Self-Help Services www.occourts.org/self-help

DOMESTIC VIOLENCE RESTRAINING ORDER (NO CHILDREN)

SELF-HELP FORM PACKET



SHC-DV-07 (Rev. 04/29/2025)

If you have questions regarding restraining orders, or if you would like your completed forms reviewed before you file them, please reach out to the Domestic Violence Assistance Program:

PHONE: 714-935-6175

LOCATION: 341 The City Drive, Orange, CA 92868

7th floor, Room 705

To file, go to the Lamoreaux Justice Center, 341 The City Drive, Orange, CA 92868. The forms are filed in the Family Law Clerk's Office on the 7th Floor, Room 706.

www.occourts.org/self-help

Can a Domestic Violence Restraining Order Help Me?

What is a "domestic violence restraining order"?

It is a court order that can help protect people who have been abused by someone they've had an intimate relationship with, are closely related to, or have lived with as more than just roommates.

How can a restraining order help me?

A judge can order the restrained person to:

- Not contact you, your children or relatives, or people you live with;
- Stay away from you, your children or relatives, or people you live with, your home, your job, etc.;
- Not have any firearms (guns, including "ghost guns"), firearm parts, ammunition, or body armor;
- Move out of a home that you live in;
- Obey child custody and visitation orders;
- Pay child support;
- Pay spousal support;
- Pay debt for property; and
- Give you control of property (examples: cell phone, car, home).

Does this request cost money to file?

No, filing this request with the court is free.

How long can a restraining order last?

If the judge makes a temporary order, it will last until your hearing date (court date). Your hearing is usually three weeks after you turn in your court papers. At your hearing, the judge will decide whether to grant you a long-term restraining order that can last up to five years.

How soon can I get the order?

If you decide to ask for a restraining order, you will need to complete court papers. Once you turn in your court papers, a judge will decide the same day or next business day on whether to grant you a temporary restraining order.

How old must I be to ask for one?

To ask for a restraining order on your own, you must be 12 years old or older. In some cases, the judge may ask that an adult (someone 18 years old or older), like a trusted relative, help you in your case.

What if I don't have a green card?

You can get a restraining order even if you are not a U.S. citizen. If you are worried about deportation, you may want to talk with an immigration lawyer.

Can a restraining order protect my children?

Yes, you can ask the judge to protect your children. If you are asking for a restraining order against someone you have children with, you can also ask the judge to make child custody and visitation orders. And if you think that the other parent might abduct (kidnap) your children, you can ask for orders to prevent kidnapping.

Can I use a restraining order to get divorced or terminate a registered domestic partnership?

No. These forms will not end your marriage or registered domestic partnership. You must file other forms to end your marriage or registered domestic partnership.



DV-500-INFO Can a Domestic Violence Restraining Order Help Me?

Am I eligible?

To qualify for a domestic violence restraining order, you must have a (1) required relationship and (2) show that the person you want a restraining order against has been abusive.

Required relationship

- Your spouse, ex-spouse, registered domestic partner, or ex-registered domestic partner;
- Someone you have a child with;
- Your parent, child, sibling, or grandparent (includes in-laws and step relationships);
- Someone you live with or used to live with (more than just roommates);

Abuse

Abuse can be spoken, written, or physical. It can be physical, sexual, or emotional. It includes threats to harm you or your family, stalking, harassment, destroying personal property, repeated contact, and disturbing the peace.

What does disturbing the peace mean?

It means to destroy someone's mental or emotional calm. Disturbing the peace includes coercive control. Coercive control means a number of acts that unreasonably limit the free will and individual rights of any person. Examples include:

- Isolating someone from their friends, relatives, or other support;
- Keeping them from food or basic needs;
- Controlling or keeping track of them, including their movements, contacts, actions, money, or access to services;
- Threats to immigration status;
- Making them do something that they don't want to do; and
- Controlling or interfering with someone's contraception (birth control, condoms); pregnancy or ability to become a parent; or access to health information.

What if I don't qualify for a domestic violence restraining order?

There are other kinds of restraining orders you can ask for. Here are some examples:

- Civil harassment order (can be used for neighbors, roommates, cousins, uncles, and aunts).
- Dependent adult or elder abuse restraining order (if you are at least 65 or a dependent adult).
- Gun violence restraining order (to prevent someone from hurting themselves or others with a firearm).

Note that all restraining orders include a firearms and ammunition restriction. A gun violence restraining order gives limited protection because it only restrains the person from having firearms and ammunition. To learn more about other kinds of restraining orders, go to https://selfhelp.courts.ca.gov/restraining-orders.

How do I ask for a domestic violence restraining order?

See form DV-505-INFO, How to Ask for a Domestic Violence Restraining Order. The forms are available online at www.courts.ca.gov/forms. If you want a paper copy, go to any California courthouse. You can also check with your county's law library.

Will I have a court hearing (court date)?

Yes. The court will give you a day and time to attend court. If you want to attend court remotely (by phone or videoconference), go to the court's website to find out how to attend remotely. To learn more about what to expect at your hearing, read form DV-520-INFO, Get Ready for Your Restraining Order Court Hearing, or go to https://selfhelp.courts.ca.gov/DV-restraining-order/ prepare-court-date.



DV-500-INFO Can a Domestic Violence Restraining Order Help Me?

Do I need a lawyer to make this request?

No, but this type of request can be hard to get through on your own. Free help may be available at your local court's self-help center. (See below.)

Where can I find a self-help center?

Find your local court's self-help center at www.selfhelp.courts.ca.gov/find. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case, and help you with the forms.

What if I need an interpreter?



Me If you decide to ask for a restraining order, you will need to talk to a judge. If you need an interpreter, use form INT-300 to request an interpreter or ask the court clerk how you can request one.

I have a disability. How can I get help?

You may use form MC-410 to request assistance. Contact the disability or ADA coordinator at your local court for more information.

Request for Accommodations



Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/ forms.htm for Disability Accommodation Request (form MC-410). (Civil Code section 54.8.)

Confidential Address Program

If you are a victim of domestic violence or live with a victim of domestic violence, there is a special program called Safe At Home that you can apply for. It is a free program that would help you keep your address private. To learn more about the program, go to https://www.sos.ca.gov/registries/safe-home/. Note that it may take several weeks to be approved.

For more information on other steps of the process

- Form <u>DV-505-INFO</u>, How to Ask for a Domestic Violence Restraining Order
- Form DV-200-INFO, What Is "Proof of Personal Service"?
- Form <u>DV-520-INFO</u>, Get Ready For Your Restraining Order Court Hearing
- Form <u>DV-530-INFO</u>, How to Enforce Your Restraining Order

Information about the court process is also available online

https://selfhelp.courts.ca.gov/DV-restraining-order/ process.

Where can I find other help?

The National Domestic Violence Hotline provides free and private safety tips. Help is available every day, 24 hours a day, and in over 100 languages. Visit online at www.thehotline.org or

call 1-800-799-7233; 1-800-787-3224 (TTY).

How to Ask for a Domestic Violence Restraining Order

Part 1: Complete court forms

You will need to complete at least three forms to ask for a domestic violence restraining order:

Required forms:

- Form DV-100:
- Form DV-109;
- Form DV-110; and
- Form CLETS-001.

Optional forms:

If you have a child or children with the other side, you can ask for additional protection, like child custody orders. To make these requests, you must complete two more forms:

- Form DV-105; and
- Form DV-140.

If you want to ask for child support or spousal support, make the request on form DV-100 (see item (24) or (25)) and complete one more form:

• Form FL-150.

Most court forms are public documents. What does "public" mean?

When you file papers with the court, those papers become "public." This means that anyone may ask the court to see the information you put on your papers. Also, the person you are asking for protection from will see all the information on your court papers, because you will have to have these papers personally delivered to the them. This is called "personal service," and more information is available on form DV-200-INFO, What Is "Proof of Personal Service"?

How old must I be to ask for my own restraining order against someone?

To ask for a restraining order, you must be 12 years old or older. In some cases, the judge may ask that an adult (someone 18 years old or older), like a trusted relative, help you in your case.

Tips for completing form DV-100

Required relationship

At item (3), you must have one of the listed relationships between you and the person you want protection from. If none apply, go to https://selfhelp.courts.ca.gov/restraining-orders. for information on other types of restraining orders you might qualify for.

Describe the abuse

At items (5)–(7), you must describe the abuse that happened. This part is important, because a judge will decide whether to give you a restraining order based on the information you give. For more information of what abuse means under the law, see form DV-500-INFO, Can A Domestic Violence Restraining Order Help Me?

I don't want people to see my address

You may not want someone to be able to see certain information, like your address. You do not have to give the address to where you live on form DV-100, item 1. You can use a different address, like a friend's address or P.O. box. Just be sure to get the person's permission to use their address first, because any papers the court or other side mails to you will go to the address you list in item 1. And make sure that person will tell you right away if you get mail from the court.

I don't want people to see information I provide about a child (minor)

You can ask the court to make some of the information you provide about a child private (confidential). If the court makes information about a child private, the public will not be able to see this information on your court papers. See form DV-160-INFO for help with asking the court to make a child's information private.



DV-505-INFO

How to Ask for a Domestic Violence Restraining Order

What if the other side has firearms (guns) or ammunition?

