FILED

JUL 0.6 2018

OSC AS ORIGINAL PROCESS – SUBMITTED WITH NEW COMPLAINT PRELIMINARY INJUNCTIVE RELIEF AND TEMPORARY RESTRAINING ORDER PURSUANT TO RULE 4:52

JE. THEY R. JABLONSKI, J.S.C.

County Part Docket No.: Part Part Docket No.: Part Docket No.: Part Part Docket No.: Part Docket No.: Part	•	Superior Court of New Jersey
Control Control Part Part Control Part Control Part Control Part Control Part Part Control Part Control Part Part Control Part Part Control Part Part Control Part		Chancery Division Hudson County
Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), CIVIL ACTION ORDER TO SHOW CAUSE WITH TEMPORARY RESTRAINTS PURSUANT TO RULE 4:52 THIS MATTER being brought before the court by (regon Malandar Attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this day of Att 2018 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Hadron County Courthouse in Jerry Cit. New Jersey at 11 o'clock in the free noon or as soon thereafter as counsel can be heard, on the 10th day of Asymman 20 18 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Set forth with specificity the return date relief that the plaintiff is seeking 1; B. Haw (south de instance and Malandarce) crefts "maranearces" of a cregon Malandarces of crefts "maranearces" of a cregon maranearces of crefts "maranearces" of a cregon maranearces of crefts "maranearces" of a cr	Visha Visha	General Eavity Part
Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), Plaintiff(s), CIVIL ACTION ORDER TO SHOW CAUSE WITH TEMPORARY RESTRAINTS PURSUANT TO RULE 4:52 THIS MATTER being brought before the court by (regon Malandar Attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this day of Att 2018 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Hadron County Courthouse in Jerry Cit. New Jersey at 11 o'clock in the free noon or as soon thereafter as counsel can be heard, on the 10th day of Asymman 20 18 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Set forth with specificity the return date relief that the plaintiff is seeking 1; B. Haw (south de instance and Malandarce) crefts "maranearces" of a cregon Malandarces of crefts "maranearces" of a cregon maranearces of crefts "maranearces" of a cregon maranearces of crefts "maranearces" of a cr	Malandoveco and Bangies.	Docket No.: / C-100-18
ORDER TO SHOW CAUSE [Insert the defendant's name], Defendant(s). THIS MATTER being brought before the court by (regar Malander attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this This on this This or the This or this This or this This or this This or the This or th	[Insert the plaintiff's name],	
THIS MATTER being brought before the court by (regard Malandar Attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this day of July 218 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Holey County Courthouse in July 1, papear and show cause before the fact on on or as soon thereafter as counsel can be heard, on the low day of Lagranger 20 12 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Set forth with specificity the return date relief that the plaintiff is seeking.]; B. How Coarle de index explicit that the plaintiff is seeking.]; B. How Coarle de index explicit that the plaintiff is seeking.]; C. Granting such other relief as the court deems equitable and just.	Plaintiff(s),	CIVIL ACTION
THIS MATTER being brought before the court by (regard Malandar Attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this Lord day of Lord 218 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Holden County Courthouse in Lord New Jersey at O'clock in the free noon or as soon thereafter as counsel can be heard, on the lord day of Lord New Jersey at 20 18 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Perm A. Set forth with specificity the return date relief that the plaintiff is seeking]; B. How Google de instance sexplicity that the plaintiff is seeking]; C. Granting such other relief as the court deems equitable and just.	v	
THIS MATTER being brought before the court by (regard Malandar Attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this Lord day of Lord 218 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Holden County Courthouse in Lord New Jersey at O'clock in the free noon or as soon thereafter as counsel can be heard, on the lord day of Lord New Jersey at 20 18 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Perm A. Set forth with specificity the return date relief that the plaintiff is seeking]; B. How Google de instance sexplicity that the plaintiff is seeking]; C. Granting such other relief as the court deems equitable and just.	600g/e, Inc.	ORDER-TO-SHOW-CAUSE-
THIS MATTER being brought before the court by (regory Malander attorney for plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this by day of And Defendant of the defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Hodgen County Courthouse in Jury Chan, New Jersey at o'clock in the free noon or as soon thereafter as counsel can be heard, on the o'ld day of Angune 20 18 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Perm t A. [Set forth with specificity the return date relief that the plaintiff is seeking.]; B. Haw Coarle de index "explicit past as a Sault in any from Scarles Court and	\bigcup [Insert the defendant's name],	WITH TEMPORARY RESTRAINTS
plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this List on this List day of Daly 2018 ORDERED	Defendant(s).	PURSUANT TO RULE 4:52
plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this List on this List day of Daly 2018 ORDERED		
plaintiff, [insert the plaintiff's name], seeking relief by way of temporary restraints pursuant to R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this List on this List day of Daly 2018 ORDERED	THIS MATTER being brought before the	e court by Creans Maladerattorney for
