

# Text Of Restraining Order

## ORDER TO SHOW CAUSE RE PRELIMINARY INJUNCTION AND TEMPORARY RESTRAINING ORDER

Upon reading the verified complaint and the supporting declarations in this action, and it appearing to the satisfaction of the Court from the complaint and declarations that this is a proper case for the issuance of a temporary restraining order, and that, unless the temporary restraining order prayed for in the complaint be granted, great and irreparable injury will result to plaintiff;

NOW, THEREFORE, IT IS HEREBY ORDERED that pending the hearing and determination of the accompanying order to show cause, the above-named defendants, and each of them, including all members of Venceremos, the central committee of Venceremos, defendants' "affinity groups," and all persons aiding and abetting defendants or any of them or acting in concert with defendants or any of them, are hereby enjoined and restrained from doing or causing to be done, directly or indirectly, any of the following acts or things:

(1) Intentionally throwing rocks or other objects at buildings on the principal academic campus of Stanford University or other property of Stanford University or at persons on the principal academic campus of Stanford University.

(2) Boarding up, painting, nailing, bricking, burning, smashing, "trashing" or in any other way intentionally damaging any buildings or other property of Stanford University, or by any other means intentionally committing acts of force or violence against property of Stanford University or any person on the principal academic campus of Stanford University.

(3) Entering or occupying any building on the principal academic campus of Stanford University or any classroom, office or other space therein either (a) for the purpose and with the effect of disrupting classes, meetings, research activities or the conduct of the business of Stanford University or (b) with the knowledge that such conduct is disrupting classes, meetings, research activities or the conduct of the business of Stanford University.

(4) Intentionally obstructing or disrupting (by sit-in, or massing, or milling-in or any other physical acts) the normal use of or the free ingress or egress to or from any building on the principal academic campus of Stanford University, or the normal use of or free ingress or egress to or from any classroom, laboratory, auditorium, library or office or other space therein or the doorways, halls, covered walks or porticoes, basements or roofs thereof, or the normal movement of any person about the Stanford University campus or in any Stanford University building or facility.

(5) Intentionally disrupting or obstructing any university function or approved activity of or business of Stanford University carried on in open air structures or stadiums or elsewhere on the grounds of the principal academic campus of Stanford University (specifically including the grounds surrounding the official residence of the President of Stanford University).

(6) Intentionally remaining in any building on the principal academic campus of Stanford University after the building is closed to them, or to others including them, by authorities of Stanford University.

IT IS FURTHER ORDERED that the above-named defendants, and each of them, appear before this court in the Courtroom of Department No. 2 at the North County Building, 270 Grant Street, Palo Alto, California, on February 18, 1971, at the hour of 9:30 a.m., then and there to show cause, if any they have, why they, and each of them, including all members of Venceremos, the Central Committee of Venceremos, defendants' "affinity groups," and all persons aiding and abetting defendants or any of them or acting in concert with defendants or any of them, should not be enjoined and restrained from doing, or causing to be done, directly or indirectly, any and all of the following acts or things:

(1) through (6) as above, and in addition:

(7) Joining together, combining or agreeing to do any of the acts described in paragraphs 1-6 above.

(8) In the case of named defendants, from entering or being on the campus of Stanford University. This paragraph (8) shall not apply to such of the named defendants as are duly registered students at Stanford University, so long as they remain duly registered students. Any person to whom this paragraph (8) does apply may, upon agreement by the President of Stanford University or upon order of the court made upon motion and a showing of good cause, enter the campus for the sole purposes of (a) attending a disciplinary proceeding being conducted there to which he is a party, or (b) gathering evidence relevant to a disciplinary proceeding being conducted there to which he is a party. Any person to whom this paragraph (8) applies who is living with his parents on the campus may enter and be on the campus for the sole purpose of going to and from his parents' home.

IT IS FURTHER ORDERED that copies of the complaint, declarations, memorandum of points and authorities, and this order to show cause and temporary restraining order be served on the defendants not later than February 15, 1971.

Dated:

Homer B. Thompson  
Judge of the Superior Court