In item **9**, list information you have about any firearms (guns), firearm parts, or ammunition that the other side might own or have access to. This information is important to the judge. The judge can notify law enforcement about any firearms, including illegal or untraceable firearms called "ghost guns." Once notified, law enforcement must do what they can to get the firearms if there is a restraining order in place.

What does "Other orders" (item (14)) mean?

This section allows you to make any special requests that you need to prevent more abuse by the other side.

What is the difference between "Pay Debts Owed for Property (item 22) and "Pay Expenses Caused by the Abuse (item 23)?

If you want the other side to pay a debt owed for property, like a car or mortgage, you can make this request at item (22). If you want the other person to pay you back for damage that happened because of their abuse, like breaking your cellphone or for medical bills, you can make this request at item (23).

What is "Spousal Support" (item (25))?

If you are married to the person you want protection from or in a registered domestic partnership, you can ask a judge to order them to pay you spousal support. The amount of spousal support depends on different factors, including how much you make versus how much the other side makes. It is important to know that in California, you cannot get spousal support for "common law" marriages, where parties have lived like a married couple but never legally married. California does not recognize "common law" marriage.

What is a "Batterer Intervention Program" (item (27))?

In most cases, it is a year-long program that helps a person recognize abusive behavior so that they will stop the abuse. Unlike anger management programs, the goal of batterer intevention programs is to stop a person from using power and control in their relationships. If ordered to complete the program by a judge, the restrained person will have to pay program fees. The program will keep track of progress and attendance.

Part 2: File your court papers

Filing is when you turn in your completed court papers to the court. To file your court papers, you can call the court clerk to see find out which courthouse to go to. If you want to file online (e-file), check your local court's website for more information. To find your local court or their website, go to:

www.courts.ca.gov/find-my-court.htm.

Part 3: Get your papers from court

After you turn in your court papers, you will need to get them back from the court. Your papers will be ready the same day or the next business day. Ask the court clerk when your court papers will be ready. You may have to return to the courthouse to pick up your papers if the court cannot return them to you electronically. Look at your papers to see if the judge granted you a temporary restraining order, on form DV-110.

- ► If the judge **granted** you temporary protection and you want it to last longer, make sure you attend your court hearing (listed on form DV-109).
- ▶ If the judge **did not** grant you a temporary restraining order, the judge can grant you a restraining order at your court hearing (listed on form DV-109).



DV-505-INFO How to Ask for a Domestic Violence Restraining Order

Part 4: Have someone serve your papers

You must have an adult personally give a copy of all your court papers to the person you want a restraining order against. It cannot be you or anyone listed on the restraining order. Serving papers can be a dangerous situation. If you want the sheriff to serve your papers, they will do so for free. For more information on service, read form DV-200-INFO, What Is "Proof of Personal Service"?

Part 5: Get ready for and go to your court hearing

At your court hearing, the judge will decide whether to grant you a long-term restraining order that can last up to five years. You have the option of attending your hearing in-person or remotely (by phone, or videoconference if available). For information on how to attend your hearing remotely, go to the court's website. Some courts may require advance notice. At the hearing, you and the other side will have the opportunity to tell your side of the story. For more information, read form DV-520-INFO, Get Ready for the Restraining Order Court Hearing. If you need more time to prepare your case, you may ask for a new court date. Read form DV-115-INFO, How to Ask For a New Hearing Date, for more information.

Information about the process is also available online

https://selfhelp.courts.ca.gov/DV-restraining-order/ process.

Where can I find free help?

Free legal help is available at your court's self-help center. Find your local court's self-help center at www.selfhelp.courts.ca.gov/find. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case, and help you with the forms. Staff may also refer you to other agencies who may be able to help you.

What if I am worried about my safety?

The National Domestic Violence Hotline provides free and private safety tips. Help is available every day, 24 hours a day, and in over 100 languages. Visit online at www.thehotline.org or

call 1-800-799-7233; 1-800-787-3224 (TTY).

Privacy Protection for a Minor (Person Under 18 Years Old) Domestic Violence Prevention



Can I keep information about a minor confidential?

Yes. In a domestic violence restraining order case, you can ask a judge to make information about a minor confidential. Confidential means that the public is unable to see the information, because the information is kept private. This is important because most papers in your court case are available for the public to see. This means anyone can view information on your papers, including information about a minor. If the judge grants your request, the public will not be able to see the minor's information on your paperwork.

Who can make this request?

Several people can make this request, including a minor's parent or legal guardian. Any minor protected by a restraining order can make this request, as well. Also, any person, including a minor, who is the accused person in a case may make this request.

A minor can make this request without the help of an adult. This depends on the minor's age, though. If the minor is 12 years old or younger, the judge may want an adult to help the minor make this request.

For more information on who can make this request, contact your local self-help center or a lawyer.

What information can I ask the judge to make confidential?

A judge can make any information about a minor confidential. That means that you can ask to make confidential the minor's name, address, any statements about the minor's abuse, or any abuse the minor witnessed.

If you want to protect the minor's address only, you do not have to make this request. Instead, you can use a different address on your restraining order request, such as a mailing address that is not where the minor lives, a P.O. box, or someone else's address. If you use someone else's address, be sure to get their permission

Whatever address you use, make sure you will get your mail regularly. This is important, because the address you use is the address the court and other party will use to send you papers for your case.

Does this request cost money?

No, this request is free.

I need an interpreter. How can I get help?



You may use form INT-300 to request an interpreter. Ask court staff for information.

I have a disability. How can I get help?

You may use form MC-410 to request assistance. Contact the disability/ADA coordinator at your local court for more information.

Do I need a lawyer to make this request?

No, but this type of request can be hard to get through on your own. Free help may be available at your local court's self-help center. (See below.)

Where can I find a self-help center?

Find your local court's self-help center at www.courts.ca.gov/selfhelp. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case.

Where can I find other help?

The National Domestic Violence Hotline provides free and private safety tips and help in over 100 languages. Call them at 1-800-799-7233; 1-800-787-3224 (TTY); or visit online at www.thehotline.org.

What do I have to do to make information about a minor confidential?

If you're ready to start the process for this request, go to page 2 to see a checklist of steps you need to complete in order to ask the judge to make information about a minor confidential.



Privacy Protection for a Minor (Person Under 18 Years Old) Domestic Violence Prevention

What do I have to do to make information about a minor confidential?

○Step 1: Complete the forms.

You can use these steps as a checklist.

You will need to complete these forms to make your request:

- <u>Form DV-160</u>
- Form DV-165 (complete items 1 and 2 only)
 You can find these forms online at
 www.courts.ca.gov/forms.
- ► See tips to complete the forms.

To request a restraining order, you need to complete different forms. See form <u>DV-505-INFO</u> for a list of forms you need to complete to request a restraining order.

Step 2: Take the forms to your court clerk to file.

Find out which courthouse to take your forms to by calling your local court or searching online at www.courts.ca.gov/find-my-court.htm.

igcirc Step 3: Understand the judge's order. $ar{eta}$



The judge will write your orders on <u>form DV-165</u>. The judge will **grant** or **deny** your request.

► See page 3 for what this means.

Step 4: Give court papers to other parties.

In some cases, you will need to have your server give court papers to the other parties in your case. This process is called service.

► See page 4 for tips to complete service.

► Tips for Step 1: Complete the forms

I only want to protect the minor's address. If you only want to protect the minor's address, you do not have to make this request. See "What information can I ask the judge to make confidential?" on page 1 for more information.

I want to protect more than one minor. Only an adult who is the minors' parent or legal guardian may make a request to protect more than one minors' information.

I want to give the minor's school or other people copies of court orders from this case.

If the court grants your request to make information regarding a minor confidential, you may want to ask the court for permission to give other people copies of certain documents in your case. For example, if the minor's name was made confidential and the restraining order protects the minor, you may want the minor's school to have a copy that is unredacted (shows the minor's name). You can make this request at item 9 on form DV-160.

My right to cancel my restraining order request.

You have the right to cancel your request for a restraining order if the judge does not grant your request to make information confidential. This right only applies if you are asking for a restraining order at the same time as your request to make information confidential. To cancel your request for a restraining order, check the box on form DV-160, item 7a, and item 8d(1), if it applies.



If you cancel your request for a restraining order, you will **not** receive a domestic violence restraining order at this time.

If, **after** canceling your request for a restraining order, you want to ask for a restraining order based on the same facts, you must start the process over. See <u>form DV-505-INFO</u> for more information.







Privacy Protection for a Minor (Person Under 18 Years Old) Domestic Violence Prevention

◆Tips for Step 3: Understand the judge's order.



Look at form DV-165 to see what the judge decided.

What if the judge granted my request?

Look closely at <u>form DV-165</u>, items 7 and 8, to see what information the judge made

confidential in your case. If the judge granted your request to keep information confidential, the information the judge decided to keep confidential will not be available to the public. The information will be available only to the parties in the case.

At times, the judge may make information confidential from the other party in your case. If this happens, the judge will complete box 8b on <u>form DV-165</u>.

Now, take a close look at item 10 on <u>form DV-165</u>. This tells you who is responsible for redacting the information on your paperwork and deadline for filing it with the court.

Redacting means to hide (blacken or whiten out) information so it cannot be seen. If the judge makes you responsible for redacting the information, your local self-help center may be able to help you.

