

CH-120

Response to Request for Civil Harassment Restraining Orders

Clerk stamps date here when form is filed.

Use this form to respond to the Request (Form CH-100)

- Read *How Can I Respond to a Request for Civil Harassment Restraining Orders?* (Form CH-120-INFO), to protect your rights.
- Fill out this form and take it to the court clerk.
- Have someone age 18 or older—**not you**—serve the person in ① or his or her lawyer by mail with a copy of this form and any attached pages. (Use Form CH-250, Proof of Service of Response by Mail.)

① Person Seeking Protection

Name of person seeking protection (see Form CH-100, item ①):

Mary Katherine Cummins Cobb

② Person From Whom Protection Is Sought

a. Your Name: Amanda Lollar

Your Lawyer (if you have one for this case):

Name: Dean Rocco State Bar No.: 210481

Firm Name: Jackson Lewis LLP

b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or e-mail.):

Address: 725 S. Figueroa Street, Suite 2500

City: Los Angeles State: CA Zip: 90017

Telephone: 213-689-0404 Fax: 213-689-0430

E-Mail Address: RoccoD@jacksonlewis.com

Fill in court name and street address:

Superior Court of California, County of
Los Angeles
Los Angeles Superior Cou
111 North Hill Street
111 North Hill Street
Los Angeles, CA 90012-31
Central District

Fill in case number:

Case Number:

BS143169

Present your response and any opposition at the hearing. Write your hearing date, time, and place from Form CH-109 item ③ here:

Hearing → Date: 07-01-13 Time: 8:30am
Date Dept.: 75 Room: 736

If you were served with a Temporary Restraining Order, you must obey it until the hearing. At the hearing, the court may make orders against you that last for up to three years.

③ Personal Conduct Orders

- a. I agree to the orders requested.
- b. I do not agree to the orders requested.
- c. I agree to the following orders (specify):

④ Stay-Away Orders

- a. I agree to the orders requested.
- b. I do not agree to the orders requested.
- c. I agree to the following orders (specify):

⑤ Additional Protected Persons

- a. I agree that the persons listed in item ③ of Form CH-100 may be protected by the order requested.
- b. I do not agree that the persons listed in item ③ of Form CH-100 may be protected by the order requested.

SUPPLEMENTAL



Case Number:

BS143169

6 Guns or Other Firearms and Ammunition

If you were served with Form CH-110, *Temporary Restraining Order*, you cannot own or possess any guns, other firearms, or ammunition. You must turn in any guns or firearms in your immediate possession or control and file a receipt with the court from a law enforcement agency or a licensed gun dealer within 48 hours after you received Form CH-110. (See item 7 of Form CH-110.) You may use Form CH-800, *Proof of Firearms Turned In or Sold*, for the receipt.

- a. I do not own or control any guns or firearms.
- b. I have turned in my guns and firearms to the police or sold them to a licensed gun dealer.
- A copy of the receipt is attached. has already been filed with the court.

7 Other Orders

- a. I agree to the orders requested.
- b. I do not agree to the orders requested.
- c. I agree to the following orders (*specify*): _____
- _____
- _____

8 Denial

I did not do anything described in item 7 of Form CH-100. (*Skip to 10.*)

9 Justification or Excuse

If I did some or all of the things that the person in 1 has accused me of, my actions were justified or excused for the following reasons (*explain*):

Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 9—Justification or Excuse" as a title. You may use Form MC-025, Attachment Respondent's supplemental to MC-025-Attachment 9 (filed in supplement to its response filed on 6/12/13) is attached hereto as "MC-025-Attachment 9, Respondent's Supplemental Response".

Case Number:

BS143169

10 No Fee for Filing

- a. I request that I not be required to pay the filing fee because the person in 1 claims in Form CH-100 item 13 to be entitled to free filing.
- b. I request that I not be required to pay the filing fee because I am eligible for a fee waiver. (Form FW-001, Request to Waive Court Fees, must be filed separately.)

11 Lawyer's Fees and Costs

- a. I ask the court to order payment of my Lawyer's fees Court costs
The amounts requested are:


<u>Item</u>	<u>Amount</u>	<u>Item</u>	<u>Amount</u>
Prepare Response	\$ 5,525		\$
Attend Hearing	\$ 825		\$
	\$		\$

- Check here if there are more items. Put the items and amounts on the attached sheet of paper or Form MC-025 and write "Attachment 11—Lawyer's Fees and Costs" for a title.
- b. I ask the court to deny the request of the person asking for protection that I pay his or her lawyer's fees and costs.

