

DISTRICT COURT, DENVER COUNTY STATE OF COLORADO 1437 Bannock Street Denver, Colorado 80202	Δ COURT USE ONLYΔ
CANDY A. CAMPBELL, Plaintiff, v. BJORN K. BORGEN, Defendant.	Case Number 09 CV 0591 Courtroom 3
<p style="text-align: center;">TEMPORARY RESTRAINING ORDER AND NOTICE OF HEARING ON MOTION FOR PRELIMINARY INJUNCTIVE RELIEF</p>	

THIS MATTER having come before the Court upon the VERIFIED MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY AND PERMANENT INJUNCTIVE RELIEF, ENJOINING PLAINTIFF TO REMOVE BLOG POSTINGS FROM THE INTERNET (the “Verified Motion”) filed by Defendant, Bjorn K. Borgen (“Borgen”), on February 17, 2010; and

THE COURT having reviewed Borgen’s Verified Motion, and having determined that under the prevailing circumstances a temporary restraining order should immediately issue without prior oral or written notice to Plaintiff, Candy A. Campbell;

Based upon the Verified Motion the Court finds and concludes that if a temporary restraining order does not issue immediately—and in advance of any oral or written notice to Plaintiff—there is an immediate risk of irreparable injury, loss and damage to Borgen. In particular, unless the request sought in the Verified Motion is not granted, Borgen, and his associates and affiliates will suffer immediate, palpable and irreparable harm and prejudice in their ability to engage in significant business and financial transactions, both domestically and internationally, and will sustain other incalculable injury to Borgen’s business and professional reputation.

Thus, if the temporary restraining order does not enter, Borgen is subject to substantial and immediate risk in that he will sustain substantial loss, injury and damage which is not subject to full identification and qualification.

Accordingly, it is hereby ORDERED that Plaintiff is hereby commanded to remove immediately the internet blog postings located at WordPress.com that she posted on and after January 1, 2010.

This temporary restraining order is entered this ____ day of February, 2010 at ____m. Borgen shall post with the Clerk of the Court cash or other appropriate security in the amount of \$ _____ on or before _____, 2010, for the purposes described in C.R.C.P. 65(c), failing which this temporary injunction shall dissolve.

A hearing on the preliminary and permanent injunctive relief sought in the Verified Motion shall be conducted on the ____ day of _____, 2010 in Courtroom C of the Denver District Court. Borgen shall forthwith serve this TEMPORARY RESTRAINING ORDER AND NOTICE OF HEARING ON MOTION FOR PRELIMINARY AND PERMANENT INJUNCTIVE RELIEF upon Plaintiff.

Dated this ____ day of February, 2010.

BY THE COURT:

District Judge