What if the judge did not grant (denied) my request?

This means that if you move forward with your case, the minor's information will not be confidential on your paperwork. This is important because anyone can go to your local courthouse and ask to see the documents you filed in this case.

If the judge does not grant your request, you may have other legal options available to you. Visit your local court's self-help center or talk with a lawyer.

▷ What if I asked to cancel my restraining order request?

If you checked box 7a or 8d(1) on <u>form DV-160</u> and the judge denied your request, the paperwork you turned in with this request will not be available to the public, except for page 1 of <u>form DV-165</u>. This includes <u>form DV-100</u> and any proposed order forms. The court will either return these forms to you, destroy them, or delete them from its records unless you give the court permission to file the forms.

▶ What if I file documents with the court in the future?



If you file documents with the court in the future, be sure to use <u>form DV-175</u> as a cover sheet and follow the instructions at the top of the form.

Is there a penalty for disclosing confidential information?

Misusing or giving out confidential information can result in the court ordering you to pay up to \$1,000 or other court penalties. You will not be penalized if you:

- Give information to police to help them enforce the judge's orders, or
- If you are the minor who has claimed abuse.



Privacy Protection for a Minor (Person Under 18 Years Old) Domestic Violence Prevention

► Tips for Step 4: Give court papers to all parties in your case.

In some cases, the judge will order you to serve your court papers. Look at <u>form DV-165</u> to see what the judge decided.

The judge **granted** my request to keep some of the minor's information confidential.

Your papers must be served. Follow steps 1–5 below.

What did the judge decide in your case?

The judge **denied** (did not grant) my request to keep some information confidential. I **canceled** my request for a restraining order and there is **no other issue** in this case for a judge to decide on.

Your papers do not need to be served. You may stop here. The judge **denied** (did not grant) my request to keep some information confidential. The **case is still open** because there are other issues for a judge to decide on, like divorce or custody.

If this is your situation, forms DV-160 and DV-165 must be served by mail or in person.

Follow steps 3–5 below.

Step 1: Find out which papers you need to serve.

The judge will check which papers you need to serve to the other parties in your case on <u>form DV-165</u>, item 13.

Step 2: Find out whether you need to serve the other parties personally or by mail.

The judge will check how you need to serve your court papers to the other parties in your case on form DV-165, item 13.

If the judge checks item 13a, you will need to have your server personally serve (give) your court papers to the other parties in your case.

If the judge checks item 13b, you will need to have your server mail your court papers.

OStep 3: Choose a server.

The person who serves your papers is called a server. Your server must be at least 18 years old, not protected by the restraining order, and not involved in your case. You are not allowed to serve your own court papers.



Some situations may be dangerous. Think about people's safety when deciding who you choose to serve your court papers.

A sheriff or marshal will serve your court papers for free. Another option is a process server.

A process server is a business you pay to deliver court papers. To hire a process server, look for "process server" on the internet or in the yellow pages.

○ Step 4: Have your server give your court papers to all parties.

For personal service, give your server your court papers as well as <u>form DV-200</u>.

For service by mail, give your server your court papers as well as form DV-250.

○ Step 5: File proof with the court.

The court needs proof that your papers were served. After your server completes <u>form DV-200</u> or <u>form DV-250</u>, take it to the court to file in your case.

If the sheriff or marshal served your papers, they may use another form for proof instead of <u>form DV-200</u>. Make sure a copy is filed with the court and that you get a copy.

For more information, read <u>form DV-200-INFO</u> or ask your local court's self-help center for help.

DV-100

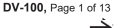
Request for Domestic Violence Restraining Order

Clerk stamps date here when form is filed.

Instructions

To ask for a domestic violence restraining order, you will need to complete this form and other forms (see page 13 for list of forms). If this case includes sensitive information about a minor child (under 18 years old), see form DV-160-INFO, Privacy Protection for a Minor (Person Under 18 Years Old), for more information on how to protect the child's information.

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This is not a Court Order.

	Case Number:
3)	Your Relationship to the Person in 2
	(If you do not have one of these relationships with the person in 2), do not complete the rest of this form. You may be eligible for another type of restraining order. Learn more at https://selfhelp.courts.ca.gov/restraining-orders .)
	(Check all that apply)
	We have a child or children together (names of children):
	b. We are married or registered domestic partners.
	e. We used to be married or registered domestic partners.
	d. We are dating or used to date.
	e. We are or used to be engaged to be married.
	We are related. The person in (2) is my (check all that apply):
	 □ Parent, stepparent, or parent-in-law □ Child, stepchild, or legally adopted child □ Child's spouse □ Brother, sister, sibling, stepsibling, or sibling in-law □ Grandparent, step-grandparent, or grandparent-in-law □ Grandchild, step-grandchild, or grandchild-in-law
	g. We live together or used to live together. (If checked, answer question below):
	Have you lived together with the person in (2) as a family or household (more than just roommates)?
	Yes No (If no, you do not qualify for this kind of restraining order unless you checked one of the other relationships listed above.)
4)	Other Restraining Orders and Court Cases Are there any restraining orders currently in place or that have expired in the last six months (examples: Did the
	police give you a restraining order that lasts a few days? Do you have one from the criminal court?) No
	Yes (If yes, give information below and attach a copy if you have one.)
	(1) (date of order):(date it expires):(2) (date of order):(date it expires):
	(2) (date of order): (date it expires):
	 Are you involved in any other court case with the person in ②? □ No □ Yes (If you know, list where the case was filed (city, state, or tribe), the year it was filed, and case number.)
	☐ Custody
	Juvenile (child welfare or juvenile justice): Coundingship
	Guardianship
	Criminal
	Other (what kind of case?):
	This is not a Court Order.

Case Number:
Case Number.

Describe Abuse

In this section, explain how the person in **2** has been abusive. The judge will use this information to decide your request. Listed below are some examples of what "abuse" means under the law. **It is not a complete list** of all examples of abuse. Give information on any incident that you believe was abusive.

- made repeated unwanted contact with you
- tracked, controlled, or blocked your movements
- kept you from getting food or basic needs
- isolated you from friends, family, or other support
- made threats based on actual or suspected immigration status
- made you do something by force, threat, or intimidation
- stopped you from accessing or earning money
- tried to control/interfere with your contraception, birth control, pregnancy, or access to health information

- harassed you
- hit, kicked, pushed, or bit you
- injured you or tried to
- threatened to hurt or kill you
- sexually abused you
- abused a pet or animal
- destroyed your property
- choked or strangled you
- abused your children

Most Recent Abuse
a. Date of abuse (give an estimate if you don't know the exact date):
b. Did anyone else hear or see what happened on this day? ☐ I don't know ☐ No ☐ Yes (If yes, give names):
c. Did the person in ② use or threaten to use a gun or other weapon? □ No □ Yes (If yes, describe gun or weapon):
d. Did the person in ② cause you any emotional or physical harm? ☐ No ☐ Yes (If yes, describe harm):
e. Did the police come?
f. Give more details about how the person in 2 was abusive on this day. Details can include what was said, done, or sent to you (examples: text messages, emails, or pictures), how often something happened, etc.
g. How often has the person in ② abused you like this? ☐ Just this once ☐ 2-5 times ☐ Weekly ☐ Other: ☐ Give dates or estimates of when it happened, if known:

This is not a Court Order.

5

		Case Number:
	as the person in ② abused you in a different way from the abus yes, describe below.	e you described in 5?
a.	Date of abuse (give an estimate if you don't know the exact date):	
b.	Did anyone else hear or see what happened on this day? ☐ I don't know ☐ No ☐ Yes (If yes, give names):	
c.	Did the person in ② use or threaten to use a gun or other weapon? No Yes (If yes, describe gun or weapon):	
d	Did the person in (2) cause you any emotional or physical harm?	
u.	□ No □ Yes (If yes, describe harm):	
f.	Give more details about how the person in 2 was abusive on this day. D done, or sent to you (examples: text messages, emails, or pictures), how o	
f.		
f.		
	done, or sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of the sent to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails, or pictures), how of text to you (examples: text messages, emails,	

This is not a Court Order.

