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Ramona Mayon
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**SUPERIOR COURT OF STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO**

Ramona Mayon, Plaintiff, v. City and County of San Francisco, Defendant	Case No. CGC-20-588010 APPLICATION FOR TEMPORARY RESTRAINING ORDER Date: Jan 6, 2021 Time: 11 am Dept: 302 Filed: Dec 29, 2020
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1 To this Honorable Court:

2 This second application for a temporary restraining order relates only to Mrs. Mayon. There has
3 been a change in circumstances. She asks the court to restrain the City from depriving her of the
4 RV home that was brought to her on Dec 23, 2020 to avoid being snowed in north of Truckee for
5 the remainder of December and some part of January. Because of the extended holidays, and the
6 prior difficulty of getting the proper briefing done, she has asked for Jan 6th to be heard. She
7 expects to have suffered the loss of her home or to have moved it under her own power by then.
8

9 Plaintiff attached as exhibit A the videos on a thumb drive (in the mailed copy of this brief, so
10 that won't arrive til later; however this 1st copy being emailed to the ex parte email address ASAP).
11 Included are the videos from the second "sweep" that took place in two parts on Dec 10, 2020
12 without notice. At that date, Mrs. Mayon was made to remove her tent and she slept in her car until
13 Dec 24, 2020 when her home, a 27' class c motorhome was towed to another location on Great
14 Highway. The AAA driver left the drivetrain out and the company refuses to send out another tow
15 driver to fix it. There is a mobile mechanic arranged to arrive the same day her SSI check arrives
16 (Wednesday Dec 30, 2020 --- tomorrow). She fully intends to move it immediately to a smog
17 station, etc. However no certainty what is ahead - it's a 1996 vehicle that has been sitting up in
18 rough conditions. But it's all she has. She has an income of \$943 monthly. She is ill. She is in
19 deep grief. Please restrain the City from removing this vehicle-home (due to out-of-date sticker).
20 She has been out of it for nine plus months. If it is towed (she is prepared for the worst), she asks
21 preemptively for the fees to be waived and it to be returned, per *Smith v. Reiskin* (2018). No help is
22 forthcoming from the City's HOT team, in spite of in-person, emailed and texted requests. No
23 other help has been asked for but today, following the police visit today, she sent out an email to
24 homeless and housing advocates as well as the mayor's office and board of supervisors.
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1 Plaintiff is desperate to hang on to her only possessions and thus began a hunger strike on Dec
2 24, 2020 as a direct response to the hostile reception from the neighbors. The police gave her a
3 ticket yesterday for expired registration. The officer today badge 1457 (Richards) stopped to talk in
4 view of same hostile neighbors who are calling the police station repeatedly insisting the law be
5 enforced because it is an “oversize vehicle”, exposed to a special new law in 2012 on this street,
6 one that circumvents the authority of the California Coastal Commission, prevents RVs and other
7 tall vehicles from parking at certain hours). Plaintiff simply needs a little time and her SSI check,
8 the forthcoming stimulus payment and the mobile mechanic she has lined up. Then the RV will be
9 removed to the campground system known as “Thousand Trails”, which she has been an active
10 member of since September. The offer of the Moscone Center in lieu of her RV home is dangerous
11 for Mrs. Mayon due to her health issues. The cop who just left suggested I let go of the RV and
12 check myself into the hospital who will give me a hospice placement. Please, I want to go to a
13 rural setting within the week if everything works out on this end. If it doesn’t I am asking this court
14 to please unravel whatever happens to my HOME.
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20 Respectfully,

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22 _____
23 Ramona Mayon

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25 Dated Dec 29, 2020
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VERIFIED STATEMENT

It is my verified statement that I have personal knowledge of the aforementioned matter and that I will suffer irreparable damage if not granted this restraining order.

Ramona Mayon

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PROOF OF SERVICE

I, Merlin Mayon, am above the age of 18 and I am not a party to this action. I hereby certify that on this 29th day of Dec, I served the foregoing *Second Request for Temporary Restraining Order* by causing it to be mailed to:

City Attorney's Office
1 Dr Carlton B Goodlet Plaza
San Francisco, California 94102

/s/ Merlin Mayon

Dated 12/29/2020