12 Number of pages attached to this form, if any: 20

Date: June 28, 2013

Dean A. Rocco
Lawyer's name (if any)



Lawyer's signature

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: _____

Type or print your name

▶ _____
Sign your name

1 Done” [Rocco Decl. at ¶ 3, Exh. “B”]. Again, as noted above, Lollar has not contacted Cummins at any
2 time since the Temporary Restraining Order issued. [Lollar Decl. at ¶ 3]. Moreover, this statement
3 amounts to a direct threat of physical harm against Lollar.

4 Later on that same date, Cummins posted the following in reference to Lollar “[e]very single
5 officer told me I should shoot her. I went through the policy academy, took the gun class. I’ve been
6 going to the range. I took a tazer class at Pasadena PD few years back which was very helpful. They
7 told me to shoot the person after he disobeys my orders once... I am prepared to legally defend myself
8 against this crazy person.” [Rocco Decl. at ¶ 4, Exh. “C”].

9 **3. Online Threat on June 26, 2013**

10 On June 26, 2013, in response to a comment Cummins posted on her facebook page regarding
11 Lollar’s alleged violation of the temporary restraining order, she stated “[t]he police told me to shoot
12 her dead.” [Rocco Decl. at ¶ 5, Exh. “D”].

13 **B. BASED ON CUMMINS’ CREDIBLE THREATS OF VIOLENCE, LOLLAR HAS**
14 **A LEGITIMATE FEAR OF HER AND FEELS HER SAFETY WOULD BE IN**
JEOPARDY IF SHE WERE TO ATTEND THE JULY 1, 2013 HEARING.

15 Based on the foregoing threats made by Cummins, Lollar does not feel she can attend the hearing
16 without placing her personal safety at risk. As such Lollar will not be attending the July 1, 2013
17 hearing, but will be represented by counsel on that date. She asks that the Court consider her declaration
18 filed in support of of her intial response and the declaration attached hereto in lieu of her live testimony.

19 **III. LEGAL ARGUMENTS**

20 **A. THIS COURT STILL LACKS PERSONAL JURISDICTION OVER LOLLAR.**

21 Proper service is a requirement for a court's exercise of personal jurisdiction over a party.
22 Sternbeck v. Buck (1957) 148 Cal.App.2d 829, 307; *see also* Caldwell v. Coppola (1990) 219
23 Cal.App.3d 859, 863. Indeed, an order entered without personal jurisdiction over the defendant is void.
24 Slaughter v. Legal Process & Courier Service (1984) 162 Cal.App.3d 1236.

25 California Code of Civil Procedure, Section 527.6(m) governing the service of civil harassment
26 restraining orders states as follows:

27 Upon the filing of a petition for an injunction under this section, the
28 respondent shall be *personally served* with a copy of the petition,
temporary restraining order, if any, and notice of hearing of the petition.
Service shall be made at least five days before the hearing. The court may

1 for good cause, on motion of the petitioner or on its own motion, shorten
2 the time for service on the respondent. (emphasis added).

3 See also Texas Rules of Civil Procedure, Rule 106:

4 (a) Unless the citation or an order of the court otherwise directs, the
5 citation shall be served by any person authorized by Rule 103 by:

6 (1) delivering to the defendant, in person, a true copy of the citation with
7 the date of delivery endorsed thereon with a copy of the petition attached
8 thereto, or

9 (2) mailing to the defendant by registered or certified mail, return receipt
10 requested, a true copy of the citation with a copy of the petition attached
11 thereto.

12 (b) Upon motion supported by affidavit stating the location of the
13 defendants usual place of business or usual place of abode or other place
14 where the defendant can probably be found and stating specifically the
15 facts showing that service has been attempted under either (a)(1) or (a)(2)
16 at the location named in such affidavit but has not been successful, the
17 court may authorize service

18 (1) by leaving a true copy of the citation, with a copy of the petition
19 attached, with anyone over sixteen years of age at the location specified in
20 such affidavit, or

21 (2) in any other manner that the affidavit or other evidence before the
22 court shows will be reasonably effective to give the defendant notice of
23 the suit.