	Case Number:
7 Is there other abuse by the person in ② that you wan If yes, describe below.	t the judge to know about?
a. Date of abuse (give an estimate if you don't know the exact date).	:
 b. Did anyone else hear or see what happened on this day? ☐ I don't know ☐ No ☐ Yes (If yes, give names): 	
c. Did the person in 2 use or threaten to use a gun or other weapon No Yes (If yes, describe gun or weapon):	n?
d. Did the person in ② cause you any emotional or physical harm? □ No □ Yes (If yes, describe harm):	
e. Did the police come?	lice gave you a restraining order, list it in 4.)
f. Give more details about how the person in ② was abusive on the done, or sent to you (examples: text messages, emails, or pictures)	
g. How often has the person in ② abused you like this? ☐ Just this once ☐ 2-5 times ☐ Weekly ☐ Other: ☐ Give dates or estimates of when it happened, if known:	
Check this box if you need more space to describe the abuse. Abuse, and turn it in with this form. You can also use a separate set the top, and turn it in with this form.	* *

This is not a Court Order.

a. 🔲 🛚					
b. 🔲	Yes (If yes, comple	ete the section bel	ow):		
(1) <u>F</u> 1	ull name		<u>Age</u>	Relationship to you	Lives with you Yes
		•	more people. Use it in with this for	a separate piece of paper arm.	nd write "DV-100, Other
(2) V	Vhy do these people	e need protection	7		
(<i>2)</i> V	vity do mese people	e need protection.	•		
_					
_					
- - -					
	navon in (2)	hove five eyes	(guno) firon	m norto or ammuniti	an2
	-			m parts, or ammuniti	
(A fire	earm includes a han	ndgun, rifle, shotg	un, and assault we	eapon. A firearm part mean	s a receiver or frame or a
(A fire	earm includes a han nat may be used as	ndgun, rifle, shotg	un, and assault we	•	s a receiver or frame or a
(A fire item the and cli	earm includes a han nat may be used as	ndgun, rifle, shotg	un, and assault we	eapon. A firearm part mean	s a receiver or frame or a
(A fire item than cli	earm includes a han nat may be used as ips.) I don't know	ndgun, rifle, shotg	un, and assault we	eapon. A firearm part mean	s a receiver or frame or a
(A fire item thand clians. b. 1	earm includes a han nat may be used as ips.) I don't know	ndgun, rifle, shotg or easily turned in	un, and assault wento a receiver or fi	eapon. A firearm part mean rame. Ammunition includes	s a receiver or frame or a
(A fire item thand climate item) a. b. c.	earm includes a han nat may be used as ips.) I don't know No Yes (If you have in	ndgun, rifle, shotg or easily turned in formation, comple	un, and assault wento a receiver or fi	eapon. A firearm part mean rame. Ammunition includes	s a receiver or frame or a s bullets, shells, cartridge
(A fire item thand climate item than delimate) a. b. c. l	earm includes a han nat may be used as ips.) I don't know No Yes (If you have ing	ndgun, rifle, shotg or easily turned in formation, comple (Guns), Firearm P	un, and assault wento a receiver or find the section belowers, or Ammunit	eapon. A firearm part mean rame. Ammunition includes fow.) ion Number or Amount	s a receiver or frame or a bullets, shells, cartridge Location, if known
(A fire item the and client and client b	earm includes a han nat may be used as ips.) I don't know No Yes (If you have in) Describe Firearms (ndgun, rifle, shotg or easily turned in formation, comple (Guns), Firearm P	un, and assault wento a receiver or fine to a receiver or fine the section below arts, or Ammunit	eapon. A firearm part mean rame. Ammunition includes fow.) ion Number or Amount	s a receiver or frame or a bullets, shells, cartridge Location, if known
(A fire item the and client and client b	earm includes a han nat may be used as ips.) I don't know No Yes (If you have ing	ndgun, rifle, shotg or easily turned in formation, comple (Guns), Firearm P	un, and assault wento a receiver or finds	eapon. A firearm part mean rame. Ammunition includes fow.) ion Number or Amount	s a receiver or frame or a substitute bullets, shells, cartridge bullets, s
(A fire item the and clients as	earm includes a han nat may be used as ips.) I don't know No Yes (If you have in) Describe Firearms (ndgun, rifle, shotg or easily turned in formation, comple (Guns), Firearm P	un, and assault wento a receiver or fine to a receiver or fine the section below arts, or Ammunit	eapon. A firearm part mean rame. Ammunition includes fow.) ion Number or Amount	s a receiver or frame or as bullets, shells, cartridge Location, if known

Case Number:

Case Number:		

Choose the Orders That You Want a Judge to Make

In this section, you will choose the orders you want a judge to make now. Every situation is different. Choose the orders that fit your situation.

	Choose the orders that it your straution.
Chec	ck all the orders that you want a judge to make (order).
10) [☐ Order to Not Abuse
H p a in	Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements, annoy by phone or other electronic means (including repeatedly contact), or disturb the peace. (For more information on what "disturbing the peace" means, read form DV-500-INFO , Can A Domestic Violence Restraining Order Help Me?)
<u>11)</u> [□ No-Contact Order
	ask the judge to order the person in 2) to not contact me or anyone listed in 8).
<u> </u>	□ Stay-Away Order
12) ∟ a	a. I ask the judge to order the person in (2) to stay away from (check all that apply):
	 Me. My school. My home. Each person in 8. My job or workplace. My children's school or childcare. My vehicle. Other (please explain):
b	b. How far do you want the person to stay away from all the places you checked above? 100 yards (300 feet) Other (give distance in yards):
c	e. Do you and the person in ② live together or live close to each other? \[\sum \text{No} \text{Yes} \(\left(\frac{lf} \ yes, \ check \ one \right): \] \[\sum \text{Live together} \(\left(\frac{lf} \ you \ live together, \ you \ can \ ask \ that \ the \ person \ in ② \ move \ out \ in \ (13) \). \[\sum \text{Live in the same building, but not in the same home} \] \[\sum \text{Live in the same neighborhood} \] \[\sum \text{Other} \(\left(\frac{please \ explain} \right): \]
d	A. Do you and the person in 2 have the same workplace or go to the same school? \[\begin{align*} \text{ Yes} & (\text{If yes, check all that apply}): \\ \text{ Work together at (name of company): } \\ \text{ Go to the same school (name of school): } \\ \text{ Other (please explain): } \end{align*}
	This is not a Court Order



☐ Order to Move Out	
a. I ask the judge to order the person in ② (Give address):	to move out of the home, located at:
b. I have a right to live at this address becau	use:
(Check all that apply)	
☐ I own the home.	☐ I have lived at this address foryears, months
☐ My name is on the lease.	☐ I pay for some or all the rent or mortgage.
☐ I live at this address with my child(re	en).
☐ Other Orders	
	he judge to make to keep you, your children, or the people in 8 safe):
☐ Child Custody and Visitation	
(Check this box if you have a child with the	e person in ② and want the judge to make or change a child custody on V-105, Request for Child Custody and Visitation Orders, and attach
(Check this box if you have a child with the visitation order. You must fill out form D	V-105, Request for Child Custody and Visitation Orders, and attach
(Check this box if you have a child with the visitation order. You must fill out form Dit to this form.)	V-105, Request for Child Custody and Visitation Orders, and attach
(Check this box if you have a child with the visitation order. You must fill out form Dit to this form.) Orders that you can request on form DV-10 Child custody Stop person in 2 from accessing your	V-105, Request for Child Custody and Visitation Orders, and attach 05 include:
(Check this box if you have a child with the visitation order. You must fill out form Dit to this form.) Orders that you can request on form DV-10 • Child custody	95 include:No visits with your children

				Case Number:	
16) [Protect Animals				
a.	(You may ask the court to protect your a	nimals, your children's	s animals,	or the person in	n ② 's animals.)
	(1)	Type of animal		(if known)	Color
	(2)				
b	I ask the judge to protect the animals liste	ed above by ordering the	he person i	n 2 to:	
	(Check all that apply)				
	(1) Stay away from the animals by a	t least: 100 yards (3	300 feet)	Other (nur	nber of yards):
	(2) Not take, sell, hide, molest, attack animals.	x, strike, threaten, harm	n, get rid o	f, transfer, or b	orrow against the
	(3) ☐ Give me sole possession, care, and ☐ Person in ② abuses the anima ☐ I purchased these animals.	als. I take care of	these anir	nals.	apply):
17)a.	Control of Property I ask the judge to give only me temporar	ry use, possession, and	control of	the property lis	sted here (describe):
b.	Explain why you want control of the prop	perty you listed:			
18) 	Health and Other Insurance				
pe	ask the judge to order the person in (2) to reson in (2) , or our children, including not nange the beneficiaries for the insurance.				
19) [Record Communications				
	ask the judge to allow me to record calls or ommunications violate this restraining order	_	person in (2) makes to me	e, when those calls or
	This	s is not a Court Or	der		

			Case Num	ber:
Property Restraint (only if you are married or a registered domestic partner with the person in 2.) I ask the judge to order the person in 2 not to borrow against, sell, hide, or get rid of or destroy any possessions or property, except in the usual course of business or for necessities of life. I also ask the judge to order the person in 2 to notify me of any new or big expenses and to explain them to the court.				
☐ Exter	nd my deadline to	give notice to perso	on in 2	
•		u about two weeks to give e judge may be able to giv		rson in 2 of your request. I
•			1 2 because (explain why y	ou need more time):
for the entra. I ask th	ire bill or only a portion in judge to order the p	on. Some examples include erson in 2 to make these	roperty, list them and explain e rent, mortgage, car payme payments while the restrain Amount: \$	nt, etc.)
(2) Pay	/ to:	For:	Amount: \$	Due date: Due date:
(3) Pay	to:	For:	Amount: \$	Due date:
(If you	did not agree to the d	lebt or debts listed above,	t agree to the debt (optional you can ask the judge to decorrect from the person in (2)'s abu	ide (find) that one or more
	against the debt if yo	u are sued in another case		
Do you	l against the debt if you want the judge to ma	ake this special decision (f	inding)?	
	against the debt if you want the judge to ma	ake this special decision (f answer the questions below debts listed above resulted	inding)?	that apply):

This is not a Court Order.