R. 4:52, based upon the facts set forth in the verified complaint filed herewith; and it appearing that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this 6th day of 18 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the flution County Courthouse in 1905 City, New Jersey at 10 o'clock in the free noon or as soon thereafter as counsel can be heard, on the 10th day of 1905 day of 1905 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from Perm t A. [Set forth with specificity the return date relief that the plaintiff is seeking]; B. Haw Google de index explicit past as Sault in order "Maismonucco" and "Creation and "County Courthouse" "Maismonucco" and "Creation and "County Courthouse" "Maismonucco" and "County Courthouse" "Maismonucco" and "Creation and "County Courthouse" "Maismonucco" and "Creation and County County County Courthouse in 1905 and 1905 a		- ·
that [the defendant has notice of this application] or [defendant consent's to plaintiff's application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this 6th day of July 2518 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the flower County Courthouse in July Ck., New Jersey at 1 o'clock in the flower noon or as soon thereafter as counsel can be heard, on the 10th day of superior 2018 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from point A. [Set forth with specificity the return date relief that the plaintiff is seeking.]; B. Haw works de index explicit past as Sault image from Scales C. Of Cray and Cray Mulandrocco Could's main paramoneuros. D. Granting such other relief as the court deems equitable and just.		
application] or [immediate and irreparable damage will probably result before notice can be given and a hearing held] and for good cause shown. It is on this	R. 4:52, based upon the facts set forth in the veri	fied complaint filed herewith; and it appearing
given and a hearing held] and for good cause shown. It is on this Line day of July 2018 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Holen County Courthouse in Jersey City., New Jersey at	that [the defendant has notice of this application]	or [defendant consent's to plaintiff's
It is on this 6th day of Aug 2018 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Hudson Country Courthouse in Jersey C.K., New Jersey at 11 o'clock in the feet noon or as soon thereafter as counsel can be heard, on the 10th day of September, 2018 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from permet A. [Set forth with specificity the return date relief that the plaintiff is seeking]; B. Have Coaste de instex explicit past assault in age from Scanles C. Of "Creg and "Cregony Malandrocco" and is "Mainroperiors." D. Granting such other relief as the court deems equitable and just.	application] or [immediate and irreparable dama;	ge will probably result before notice can be
It is on this 6th day of Aug 2018 ORDERED that defendant, [insert the defendant's name], appear and show cause before the Superior Court at the Hudson Country Courthouse in Jersey C.K., New Jersey at 11 o'clock in the feet noon or as soon thereafter as counsel can be heard, on the 10th day of September, 2018 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from permet A. [Set forth with specificity the return date relief that the plaintiff is seeking]; B. Have Coaste de instex explicit past assault in age from Scanles C. Of "Creg and "Cregony Malandrocco" and is "Mainroperiors." D. Granting such other relief as the court deems equitable and just.	given and a hearing held] and for good cause sho	own.
name], appear and show cause before the Superior Court at the Hudson Country Courthouse in Jessey City, New Jersey at 1/2 o'clock in the free noon or as soon thereafter as counsel can be heard, on the 10 day of 1/2 day of 1/2 why an order should not be issued preliminarily enjoining and restraining defendant, [insert the defendant's name], from permet A. [Set forth with specificity the return date relief that the plaintiff is seeking]; B. Have Coople de index "explicit past assart image from Searles C. of "Gray and "Cressoy Malandrocco" and "main propositions" D. Granting such other relief as the court deems equitable and just.	It is on this 6th day of July 2018 OR	රි 002 le DERED that defendant, [<u>insert the defendant's</u>
can be heard, on the	·	
can be heard, on the	Jersey City, New Jersey at // o'clock in	the hee noon or as soon thereafter as counsel
preliminarily enjoining and restraining defendant, [insert the defendant's name], from permit A. [Set forth with specificity the return date relief that the plaintiff is seeking.]; B. How Cooke de index "explicit" past -assault image from Scanles C. Of "Greg and "Gregory Malandrocco" and/s." "MALANDROCCO" D. Granting such other relief as the court deems equitable and just.	can be heard, on the low day of Sections	. 20 /E why an order should not be issued
B. How Coople de-index "explicit" post-assault image from Scanles C. Granting such other relief as the court deems equitable and just.	y	•
B. How Coorde de-index "explicit" post-assault image from Scanles C. Of "Greg and "Cregory Malandrocco" and i "MALANDROCCO" D. Granting such other relief as the court deems equitable and just.		
D. Granting such other relief as the court deems equitable and just.		
D. Granting such other relief as the court deems equitable and just.	of B. How Coople de-index "	explicit post-assault image from Scanles
D. Granting such other relief as the court deems equitable and just.	C. of "Greg and " Gr	you Malandrucco Yord/1- "MAIDADRUCCO
And it is further <i>ORDERED</i> that pending the return date herein, the defendant is	And it is further ORDERED that pending	the return date herein, the defendant is

