SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE **CIVIL PROTECTIVE ORDERS**

	Elder or Dependent Adult Abuse Protective Order	Domestic Violence Restraining Order	Civil Harassment Restraining Order	Workplace Violence
This order may be appropriate for you if:	 You are: A person 65 years of age or older A person between 18 and 64 years of age and who has a mental or physical condition that prevents you from carrying out normal activities (a dependent adult) And you have been: Physically or financially abused Mentally or emotionally abused Neglected, abandoned or abducted Isolated Deprived by a caregiver of goods or services needed to avoid harm or suffering 	 You have one of the following relationships with the restrained person: Spouse or former spouse Cohabitant or former cohabitant¹ (with a romantic or close² relationship) Current or past dating relationship Parent or child Brother, sister, grandparent or grandchild Step-parent, step-child, step-brother, step-sister, step-grandchild, step-grandparent (if <i>blood</i> parent of step-parent) In-laws: Any relationship to a spouse's <i>blood</i> relatives (parent, son, daughter, brother, sister, grandparent, grandchild) And you have been: Abused³ (physical, spoken or written) 	You and the restrained person: Do not have a Domestic Violence case open And you have been: Stalked Harassed Sexually Assaulted Threatened with violence *The order may also	 You are: An employer of employee (including volunteer or independent contractor who performs services at the worksite, member of the board of directors or public officer) And employee has: Suffered violence at the workplace Received threats of violence at the workplace Note: An employee cannot ask for a workplace violence restraining order. Only an employer⁴ may request this type of protective order. *The order may also protect other
	*The order may also protect other family or household members.	*The order may also protect other family or household members.	protect other family or household members.	family or household members.
If granted, the court can order someone to:	 Not contact you Stay away from you and your home Move out of your home Not own or possess a gun 	 Not molest, attack, strike, stalk, assault, batter, threaten, sexually assault, or harass (personally or by telephone) you Not destroy your personal property Not come within a specified distance Not own or possess a gun Move from the home you share The Court may also order: Child custody, visitation, supervised visitation or no visitation; child support, spousal support, and repayment of monies lost due to the violence or threats	 Not contact you Stay away from you, your home (unless you are roommates) and your work Not assault, batter, threaten, stalk, or harass (personally or by telephone) you Not own or posses a gun 	 Not assault, batter or stalk you Not telephone or send correspondence to you Not enter the workplace Stay a specific distance away from you Not own or possess a gun

You may get additional help from the resourceslisted on the back of this pamphlet.

A cohabitant is a person who regularly resides in the household. Tenants or roommates subletting rooms in the same house do not meet the relationship requirement for a Domestic Violence Restraining Order unless they have a romantic or close relationship.

² A close relationship is one where the persons share a common goal and mutual interests beyond that of roommates.

³ Abuse means to hit, kick, grab, choke, hurt, scare, throw things, pull hair, push, follow, harass, assault with a weapon, force to participate in unwanted, unsafe or degrading sexual activity, or threaten to do any of these things.

⁴ Employer is defined as the following:

Every person engaged in any business or enterprise in this state that has one or more persons in service under any appointment, contract of hire, or apprenticeship, express or implied, oral or written, irrespective of whether such person is the owner of the business or is operating on a concessionaire or other basis. Labor Code 350(a)

A federal agency, the state, a state agency, a city, county, or district, and a private, public or quasi-public corporation, or any public agency thereof or therein. Code of Civil Procedure 527.8(d)

If you are in immediate danger, you may need an EMERGENCY PROTECTIVE ORDER

Emergency Protective Order		
This order may be appropriate for you if:	You are in immediate danger.	
If granted, the court can order someone to:	 Stay away from you, your home, and your work. Immediately move from your residence. Not own or possess a gun. The Court may also order: Temporary care and control of a minor child to the protected person.	
The order lasts:	Up to 7 days.	
You may get help from:	Any Law Enforcement Officer can help you with an Emergency Protective Order. If you need protection for longer than 7 days, you must come to court and ask for another type of restraining order.	

(Rev. March 2019)

YOU MAY GET HELP AT:

Superior Court of California, County of Orange County, Self-Help Centers:

Central Justice Center 700 Civic Center Drive West, 1st Floor Santa Ana, CA 92701 (657) 622-7577

Harbor Justice Center – Newport Beach 4601 Jamboree Rd, Room 150 Newport Beach, CA 92660 (657) 622-5756

Lamoreaux Justice Center 341 The City Drive, 1st Floor Orange, CA 92868 (657) 622-5720

North Justice Center 1275 N. Berkeley Ave, Room 355 Fullerton, CA 92832 (657) 622-6623

Superior Court Service Center 27573 Puerta Real Mission Viejo, CA 92691 (657) 622-5720

West Justice Center 8141 13th Street Westminster, CA 92683-4593

Domestic Violence Assistance Program Lamoreaux Justice Center 341 The City Drive, 7th Floor, Room 705

Orange, CA 92868 (714) 935-7956

Adult Protective Services (APS) Social Services Agency

PO Box 22006 Santa Ana, CA 92702-2006 (800) 451-5155

Legal Aid Society

2101 N. Tustin Ave Santa Ana, CA 92705 (714) 571-5200

Orange County Bar Association's Lawyer Referral Service (877) 257-4762

SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE



GUIDE TO PROTECTIVE ORDERS