Case Number	:		

Orders That You Want a Judge to Make at Your Court Date

Below is a list of orders that a judge cannot make right away but can make at your court date in a few weeks. The person in (2) must be notified of your court date before the judge can consider making any of the orders listed below. Check all the orders that you want the judge to make at your court date.

	property, medical care, counseling, temporary housing, Pay to:	For:	Amount: \$
	Pay to:	For:	Amount: \$
	Pay to:	For:	Amount: \$
	Pay to:	For:	Amount: \$
(24)	☐ Child Support (this applies only if you have a manage (Check all that apply) a. ☐ I do not have a child support order and I want on the boundary of the control of the	ne. ed <i>(attach a cop</i>	y if you have one).
(25)	☐ Spousal Support (You must be married or a registered domestic partner I ask the judge to order the person in ② to give me fin	-	
26)	☐ Lawyer's Fees and Costs I ask that the person in ② pay for some or all of my lacourt grants your restraining order, the court must aware		
	This is not a	Court Order	

	Case Number:
27)	☐ Batterer Intervention Program
	I ask the judge to order the person listed in ② to go to a 52-week batterer intervention program. (The goal of this program is to stop abuse. There are weekly classes on accountability, abuse effects, and gender roles. If ordered, the person in ② has to show the judge that they enrolled and completed the program.)
28)	☐ Transfer of Wireless Phone Account
	(If the person in 2) holds the rights to your cell phone account, you can ask the judge to transfer your number or your child's number to you. This means you will be financially responsible for these accounts. If you want to have control over a mobile device, like a cell phone, make this request at 17 .)
	I ask the judge to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed below to me because the account currently belongs to the person in ②: a. My number Number of child in my care (including area code):
	b. My number Number of child in my care (including area code):
	c. My number Number of child in my care (including area code):
	d. My number Number of child in my care (including area code):
	Automotic Ondone if the Judge Create Poetucining Ondon
_	Automatic Orders if the Judge Grants Restraining Order
In	this section are orders that the person in 2 would have to follow if the judge grants a restraining order.
29	No Firearms (Guns), Firearm Parts, or Ammunition
	• Cannot own, possess, or buy firearms (guns), firearm parts, and ammunition.
	• Must turn in, sell, or store any firearms (guns), firearm parts, or ammunition that they have or control.
30	No Body Armor
	• Cannot own, possess, or buy body armor.
	• Must relinquish any body armor in their possession.
31)	Cannot Look for Protected People Cannot look for the address or location of any person protected by the restraining order, unless the court finds good cause not to make this order.

		Case Number:
32)	Additional Pages If you used additional paper or forms, enter the number of or the second se	extra pages attached to this form:
33)	Your Signature I declare under penalty of perjury under the laws of the Stacorrect. Date:	
	Type or print your name	Sign your name
34)	Your Lawyer's Signature (if you have one) Date: Lawyer's name	Lawyer's signature
	•	, 0

Your Next Steps

- **1** You must complete at least three additional forms:
 - Form <u>DV-110</u>, Temporary Restraining Order (only items 1, 2 and 3)
 - Form <u>DV-109</u>, Notice of Court Hearing (only items 1 and 2)
 - $\bullet \ \ Form \ \underline{CLETS-001}, \ Confidential \ Information \ for \ Law \ Enforcement$
 - If you are asking for child custody and visitation orders, you must complete form <u>DV-105</u>, Request for Child Custody and Visitation Orders, and form <u>DV-140</u>, Child Custody and Visitation Order.
- 2 Turn in your completed forms to the court. Find out when your forms will be ready for you.
- 3 Once you get your forms back from the court, have someone "serve" a copy of all forms on the person in 2. The sheriff or marshal can do this for free. See form <u>SER-001</u>, *Request for Sheriff to Serve Court Papers*. Learn more about service at https://selfhelp.courts.ca.gov/sheriff-serves-your-request-restraining-order.
- 4 If you are asking for child support or spousal support you must also complete form <u>FL-150</u>, *Income and Expense Declaration*. If you are only asking for child support, you may be eligible to fill out a simpler form, <u>FL-155</u>. Read form <u>DV-570</u> to see if you are eligible. Turn in your completed form to the court before your court date. You must also have someone mail or personally deliver a copy to the person in (2).

This is not a Court Order.

DV-101

Description of Abuse

Case Number:	

This form is attached to DV-100, Request for Domestic Violence Restraining Order .

i)	N	ame of person asking for protection:
2)	Na	me of person you want protection from:
	De	scribe abuse to you or your children.
_	a.	Date of abuse:
	b.	Who was there?
		Describe how the person in (2) abused you or your children:
	d.	Describe any use or threatened use of guns or other weapons:
	e	Describe any injuries:
	Ο.	Describe any injuries:
	f.	Did the police or other law enforcement come? No Yes If yes, did they give you or the person in 2 an Emergency Protective Order? Yes No I don't know The Emergency Protective Order protects You The person in 2
		Attach a copy of the Emergency Protective Order if you have one.

De	scribe abuse to you or your children.
Н	s the person in 2 abused you (or your children) other times?
a.	Date of abuse:
b.	Who was there?
c.	Describe how the person in 2 abused you or your children:
d.	Describe any use or threatened use of guns or other weapons:
e.	Describe any injuries:
f.	Did the police or other law enforcement come? No Yes If yes, did they give you or the person in 2 an Emergency Protective Order? Yes No I don't known the Emergency Protective Order protects You The person in 2 Attach a copy of the Emergency Protective Order if you have one.
De	scribe abuse to you or your children.
_	Check here if you need more space. Attach a sheet of paper and write "DV-101—Description of Abuse" for

Case Number:

ATTORNEY OR	PARTY WITHOUT ATTORNE	Υ	STATE BAR NUMBE	ER:	FOR COURT USE ONLY
NAME:					FOR COURT USE ONLY
FIRM NAME:					
STREET ADDRE	SS:				
CITY:			STATE:	ZIP CODE:	
TELEPHONE NO			FAX NO.:		
EMAIL ADDRESS					
ATTORNEY FOR					
	COURT OF CALIFORI	NIA, COUNTY OF OF	RANGE		
	SS: 341 THE CITY DRIVE				
MAILING ADDRE					
	ODE: ORANGE, CA 92868	E OENTED			
BRANCH NAME:	LAMOREAUX JUSTIC	E CENTER			
CASE NAM	ME:				
NOTIF	FICATION OF MIL	ITARY/VETERA	N/RESERVE/	ACTIVE STATUS	CASE NUMBER:
	m is about (name):				who is a party in this case.
2. The per	son listed in item 1				
a	•	g in the state or fed			
b	•	n the state or feder pecify if applicable		es or reserves (regard	less of discharge status).
2 This for			<i>)</i> .		
	m can be filed in a		rm is filed and	identify the person cor	nnleting this form):
				identity the person cor	inpleting this formy.
a		 I am (check one isted in item 1.).		
			erson listed in i	tem 1 in the above ent	itled case
b. 🗀	Family law case.		Craori nateu ni n	terri i ili tile above erit	nicu dasc.
b	_	isted in item 1.			
			oroon listed in i	tem 1 in the above ent	itled eace
				on listed in item 1 <i>(exp</i>	
• 🗀					
C		se (specify case ty	ηρe).	. 1 6	am (check one):
		isted in item 1.	araan liatad in i	tam 1 in the above ont	itlad agas
				tem 1 in the above ent	
4 1				on listed in item 1 (exp	iairi).
	viding this notification	on to the court base	ed on information	n and beliet.	
Date:				K.	
(TY	PE OR PRINT NAME OF PER	RSON FILING THIS FORM)			(SIGNATURE)
	Criminal Law Cod	oo If this form is f	ilad in a arimina	llow oood the court w	rill send a copy of the form to the California
					officer to confirm the person's military status.
	-	·	•	office (to be provided b	-
	Contact informatio	ir for the county ve	teraris service (onice (to be provided t	y the court).
Notice					
					erans Affairs, as related to providing
	benefits and service	ces under Penal Co	ode sections 10	01.80 and 1170.9.	
	Family Law Case	s. When a veteran	files this form in	n a family law case, the	e court will send a copy of the form to the
	•			•	able time, contact the person listed in item
	1 using the information				
			For Cou	rt Use Only	
		California D	epartment of Vε	eterans Affairs on <i>(date</i>	e) <i>:</i>
	Form sent to:		rans services o	•	
				ns Affairs on <i>(date):</i>	
				are to be charged for	r this form.
I .		-		•	

Page 1 of 2

YOU SHOULD TALK WITH YOUR ATTORNEY (IF YOU HAVE ONE) ABOUT THE FOLLOWING INFORMATION

If you are a current or former member of the state or federal armed services or reserves, you may be entitled to certain rights under the law. Filling out form MIL-100 is a way you can let the court know about your military experience. This information may help the court consider possible benefits and protections in your case. This form can be used for any type of case and can be filled out at any time. Giving this information to the court is voluntary. Form MIL-100 only needs to be filed with the court only one time per case.

CIVIL LAW CASES

Civil cases include all cases (except criminal cases), such as those filed in family, juvenile, or probate court in which a party is asking the court for orders against another person to protect or enforce their legal rights, prevent a harm, or remedy a wrong.

If you are a party to a civil law case be sure to complete all the appropriate forms needed for your case. For example, filing this form does not substitute for the filing of other required forms or petitions in cases where you are filing:

- For relief from financial obligation during military service;
- A notification of military deployment and request to modify a support order; or
- For other relief under the Servicemembers Civil Relief Act (50 U.S.C. §§ 3901–4043).