24 Here, Lollar still has not been personally served with the required Request for Civil Harassment
25 Restraining Order (Form CH-100) or the Notice of Hearing (Form CH-109) or through any other
26 authorized means of service. [Lollar Decl. at ¶ 2]. Because Respondent was not properly served, the
27 Court does not have jurisdiction to grant and/or enforce a restraining order against her and the request
28 for restraining order should be denied on these grounds alone.

29 **B. CUMMINS STILL HAS NOT MET HER BURDEN UNDER CAL. CODE OF
30 CIVIL PROCEDURE § 527.6(B) FOR THE ISSUANCE OF A CIVIL
31 HARASSMENT RESTRAINING ORDER.**

32 1. As Stated in Respondent's Initial Response to Cummins' Request for
33 Restraining Order, Even Assuming the Truth of Cummins' Allegations, They Do
34 Not Meet the Requirements Set Forth in CCP § 527.6(b).

35 Cal. Code of Civ. Proc. § 527.6(b) sets forth the criteria for a Civil Harassment Restraining

1 Order as follows:

2 (1) "Course of conduct" is a pattern of conduct composed of a series of
3 acts over a period of time, however short, evidencing a continuity of
4 purpose, including following or stalking an individual, making harassing
5 telephone calls to an individual, or sending harassing correspondence to an
6 individual by any means, including, but not limited to, the use of public or
7 private mails, interoffice mail, facsimile, or computer email.
8 Constitutionally protected activity is not included within the meaning of
9 "course of conduct."

10 (2) "Credible threat of violence" is a knowing and willful statement or
11 course of conduct that would place a reasonable person in fear for his or
12 her safety, or the safety of his or her immediate family, and that serves no
13 legitimate purpose.

14 (3) "Harassment" is unlawful violence, a credible threat of violence, or a
15 knowing and willful course of conduct directed at a specific person that
16 seriously alarms, annoys, or harasses the person, and that serves no
17 legitimate purpose. The course of conduct must be such as would cause a
18 reasonable person to suffer substantial emotional distress.

19 As illustrated in Respondent's initial response to Cummins' restraining order request, Cummins
20 has offered no proof whatsoever that Lollar has engaged in any course of conduct that would constitute
21 stalking, has made any credible threat of violence, or has engaged in any type of harassment as defined
22 by § 527.6(b). In fact, the record clearly reflects that it is Cummins who has stalked, harassed,
23 threatened and defamed Lollar.

24 However, even assuming the conduct alleged by Lollar was true, it does not satisfy the
25 requirements of § 527.6(b) as Cummins' accusations amount to either legally protected activities (e.g.
26 valid service of legal process and protected First Amendment activity) or criminal conduct (e.g., the
27 planting of incendiary devices and identity theft) for which proper criminal complaints and charges
28 should be filed and pursued. In other words, neither category of conduct is the proper subject of a civil
harassment restraining order.

29 **2. Lollar Has Not Engaged in any of the Conduct Enumerated in CCP § 527.6(b)**
30 **Since the Issuance of the Temporary Restraining Order.**

31 As stated above, Lollar has not made **any** attempt to contact Cummins since the issuance of the
32 temporary restraining order, much less made any credible threat of violence or engaged in any course of
33 harassing conduct. [Lollar Decl. at ¶ 2]. Thus, there is no new evidence to support Cummins'
34 unsupported request for restraining order and the request remains wholly deficient.

1 In sum, Cummins' offers no reasonable proof that Lollar engaged in any of the conduct for
2 which she is accused either before or since the filing of her request for restraining order. However, even
3 if Lollar did engage in all of the conduct alleged, a civil harassment restraining order would not be an
4 appropriate remedy.

5 **IV. CONCLUSION**

6 For all of the foregoing reasons it is apparent that Cummins is in fact the true threat and the
7 Court should deny Cummins' request for a restraining order against Lollar.

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12 4846-6648-5268, v. 2
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1 SUPPLEMENTAL DECLARATION OF AMANDA LOLLAR IN SUPPORT OF RESPONSE
2 TO CIVIL HARASSMENT RESTRAINING ORDERS

3 I, Amanda Lollar, hereby declare:

4 1. I am the founder and president of Bat World Sanctuary ("Bat World"), a non-profit bat
5 sanctuary located in Mineral Wells, Texas. I reside in Texas and am primarily responsible for the day to
6 day operations at Bat World.

