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LOS ANGELES, CALIFORNIA 90017
MADISON 6-1314

Plaintiff
ATTORNEYS FOR _____

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

GENERAL BAKING COMPANY, a
New York corporation,

Plaintiff,

vs.

ANNETTE BECKER, WOODROW COLEMAN,
GERALD FARBER, JAY FRANK, MARI
GOLDMAN, F. DANIEL GRAY, ROBERT
HALL, BRUCE HARTFORD, RICHARD
THOMSON, SHELIA TOMLINSON,
NON-VIOLENT ACTION COMMITTEE,
JOHN DOES I THROUGH L, JANE
DOES I THROUGH L,

Defendants.

No. 840711

PRELIMINARY INJUNCTION

The Order to Show Cause for Preliminary Injunction having come on regularly for hearing on July 17, 1964, and having been continued to August 10, 1964 upon motion of defendants, in Department 65 of the Superior Court of the State of California for the County of Los Angeles, the Honorable Harold F. Collins, Judge presiding, plaintiff appearing by its attorneys, Messrs. Ely, Kadison & Quinn by Stuart L. Kadison, Esq. and Russel I. Kully, Esq. and defendants Annette Becker, Woodrow Coleman, Gerald Farber, Jay Frank, Mari Goldman, F. Daniel Gray, Bruce Hartford, Richard Thomson and Shelia Tomlinson, appearing by their attorney, Arthur A. Brooks, Jr., Esq., and defendants John Does I through X and Jane Does I through VI and VIII having been duly served on or before July 11,

1 1964, but not appearing personally or by attorney, and the Court
2 having considered the Order to Show Cause, the verified Complaint,
3 the Declarations of William Banks and Robert A. Minium in Support of
4 the Application for Injunctive Relief, and the Memorandum of Points
5 and Authorities in Support of Application for Injunctive Relief
6 Pendente Lite filed in behalf of plaintiff, as well as all of the
7 Declarations and Affidavits contained in the files of the above
8 entitled cause, and said defendants having filed no responsive
9 declarations, affidavits or memoranda of points and authorities in
10 opposition to the said Application for Preliminary Injunction, and
11 the attorney for said named defendants herein representing that the
12 matter could stand submitted without oral argument having been had,
13 and it appearing to the Court that an injunction during the litiga-
14 tion is authorized under and pursuant to the provisions of section
15 526(1)(2)(3)(4) and (5) of the Code of Civil Procedure of the State
16 of California, and that plaintiff is entitled to injunctive relief
17 pendente lite against the defendants, and the Court being fully
18 advised, and good cause appearing therefor, IT IS ORDERED AS FOLLOWS:

19 1. Defendants Annette Becker, Woodrow Coleman, Gerald
20 Farber, Jay Frank, Mari Goldman, F. Daniel Gray, Bruce Hartford,
21 Richard Thomson, Shelia Tomlinson, John Does I through X and Jane
22 Does I through VI and VIII, are enjoined and restrained during the
23 pendency of the action from doing or performing, directly or in-
24 directly, individually or in concert, or soliciting others to do or
25 perform, any or all of the following acts and things: entering any
26 premises owned by the plaintiff, or in which the plaintiff is in
27 possession, including, without limitation thereto, the premises
28 located at 2960 Fletcher Drive and 5665 Wilshire Boulevard, Los
29 Angeles, California, 1696 East Colorado Boulevard, Pasadena, Cali-
30 fornia, 6261 Laurel Canyon Boulevard, North Hollywood, California,
31 and 18460 Roscoe Boulevard, Northridge, California, and while there
32 interfering with, obstructing or injuring the business carried on

1 by the plaintiff, or the property rights of the plaintiff, and with-
2 out limiting the generality of the foregoing, entering any premises
3 owned by the plaintiff, or in which the plaintiff is in possession,
4 including without limitation thereto, the premises located at 2960
5 Fletcher Drive and 5665 Wilshire Boulevard, Los Angeles, California,
6 1696 East Colorado Boulevard, Pasadena, California, 6261 Laurel Canyon
7 Boulevard, North Hollywood, California and 18460 Roscoe Boulevard,
8 Northridge, California, and while there:

9 A. Conducting themselves in a noisy or boisterous
10 manner;

11 B. Singing, dancing or shouting;

12 C. Speaking to patrons without having been invited
13 to do so, or interfering with the meals of patrons, or
14 exhorting patrons not to patronize plaintiff;

15 D. Carrying or displaying placards or posters;

16 E. Distributing handbills;

17 F. Seating themselves upon the floors or anywhere
18 else other than upon the chairs, benches, stools and
19 other seating accommodations provided by plaintiff for
20 the use of its patrons;

21 G. Extending their bodies prone upon the floor or
22 otherwise reclining thereon;

23 H. Manacling themselves together or to the furniture;
24 fixtures or appliances located therein;

25 I. Blocking or otherwise interfering with normal
26 ingress and egress therein and thereto;

27 J. Conducting "sip-in" demonstrations, and without
28 limiting the generality of the foregoing, refusing to be
29 seated together, ordering only token or minimum quantities
30 of food or beverages, or failing or refusing to consume
31 the food or beverages, ordered by them within a reasonable
32 time from and after the service thereof, or refusing to

relinquish their seats or tables upon request after occupying them for a reasonable period of time, walking up and down the aisles thereof, or reading books, playing games, or entering thereon for any purpose other than in good faith to patronize the business of the plaintiff.

2. That plaintiff shall file a written undertaking on its part, with sufficient sureties, to the effect that plaintiff will pay to the parties enjoined such damages, not exceeding the sum of one thousand dollars (\$1,000), as such parties may sustain by reason of the injunction, if the Court finally decides that the plaintiff was not entitled thereto.

The Clerk is directed to enter this order.

DATED: August 10, 1964.

HAROLD F. COLLINS

Harold F. Collins
Judge of the Superior Court