Examples of required forms are:

- (1) Notice of Petition and Petition for Relief From Financial Obligation During Military Service (form MIL-010); and
- (2) Notice of Activation of Military Service and Deployment and Request to Modify a Support Order (form FL-398).

CRIMINAL CASES

If you are a party to a criminal case, you are not required to have an honorable discharge, to have combat service, or to be accepted into or involved in a Veterans Court to be eligible for the possible rights and protections under the law.

If you are a current or former member of the state or federal armed services or reserves who may be suffering from sexual trauma, also known as military sexual trauma (MST), traumatic brain injury (TBI), posttraumatic stress disorder (PTSD), substance abuse, or mental health issues as a result of your military service, and charged with a crime, you may be eligible for certain rights under the law.

Some examples of benefits of a defendant in a criminal case who is a veteran or is on active duty or in the reserves include possible consideration for alternative sentencing, restoration relief such as sealing your record, and diversion in misdemeanor cases.

If you submit this form in a criminal case, you must file it with the court and serve a copy of it on the prosecuting attorney and defense counsel.

Below is a brief description of possible rights and protections under the following California laws:

Family Code section 211.5

• Filing this form in a family law case may help you receive information from CalVet and learn about available mental health resources.

Penal Code section 1001.80

- Pretrial diversion program offering treatment instead of trial and potential conviction and incarceration;
- Dismissal of eligible criminal charges following satisfactory performance in program:
- Arrest deemed to have "never occurred" as part of restoration of rights following successful completion of program.

Penal Code section 1170.9

- Treatment instead of prison or jail time for certain crimes;
- · Felonies reduced to misdemeanors;
- Restoration of rights, dismissal of penalties, and/or setting aside of conviction for certain crimes;
- · A greater chance of receiving probation;
- Conditions of probation deemed satisfied early, other than any victim restitution ordered.

Penal Code section 1170.91

• The court must consider circumstances from which the defendant may be suffering as a result of military service as a factor in mitigation during felony sentencing, which could result in a more lenient sentence.

CONFIDENTIAL

ΑΊ	TOF	RNEY OR PARTY WITHOUT AT	TORNEY (Name & Addres	ss):	FOR COURT USE ONLY
		HONE NO.:			
		. ADDRESS (Optional): RNEY FOR <i>(Name)</i> :		BAR NO.:	
SI	UPE	ERIOR COURT OF CALIF eaux JUSTICE CENTER: - 341	ORNIA, COUNTY OF	ORANGE	
C,	ASE	NAME:			
		CONFIDENTIAL - F	PARTY IDENTIFIC	CATION AND	CASE NUMBER:
		NOTICE OF	RELATED CAS	E(S)	
unr disc and Far	nece cove d/or nily	essary hearings, parties ners there is a related case minor children of the p	nust disclose all relation or ange County or arties are involved blence case, a child s	ted cases when a Famil another county. A relat in other cases. Examp	uplicate cases, conflicting orders and y Law case is filed or when a party ed case means one or both parties les of related cases include; another case, and a juvenile case involving a
1.		RTIES TO THE CASE: ent and/or guardian who i		r listed above, specify	dentifying information for any adult,
		Provide as much inform	ation as possible. If i	nformation is not availab	le, please write UNKNOWN.
	a.	PETITIONER/PLAIN	ITIFF RES	PONDENT/DEFENDAN	T OTHER PARTY:
		Name:		Date	e of Birth:
		Gender: Male Other name(s) used:	Female Nonl	oinary Email Address	:
	b.	PETITIONER/PLAIN	ITIFF	PONDENT/DEFENDAN	T OTHER PARTY:
		Gender: Male Other name(s) used:		oinary Email Address	
2.	Ha	. ,			dless of discharge status?
		Yes No			
3.		THERE ARE NO RELAT	ED CASES.		
4.	pro		ed in another court a	action with any of the pe	f any other party to this Family Law rsons listed on this form, provide the lank.
		Case Number	Case Name	Person Involve	d Court Location
	a.				
	b.				
	C.				· · · · · · · · · · · · · · · · · · ·
Dat	te:				
Annr	wod f	(TYPE OR PRINT NAME OF PAR or Mandatory Use	TY OR ATTORNEY)		(SIGNATURE OF PARTY OR ATTORNEY) Page 1 of 1 N Superior Court of California, County of Orange
		or Mandatory Use 120 (Revised 09/18/2023)		PARTY IDENTIFICATION F RELATED CASE(S)	Local Rule 701.5 www.occourts.org

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name & Address):	FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): BAR NO.: SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE	
JUSTICE CENTER: Central – 700 Civic Center Dr. West, Santa Ana, CA 92701-4045	
Lamoreaux – 341 The City Drive South, Orange, CA 92701-4045	
PETITIONER/PROTECTED PARTY:	
RESPONDENT/RESTRAINED PARTY:	
DECLARATION RE: NOTICE OF EX-PARTE APPLICATION (FAMILY LAW)	CASE NUMBER:
What is the emergency?	
- What is the emergency:	
2. What orders are you requesting?	
3.	
on (date) at (time) that I would be se	
temporary restraining order or ex-parte specified above. I informed the o	
ex-parte application on (date) at (time)	at the
Lamoreaux Justice Center.	
How informed:	
(1) By telephone (name):	
(2) By telephone to the attorney (name):	
(3) By personally informing (name):	
☐ (4) Other:	
4. I have not given notice to the other party in this action for the following references.	eason (Include any attempts
made, if you were unable to serve):	
I declare under penalty of perjury under the laws of the State of California that the foreg	going is true and correct.
Date:	
(SIGNATI	URE OF DECLARANT)

INFORMATION SHEET—EX-PARTE MATTERS

NOTICE REQUIREMENTS

ALL NON-DOMESTIC VIOLENCE RESTRAINING ORDER EX-PARTE APPLICATIONS.

Notice must be given by telephone or in writing to the self-represented party or to the opposing attorney so that it is received not later than 10:00 a.m. on the court day before the ex-parte matter will be presented to the judicial officer. A party may request the notice be waived by writing a declaration signed under penalty of perjury which explains facts showing good cause not to give the notice. A judicial officer may approve a waiver of notice for good cause.

Ex-parte applications shall be issued or denied on the same day if received by **10:00 a.m.** Submissions after **10:00 a.m.** shall be issued or denied by or on the next court day.

The court will rule on requests that are timely submitted no later than **5:00 p.m.** on the day of the submission. If an email address is provided, the court will send the ruling by email to all parties. Otherwise, rulings will be mailed to the parties.

EX-PARTE APPLICATIONS FOR A DOMESTIC VIOLENCE TEMPORARY RESTRAINING ORDER

Notice must be given by telephone or in writing to the self-represented party or to the opposing attorney so that it is received not later than **four (4) hours** before the time **the ex-parte matter will be presented to the judicial officer**. A party may request the notice be waived by writing a declaration signed under penalty of perjury which explains facts showing good cause not to give the notice. A judicial officer may approve a waiver of notice for good cause.

Domestic Violence Ex-parte applications shall be issued or denied on the same day if received by **2:00 p.m.** Submissions after **2:00 p.m.** shall be issued or denied by or on the next court day.

ALL EX-PARTE APPLICATIONS

- 1. Per Local Rule 700.7, ex-parte requests filed by represented parties must be filed electronically using the court's electronic service providers, unless the court excuses parties from doing so. Self-represented parties may file electronically or in person at the Family Law Clerk's Office located at Lamoreaux Justice Center, 341 The City Drive South, 7th Floor, Orange, CA 92868.
- 2. Notice of the Ex-parte Application must include:
 - a. A statement of the relief being requested from the court (example: a request to continue the trial; a restraining order is requested)
 - b. A statement that the opposing party is entitled to file an opposition and should appear in court at the time for which notice was provided to file the opposition.

Ex-parte family law discovery motions are governed by Rule 3.1203(a) of the California Rules of Court.