[Set forth with specificity the temporary restraints that the plaintiff is seeking.];

[temporarily] enjoined and restrained from:

A.

	Have Bouge de-motex "explant" post assemit images from
	searches of 'bay " and for " bagony Malaretrices and for
В.	*Malandrece"

And it is further ORDERED that:

- 1. The defendant may move to dissolve or modify the temporary restraints herein contained on two (2) days notice to the [plaintiff] rattorney or alternate: plaintiff].
- 2. A copy of this order to show cause, verified complaint, legal memorandum and any supporting affidavits or certifications submitted in support of this application be served upon the defendant [personally or alternate: describe form of substituted service] within 5 days of the date hereof, in accordance with R. 4:4-3 and R. 4:4-4, this being original process.
- 3. The plaintiff must file with the court his/her/its proof of service of the pleadings on the defendant no later than three (3) days before the return date.
- 5. The plaintiff must file and serve any written reply to the defendant's order to show cause opposition by 9/3/2018, 20. The reply papers must be filed with the Clerk of the Superior Court in the county listed above and a copy of the reply papers must be sent directly to the chambers of Judge 66/mski.
- 6. If the defendant does not file and serve opposition to this order to show cause, the application will be decided on the papers on the return date and relief may be granted by default,

provided that the plaintiff files a proof of service and a proposed form of order at least three days prior to the return date.

- 7. If the plaintiff has not already done so, a proposed form of order addressing the relief sought on the return date (along with a self-addressed return envelope with return address and postage) must be submitted to the court no later than three (3) days before the return date.
- 8. Defendant take notice that the plaintiff has filed a lawsuit against you in the Superior Court of New Jersey. The verified complaint attached to this order to show cause states the basis of the lawsuit. If you dispute this complaint, you, or your attorney, must file a written answer to the complaint and proof of service within 35 days from the date of service of this order to show cause; not counting the day you received it.

9. If you cannot afford an attorney, you may call the Legal Services office in the county in which you live or the Legal Services of New Jersey Statewide Hotline at 1-888-LSNJ-LAW (1-888-576-5529). If you do not have an attorney and are not eligible for free legal assistance you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. A directory with contact information for local Legal Services Offices and Lawyer Referral Services is available in the Civil Division Management Office in the county listed above and online at http://www.judiciary.state.nj.us/prose/10153 deptyclerklawref.pdf.

10. The court will entertain argument, but not testimony, on the return date of the order to show cause, unless the court and parties are advised to the contrary no later than _______ days before the return date.

JEFFREY R. JABLONSKI, J.S.C.