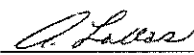
7 2. To date, I have not been personally served with Petitioner Mary Katherine Cummins
8 Cobb's ("Cummins") Request for Restraining Order or Notice of Hearing.

9 3. I have made no attempt whatsoever to contact Cummins since the issuance of the
10 temporary restraining order.

11 4. I fear for my own safety and have attempted to avoid Cummins at all costs for quite some
12 time. This fear has escalated as a result of Cummins' recent threats of violence against me.

13 5. I am so fearful of Cummins and what she might do to me that I feel I cannot safely
14 attend the July 1, 2013 hearing in this matter.

15
16 Dated this 27th day of June 2013 at Mineral Wells, Texas.

17
18 
19 _____
20 Amanda Lollar

1 **SUPPLEMENTAL DECLARATION OF DEAN A. ROCCO IN SUPPORT OF RESPONSE TO**
2 **CIVIL HARASSMENT RESTRAINING ORDERS**

3 I, Dean A. Rocco, hereby declare:

4 1. I am an attorney admitted to practice before all courts of the State of California. I am a
5 partner with the law firm of Jackson Lewis LLP, counsel of record for Respondent Amanda Lollar. The
6 following is based on my personal knowledge. If called as a witness, I could and would competently
7 testify to the facts contained herein.

8 2. Attached hereto as Exhibit "A" is a true and correct copy of an email correspondence I
9 received from Petitioner Mary Katherine Cummins' Cobb ("Cummins") on June 13, 2013.

10 3. Attached hereto as Exhibit "B" is a true and correct copy of content posted online by
11 Cummins on her Facebook account on June 14, 2013.

12 4. Attached hereto as Exhibit "C" is a true and correct copy of additional content posted
13 online by Cummins on her Facebook account on June 14, 2013.

14 5. Attached hereto as Exhibit "D" is a true and correct copy of content posted online by
15 Cummins on her Facebook account on June 26, 2013.

16 Dated this 28th day of June 2013 at Los Angeles, California.

17 

18 Dean A. Rocco

Exhibit A

McSweeney, Katherine (LA)

From: Mary Cummins <mmmaryinla@aol.com>
Sent: Thursday, June 13, 2013 4:43 PM
To: Rocco, Dean A. (LA); McMullan, Sandra J. (LA)
Subject: Cummins v Lollar - tell your client to stay away from me

If your client is in town, I know she will be tempted to come to my house, work and where my animals are located. Please, tell her to stay away. My neighbors have been alerted and have photos, description of Lollar. I told them to instantly call the cops and I gave them the restraining order. If your client was dumb enough to make all those blogs, comments and posts after she was served with the TRO, she is dumb enough to come to my house, work or animals. I have a gun, gun permit, ammo and went through the weapons class at the police academy. If she shows up here, I will assume she is here to harm me. Your client has never been anonymous. You will see tomorrow She can use another ISP but she's still not anonymous. I don't even need a subpoena to see who it is when she emails me directly. Then she made all of those blogs, posts, comments in that exact same user name and email address.

Mary Cummins
MMMARYinLA@AOL.COM
Mary Cummins
MMMARYinLA@AOL.COM



Exhibit B



Mary Cummins

35 minutes ago near Los Angeles, CA

It's official. LAPD told me Amanda Lollar is "extremely mentally ill." Officers said sane people obey TROs. Crazyies get even crazier just like Lollar has done. They said no restraining order can protect me from her craziness. I should get a gun. I told them I had a couple. They told me to have it loaded at all times and within easy reach. Done.

Like · Share

- 10 people like this.



Terry Lynn Fisher Bloomer Wow. : (

33 minutes ago via mobile · Like



Capri Adirim Wow? Is this women stalking you or threatening you?

31 minutes ago · Like



Steven B Tesser When they say that, isn't it automatic that they try to get her into a 48-hour mental health assessment (or whatever is local procedure?)

29 minutes ago · Like



Paula Newman WOW.. Be careful..



[Steven B Tesser](#) This is when you want to have multiple dogs that bark really loud.