CLETS-001 Confidential Information for Law Enforcement

uired in your case. If the jud give on this form will be e	ing for a restraining order, you next clerk, along with the other couldge grants the restraining order, intered into a database (called CL order. If information changes later	ort forms Information LETS) to help	To Court Clerk: Do not file this form. The information on this form must be entered into the protective order registry in CLETS.
nplete this form again and t	Court fills in case number when form is received		
) next to it is required. All othe	r information	Case Number:
eipiui.			Date received by court:
Person You Want a	Restraining Order Agains	t	
ANT			
Other names used:			
M 1			SSN:
Telephone:	Driver's license (nu	ımber and state	·):
Vehicle type:	Model:	Year:	Plate number:
Name of employer and ad	dress:		SSN:
			st language):
		,	<u> </u>
□ No □ I don't know	tion was house below like the two	a amazut au 1	agation of annitoms if Imagina)
	tion you have below, like the type	e, amount, or lo	ocation of any items, if known.)
	tion you have below, like the type	e, amount, or le	ocation of any items, if known.)
*Your Name: (Skip 3 and (Your Information *Age: Date of Birt	(a) if you are asking for a gun vio	olence restrain	ing order (form GV-100).) Gender: M F X (nonbina
*Your Name: (Skip 3 and (Your Information *Age: Race: Date of Birt	4) if you are asking for a gun vio h (month, day, year):	olence restrain: *(ing order (form GV-100).)
*Your Name: (Skip 3 and (Your Information *Age: Date of Birt	4) if you are asking for a gun vio h (month, day, year):	olence restrain: *(ing order (form GV-100).) Gender: M F X (nonbina
*Your Name: (Skip 3 and (Your Information *Age: Race: Date of Birt	4) if you are asking for a gun vio h (month, day, year):	olence restrain: *(ing order (form GV-100).) Gender: M F X (nonbina
*Your Name: (Skip 3 and (Your Information *Age: Race: Date of Birt	A) if you are asking for a gun vio h (month, day, year): Yes \(\sum \) No (list language):	olence restrain: *(ing order (form GV-100).) Gender: M F X (nonbina
*Your Name: (Skip 3 and (Your Information *Age: Date of Birt Race: Do you speak English?	A) if you are asking for a gun vio h (month, day, year): Yes \(\sum \) No (list language):	olence restrain: *(ing order (form GV-100).) Gender:
*Your Name: (Skip 3 and (Your Information *Age: Date of Birt Race: Do you speak English? Other People You Warn *Name:	A) if you are asking for a gun vio h (month, day, year): Yes \text{No (list language):} ant Protected	olence restraini *(ing order (form GV-100).) Gender: M F X (nonbina
*Your Name: (Skip 3 and (Your Information *Age: Date of Birt Race: Do you speak English? Other People You Water	4) if you are asking for a gun vio h (month, day, year):] Yes	olence restraint *(Tele	Ing order (form GV-100).) Gender: □ M □ F □ X (nonbina ephone:
*Your Name: (Skip 3 and (Your Information *Age: Date of Birt Race: Do you speak English? Other People You Warname: *Name:	4) if you are asking for a gun vio h (month, day, year): Yes \[\] No (list language): ant Protected *Gender:*Gender:*	*(Tele Race:	ing order (form GV-100).) Gender: M F X (nonbine phone: Date of Birth: Date of Birth:

This is not a Court Order—Do not place in court file.

and attach it to this form.

DV-109 Notice of Court H	earing Clerk stamps date here when form is filed.
Instruction: The person asking for a restraining orditems 1 and 2. The court will complete the rest of	
1 Person Asking for Protection Name:	
	Fill in court name and street address:
Person to Be Restrained Name:	Superior Court of California, County of ORANGE 314 The City Drive South Orange, CA 92868 Lamoreaux Justice Center

(3) Notice of Hearing

A court hearing is scheduled on the request for restraining orders against the person in (2):

	Court fills in case number when form is filed.
	Case Number:
g	

		Name and address of court if different from above:
Date:	Time:	
Dept.:	Room:	

You may attend your court date remotely, such as by phone or videoconference. For more information, go to the court's website for the county listed above. To find the court's website, go to: www.courts.ca.gov/find-my-court.htm.

At the hearing, the court must consider whether failure to make any of the orders requested by the person in 1 might risk the safety of the person in 1 or any children listed on form DV-105. If child or spousal support was requested, the court must consider whether failure to make support orders would risk the safety of the person in 1 or any children listed on form DV-105.

To the person in **(2)**:

- If you attend the hearing (in person, by phone, or by videoconference) and the judge grants a restraining order against you, the order will be effective immediately, and you could be arrested if you violate the order.
- If you do not attend the hearing, the judge may still grant the restraining order that could last up to five years. After you receive a copy of the order, you could be arrested if you violate the order.



4)	Temporary Restraining Orders (Any orders granted are attached on form DV-110.)
	 a. Temporary Restraining Orders (any order requested under Family Code section 6320): (check one) (1) All granted until the court hearing. (2) All denied until the court hearing. (Reasons for denial are given below in b.) (3) Partly granted and partly denied until the court hearing. (Reasons for denial are given in b.)
	 b. Reasons for denial of some or all of the orders requested on form DV-100. (1) The facts given in the request (form DV-100) do not show reasonable proof of a past act or acts of abuse. (Family Code sections 6300, 6320, and 6320.5.) (2) The facts given in the request do not give enough detail about the most recent incidents of abuse, including what happened, the dates, who did what to whom, or any injuries or history of abuse. (3) Other reasons for denial:
5	Confidential Information Regarding Minor
	a. A request to keep minor's information confidential was made (see form DV-160) and granted. (See form DV-165, Order on Request to Keep Minor's Information Confidential, served with this form.)
	b. If the request was granted, the information described on the order (form DV-165, item 7) must be kept CONFIDENTIAL. The disclosure or misuse of the information is punishable as a sanction, with a fine of up to \$1,000 or other court penalties.
6)	Service of Documents by the Person in 1
	At least five days before the hearing, someone age 18 or older—not you or anyone to be protected—must personally give (serve) a court file-stamped copy of this form (DV-109, <i>Notice of Court Hearing</i>) to the person in 2 along with a copy of all the forms indicated below: a. DV-100, <i>Request for Domestic Violence Restraining Order</i> (file-stamped)
	b. DV-110, Temporary Restraining Order (file-stamped), if granted
	c. DV-120, Response to Request for Domestic Violence Restraining Order (blank form)
	 d. DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order? e. DV-170, Notice of Order Protecting Information of Minor, and DV-165, Order on Request to Keep Minor's Information Confidential (file-stamped), if granted
	f. Other (specify):
	Judge's Signature
	Date:
	Judicial Officer

Case Number:



Case Num	nber:		

To the Person in 1:

- At the hearing: The judge will decide if a restraining order is needed to keep you or your children safe. If the judge grants you a restraining order at the hearing, it can last up to five years. You must attend the hearing if you want the judge to make any of the orders you requested on form DV-100. Bring any evidence or witnesses you have. For more information, read form DV-520-INFO, Get Ready for Your Restraining Order Court Hearing.
- Option to cancel hearing: If item 4 a(2) or 4 a(3) is checked, you have the option of canceling the hearing. If you cancel the hearing, your request for restraining order will not move forward. Any temporary orders made will expire on the day of the hearing. If you want to cancel the hearing, use form DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order.
- **Before the hearing:** You must have someone personally serve (give) the person in **2** a copy of all the papers listed in **6** by the deadline listed in **6**. For more information, read form DV-200-INFO, *What Is "Proof of Personal Service"*? You may ask to reschedule the hearing if you are unable to serve the person in **2** and need more time to serve the documents, or for other good reasons. Read form <u>DV-115-INFO</u>, *How to Ask for a New Hearing Date*.

To the Person in 2:

- **Respond in writing** (optional): You can respond in writing by completing form DV-120, *Response to Request for Domestic Violence Restraining Order*. For more information, read form <u>DV-120-INFO</u>, *How Can I Respond to a Request for Domestic Violence Restraining Order*?
- At the hearing: Whether or not you respond in writing, attend the hearing if you want the judge to hear from you before making an order. At the hearing, tell the judge why you agree or disagree with the orders requested. Bring any evidence or witnesses you have. Read form <u>DV-520-INFO</u>, *Get Ready for Your Restraining Order Court Hearing*.
- If you are unable to attend your court hearing or need more time to prepare your case, you may ask the judge to reschedule your court date. Read form <u>DV-115-INFO</u>, *How to Ask for a New Hearing Date*.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for *Disability Accommodation Request* (form MC-410). (Civil Code section 54.8.)

(Clerk will fill out this part.)			
Clerk's Certificate [seal]	-	-Clerk's Certificate-	
	I certify that this in the court.	Notice of Court Hearing is a true and con	rrect copy of the original on file
	Date:	Clerk, by	, Deputy

DV-110 Temporary Restraining Order	Clerk stamps date here when form is filed.			
☐ Original Order ☐ Amended Order				
Instruction: The person asking for a restraining order must complete (1), (2), and (3) only. The court will complete the rest of this form.				
Protected Person (name): Restrained Person				
	¬ L			
*Full Name: *Gender: M F Nonbinary *Race:	Fill in court name and street address:			
	Superior Court of California, County of			
*Age:(estimate, if age unknown) Date of Birth:	ORANGE 314 The City Drive South			
Height: Weight:	Orange, CA 92868			
Hair Color: Eye Color:	Lamoreaux Justice Center			
Relationship to person in 1:				
Address of restrained person: City: State: Zip:	Court fills in case number when form is filed. Case Number:			
Firearms, firearm parts, or ammunition that restrained person may have:	-			
(Include information from form DV-100, item 9)	_			
(Information that has a star (*) next to it is required to add this order into a California police database. Give all the information you know.)	r			
3 Other Protected People In addition to the person named in 1, the people listed below are protected.	eted by the orders listed in (9) through (12) .			
	p to person in 1 Age			
Check here if you need to list more people. List them on a separate pin Protected People" at the top, and attach it to this form.				
(The court will complete the rest of this	form)			
4 Your Hearing Date (Court Date)				
This order expires at the end of the hearing listed below:				
Hearing Date: Time: _	a.m p.m.			

This order must be enforced throughout the United States. See page 7.

This is a Court Order.





