under oath and testify.

Respondent's Exhibits: B (Petitioner's Ex Parte Motion to Quash), C (Petitioner's Notice of Demurrer), D (Petitioner's Reply to Opposition to Motion to Quash), E (Reply to Demurrer), F (Petitioner's Request to Disqualify Judge Mackey), G, H, I, J and K (Each an email) are all marked for identification.

Petitioner's request for a Domestic Violence Restraining Order is granted. The Court orders a permanent Restraining Order for a period of one (1) year. Restraining Order is to expire on May 20, 2020.

The Restrained Party must not do the following things to the protected party:

-Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, disturb the peace, keep under surveillance, impersonate (on the Internet, electronically or otherwise), or block movements.

-Contact, either directly or indirectly, by any means, including, but not limited to, by telephone, mail, e-mail, or other electronic means.

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