[28 minutes ago](#) · [Like](#) · [1](#)



[Kim Lores Bodaglo](#) Wow...you be careful girl. You've outed this woman and she's going to blame you for the crazy now.

[26 minutes ago](#) · [Like](#)



[Bob Pond](#) @Steven: In the police code 72-hr lockup for mental observation is "51-50". 10-4!

[17 minutes ago](#) · [Edited](#) · [Like](#)



[Mary Cummins](#) They said the problem is she's in Texas. They may be able to do something when she comes back for the next hearing which is July 1. The restraining order is still in effect, like it means anything.

[18 minutes ago](#) · [Like](#) · [2](#)



[Raven Sky](#) healing thoughts.. and Violence does not solve anything...Gun's kill.. she just needs to be committed.... hope you do not need to use it....

[18 minutes ago](#) · [Like](#) · [1](#)



[Mary Cummins](#) The police said if she shows up at my home, work, where I keep the animals, I should shoot her. I just want her to leave me alone. I've sent cease and desist to her lawyers telling her to leave me alone and that I have a gun. Cops said common sense does not deter crazy people. I showed them the childish, petty, disgusting things she sent to me when she thought she was anonymous.

[16 minutes ago](#) · [Like](#) · [1](#)



[Lori Mastrianni Austin](#) Stay Safe...your critters need you!!!

[13 minutes ago](#) · [Like](#) · [1](#)



Roberta L. Lott Oh man, I was so hoping there would be better results! You have to do what you have to do, Mary, just hope it does not come to that.

13 minutes ago · Like



Bob Pond Sure made a difference in SoCal a couple nights ago:

<http://www.gunsandammo.com/2013/06/12/elderly-woman-opens-fire-on-would-be-burglar/>

11 minutes ago · Like · 2



Mary Cummins She got the hearing continued. She said she has to run her nonprofit and can't leave with such short notice which was two weeks. So, Judge continued the hearing for ... two weeks. Doesn't even make any sense. Oh well.

11 minutes ago · Like · 1



Eric Swisher The police told you to shoot her? I'd say that is yet another clear symptom of a society falling to ruin. They are crazier than your friend Amanda. Maybe we all are. That's America!

10 minutes ago · Like · 1



Lezle Stein I'm so sorry Mary. There is no stopping a mad person. That being said, I don't think you could shoot her. Would you?

9 minutes ago · Like



Jane Clopton Charneco Good advice, too bad you have to have this terrible person causing you all kinds of grief!!!!

7 minutes ago · Like



Hazy Cerements I have been given similar advice by police, "You'll have to take care of it yourself."

4 minutes ago · Like



Mary Cummins Every single officer told me I should shoot her. I went through the police academy, took the gun class. I've been going to the range. I took a tazer class at Pasadena PD few years back which was very helpful. They told me to shoot the person after he disobeys my orders once. First four times I waited until the

practice crim disobeyed me three times. I finally got the hang of it. Yes, I'm prepared to legally defend myself against this crazy person.

[about a minute ago](#) · [Like](#)

Exhibit C

- [Mary Cummins](#) Every single officer told me I should shoot her. I went through the police academy, took the gun class. I've been going to the range. I took a tazer class at Pasadena PD few years back which was very helpful. They told me to shoot the person after he disobeys my orders once. First few times I waited until the practice crim disobeyed me three times. I finally got the hang of it. Yes, I'm prepared to legally defend myself against this crazy person.

[8 hours ago](#) · [Like](#) · [5](#)

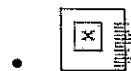
- [Leon Seidman](#) Remember the revolver has no springs in the clip to go soft. Happy hunting.

[5 hours ago](#) · [Like](#)



[Mary Cummins](#) Revolver also less likely to jam.

[5 hours ago](#) · [Like](#) · [1](#)



[Leon Seidman](#) YUP. I keep a snub nose S&W 38 special that my father gave me by the bed. Not so accurate past 25-30 feet (no head shots) but in the house, he's mine.

[4 hours ago](#) · [Like](#) · [2](#)

- [Sienna Sangria](#) What's the point of a restraining order if you can't enforce it? Why can't the person breaking the order get thrown into jail?

