

2007 WL 7233155

Only the Westlaw citation is currently available.

This decision was reviewed by West editorial staff and not assigned editorial enhancements.

United States District Court,
S.D. New York.

Etta TRAYNHAM, Plaintiff,

v.

Alberto GONZALEZ, U.S. Attorney General,
U.S. Department of Justice, Defendant.

No. 07 Civ. 436. | Jan. 19, 2007.

Opinion

ORDER TO SHOW CAUSE FOR PRELIMINARY INJUNCTION AND TEMPORARY RESTRAINING ORDER

[HAIGHT](#), J.

*1 Upon the affidavits of Plaintiff Etta Traynham, sworn to the 18th day of January, 2007, and John A. Beranbaum, Esq., sworn to the 19th day of January, 2007, and upon the copy of the complaint hereto annexed, it is

ORDERED, that the above named defendant show cause before a motion term of this Court, at Room 15A, United States Courthouse, 500 Pearl Street, in the City, County,

and State of New York, on *January 23*, at 2:15 o'clock in the afternoon thereof, or as soon thereafter as counsel may be heard, why an order should not be issued pursuant to [Rule 65 of the Federal Rules of Civil Procedure](#) enjoining the defendant, the Bureau of Prisons and the Warden of the MCC during the pendency of this action from requiring the Plaintiff, Etta Traynham, to work or otherwise interact with George Greene, and directing the defendant to take all other necessary measures to protect the Plaintiff's physical safety and emotional wellbeing; and it is further

ORDERED that, sufficient reason having been shown therefor, pending the hearing of plaintiff's application for a preliminary injunction, pursuant to [Rule 65, Fed.R.Civ.P.](#), the defendant the Bureau of Prisons, and the Warden of the MCC are temporarily restrained and enjoined from requiring the Plaintiff, Etta Traynham, to work or otherwise interact with George Greene; and these [illegible text] are further directed to ensure that pending the said hearing, George Greene have no contact, orally or in writing, direct or indirect, with plaintiff; and it is further

ORDERED that Defendant shall not comply with this order to separate Plaintiff from Greene in the workplace by demoting Plaintiff or otherwise causing her to suffer an adverse employment action, and it is further

ORDERED that personal service of a copy of this order and annexed affidavit upon the defendant or his counsel on or before 5:00 o'clock in the afternoon, *January 19, 2007*, _____, shall be deemed good and sufficient service thereof.

End of Document

© 2014 Thomson Reuters. No claim to original U.S. Government Works.