[4 hours ago](#) · [Like](#) · [2](#)



[Kim Lores Bodaglio](#) Wow this is a crazy thread. Mary, good luck girl. Do what you have to do. Hopefully the cops will put her away and you won't have to do anything. If you do, take care of business.

[2 hours ago](#) · [Like](#)

[Mary Cummins](#) I learned a lot today talking to cops, detectives and a criminal lawyer for LAPD. You can hit someone if you like as long as you don't send them to the ER. You can also threaten

people all you like. You can commit as many misdemeanors as you like. Cops won't do anything. They would only do something if someone commits a felony in front of a cop. Basically you can do anything you like short or rape, robbery, murder. In fact you can also do those things as long as there are no witnesses or evidence.

2 hours ago · Like

Exhibit D



Mary Cummins

4 hours ago from Los Angeles, CA

6/26/13

Alive and well in Los Angeles, California. Amanda Lollar continues to violate the restraining order. The sky is blue. What else is new.



Parrot Michaëlle not trying to be ugly, but if she is violating the order, why the heck haven't the cops arrested her yet ?? In our state if you violate a court order you get 45 days in lock down. Sounds to me like some police people are NOT doing the job they are paid to do!

4 hours ago · Like · 2



Mary Cummins She has now violated the restraining order over 150 times which I can prove. I have now filed three police reports for violation of restraining order. I will file one more right before our next hearing. Police said they would only arrest her if she physically assaults me in their presence and she injures me so badly that I go to the emergency room. All the laws we have for misdemeanors, feel free to break them because police will do nothing. They told me that to my face.

4 hours ago · Like · 1



Kathie Wheeler Send a drone ... fill in the blanks

4 hours ago · Like · 2



Mary Cummins The police actually told me to shoot her dead.

4 hours ago · Like · 2



Kathie Wheeler too messy

4 hours ago · Like · 1



Mary Cummins What's worse is now that she has been violating the restraining order and getting away with it she attacks me even more every day. I'm sure it will get even worse.

4 hours ago · Like · 1



Mary Cummins I spoke to the detectives boss. That was the only way I could talk to the detective. Otherwise they kept saying "he's in the field. Try back tomorrow." I also refused to leave the police station. They said they sent it to the city attorney. I will try internal affairs. Thanks.

4 hours ago · Like · 1



Mary Cummins It's the beginning of baby bat season. She should be feeding baby bats all day and night. That's what I did when I was there. Instead I'm sure she has volunteers doing that. I found out month ago that her internships were actually illegal. She must be in the same room with volunteers unless she puts them on her permit. There is no one on her permit.

4 hours ago · Like · 1

1
2 **PROOF OF SERVICE**

3 **STATE OF CALIFORNIA, COUNTY OF LOS ANGELES**

4 **CASE NAME: MARY CUMMINS v. AMANDA LOLLAR, ET AL.**

5 **CASE NUMBER: BS143169**

6 I am employed in the County of LOS ANGELES, State of California. I am over the age of 18
7 and not a party to the within action; my business address is: 725 South Figueroa Street, Suite 2500, Los
8 Angeles, California 90017-5408.

9 On June 28, 2013, I served the foregoing document described as:

10 **FORM CH-120 SUPPLEMENTAL RESPONSE TO REQUEST FOR CIVIL HARASSMENT
11 RESTRAINING ORDER**


12 in this action by placing a true copy thereof in a sealed envelope addressed as follows:

13 Mary Cummins
14 645 W. 9th Street, #110-140
15 Los Angeles, CA 90015
16 Phone: 310-877-4770
17 *In Pro-Per*
18 mmmaryinla@aol.com

19 **[XX] BY NORCO OVERNITE** I am "readily familiar" with the firm's practice of collection and
20 processing correspondence for deposit with Norco Overnight. Under that practice it would be deposited
21 with Norco Overnight on that same day with fees thereon fully prepaid at Los Angeles, California in the
22 ordinary course of business. I am aware that on motion of the party served, service is presumed invalid
23 if date of receipt of the document by Norco Overnight is more than one day after date of deposit for
24 mailing in affidavit.

25 **[XX] STATE** I declare under penalty of perjury under the laws of the State of California that the
26 above is true and correct.

27 Executed on June 28, 2013, at Los Angeles, California.

28


Marjorie Sasseen

PROOF OF SERVICE