	Case No	umber:
To the Person in 2: The judge has grante these orders, you can be charged with a crime, go to a child in violation of this order.		
5) No Firearms (Guns), Firearm Parts, or	Ammunition	
a. You cannot own, possess, have, buy or try to be prohibited item listed below in b.	uy, receive or try to receive, or in a	any other way get any
b. Prohibited items are:		
(1) Firearms (guns);		
(2) Firearm parts, meaning receivers, frames, at frame (see Penal Code section 16531); and(3) Ammunition.	nd any item that may be used as or	easily turned into a receiver or
 Within 24 hours of receiving this order, you m enforcement, any prohibited items you have in 	•	
d. If law enforcement asks you for your prohibited	d items, you must turn them over in	mmediately.
e. Within 48 hours of receiving this order, you must have been turned in, sold, or stored. (You may <i>Parts, and Ammunition.</i>) If law enforcement se receipt to that law enforcement agency.	use form DV-800/JV-270, Receipt	for Firearms, Firearm
$oxed{6}$ \Box Restrained person has prohibited ite	ems	
The court finds that you have the following prohi	bited items:	
a. Firearms and/or firearm parts		Proof of compliance
Description (include serial number, if known)	Location, if known	received by the court
(1)		(date):
(2)		(date):
(3)		(date):
(4)		\bigcap (date):

This is a Court Order.

Location, if known

Amount, if

known

(1)______

(2)_____

Proof of compliance

received by the court

☐ (date):

___(date):_____

b. Ammunition

Description

				Case Number:
7	☐ Court Hearing to F		s), Firearm Parts	s, and Ammunition Compliance
	that you have properly turn including any items listed i	ed in, sold, or stored all prol n 6). If you do not attend th	hibited items (describe court hearing liste	the court hearing listed below to prove bed in (5)b) you still have or own, d below, a judge may find that you cuting attorney of the violation.
	•	,	•	dress of court, if different than court
	Date:	Dept.:		1 0
	Time:	Room:		
8	No Body Armor You cannot own, possess, armor you have in your por	•	in Penal Code sectio	on 16288). You must relinquish any body
9	Cannot Look for Prot You must not take any acti	•	otected by this order	; including their addresses or locations.
	☐ If checked, this order w	vas not granted because the	judge found good ca	nuse not to make the order.
10	Order to Not Abuse	☐ Not requested ☐ I	Denied until the hea	aring Granted as follows:
	You must not do the follo	wing things to the person i	n 1 and any perso	on listed in ③:
	property, keep under sur		ne internet, electronic	y, stalk, molest, destroy personal cally, or otherwise), block movements, or disturb the peace.
	indirectly, such as through		so be done in any wa	m. This can be done directly or ay, such as by phone, over text, or
	person protected by this support; keeping them fr movements, contacts, ac- intimidation, including the reproductive coercion me intimidation to pressure	restraining order. Examples om food or basic needs; con tions, money, or access to se hreats based on actual or sus	include isolating the trolling or keeping to ervices; and making to pected immigration is reproductive choice gnant, and to control	ee will and individual rights of any em from friends, relatives, or other rack of them, including their them do something by force, threat, or status. Coercive control includes es, such as using force, threat, or or interfere with someone's

	No-Contact Order
	a. You must not contact the person in the persons in the persons in directly or indirectly, by any means, including by telephone, mail, email, or other electronic means.
	 b.
	c. Peaceful written contact through a lawyer or process server or another person for service of legal papers related to a court case is allowed and does not violate this order.
)	Stay-Away Order ☐ Not requested ☐ Denied until the hearing ☐ Granted as follows:
	a. You must stay at least (specify): yards away from (check all that apply): Person in 1.
	 b. ☐ Exception to 12a: The stay-away orders do not apply: (1) ☐ For you to exchange your children for court-ordered visits. You must do so briefly and peacefully. (2) ☐ For you to visit with your children for court-ordered contact or visits. (3) ☐ Other (explain):
)	Order to Move Out
	Other Orders

Case Number:

Child Custody and Visitation
6 Protect Animals Not requested Denied until the hearing Granted as follows:
a. You must stay at least yards away from the animals listed below.
b. You must not take, sell, hide, molest, attack, strike, threaten, harm, get rid of, transfer, or borrow agains animals.
c. The person in 1 is given the sole possession, care, and control of the animals listed below.
Name (or other way to ID animal) Type of animal Breed (if known) Color
Control of Proporty
7) Control of Property
Until the hearing, only the person in 1 can use, control, and possess the following property:
B Health and Other Insurance □ Not requested □ Denied until the hearing □ Granted as follows:
The person \square in \bigcirc is ordered not to cash, borrow against, cancel, transfer, dispose of, or char
the beneficiaries of any insurance or coverage held for the benefit of the parties—or their children, if any—fo whom support may be ordered, or both.
9 Record Communications
The person in (1) may record communications made by the person in (2) that violate this order.
This is a Court Order.

Case Number:

				Case Number:
20)	Property Restraint	□ Not requested	☐ Denied until the he	aring Granted as follows:
	The person in in including animals, except notify the other of any number not contact the person in including animals.	in 2 must not trans of in the usual course of ew or big expenses and son in 1. To notify the	fer, borrow against, sell, his business or for necessities explain them to the court.	ide, or get rid of or destroy any property, of life. In addition, each person must (If the court granted 1), the person in 2 g expenses, have a server mail or
21)	Pay Debts Owed fo	or Property □ Not	requested Denied u	ntil the hearing
	The person in (2) must 1	nake these payments un	til this order ends:	
	Pay to:	For:	Amount: \$	Due date:
				Due date:
				Due date:
(22) (23)	If the person in 1 check • Child Support • Spousal Support No Fee to Serve (No The sheriff or marshal was a sheriff or	• Lawyer's Fees at • Pay Expenses Ca otify) Restrained P	nd Costs • Banused by Abuse • Topic control of the control of th	could grant them at your court date. atterer Intervention Program ransfer of Wireless Phone Account f to serve your papers, complete form and a copy of this order to the sheriff.
24)	a. Number of pages attab. Attachments include	ached to this nine-page f		_
Jud	ge's Signature			
Date	:			
				Judge or Judicial Officer
		This i	s a Court Order.	

Temporary Restraining Order (CLETS-TRO) (Domestic Violence Prevention)

Case Number:	

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. section 2265 (1994) (VAWA), upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

Warnings and Notices to the Restrained Person in 2

Your Address to Receive Court Orders

If the judge makes a restraining order at the hearing (court date), which has the same orders as in this Temporary Restraining Order, you will get a copy of that order by mail at your last known address, which is written in 2 on page 1. If your address was not listed on this form or is incorrect, contact the court. If you did not attend your hearing and want to know if the judge granted a restraining order against you, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not attend your hearing (court date), the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve form FL-150, Income and Expense Declaration, or form FL-155, Financial Statement (Simplified), if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- **Spousal support:** File and serve **form <u>FL-150</u>**, *Income and Expense Declaration*, so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Firearms (Guns), Firearm Parts, and Ammunition

Under California law, you cannot have any firearms (guns), certain firearm parts, or ammunition. (Family Code sections 6216 and 6389(a)). Ask the court for information on how to properly turn in, sell, or store these items in your city or county. You can also contact your local police department for instructions.

Case Number:	

Instructions for Law Enforcement

This order is effective when made. It is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Duties of Officer Serving This Order

The officer who serves this order on the Restrained Person must do the following:

- Ask if the Restrained Person is in possession of any of the prohibited items listed in **(6)**, or has custody or control of any that they have not already turned in.
- Order the Restrained Person to immediately surrender to you all prohibited items.
- Issue a receipt to the Restrained Person for all prohibited items that have been surrendered.
- Complete a proof of personal service and file it with the court. You may use form DV-200 for this purpose. Within one business day of service, submit the proof of service directly into the California Restraining and Protective Order System (CARPOS), including the serving officer's name and law enforcement agency.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code sections 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Penal Code section 13710(b).)

Child Custody and Visitation

Child custody and visitation orders are listed on form DV-140 or another attached form. If the judge made these orders, look at (1) and (12) of this order to see if the judge granted an exception for brief and peaceful contact with the person in (1) as needed to follow court-ordered visits. Contact by the person in (2) that is **not** brief and peaceful is a violation of this order. Forms DV-100 and DV-105 are not orders. Do not enforce them.

Case Number:		

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Penal Code section 136.2 and Family Code sections 6383(h)(2), 6405(b)):

- 1. **Emergency Protective Order (EPO):** If one of the orders is an *Emergency Protective Order* (form EPO-001), provisions (e.g., stay away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- 2. **No-Contact Order:** If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item (11) is an example of a no-contact order.
- 3. Criminal Protective Order (CPO): If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Family Code sections 6383(h)(2) and 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Penal Code section 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
- 4. **Civil Restraining Orders:** If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

(The clerk will fill out this part.)

Instructions to Clerk: You must give up to three free (certified, stamped, and endorsed) copies of this order to the protected party.

Clerk's Certificate [seal]

-Clerk's Certificate-

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: Clerk, by , Deputy

DV-130	Restraining Order After Heari (Order of Protection)	Clerk stamps date here when form is filed.
☐ Original Or	der Amended Order	
1 Protected Pe	rson (name):	
2 Restrained P	erson	
*Full Name:		
	☐ F ☐ Nonbinary *Race:	Fill in court name and street address:
*Age: (esti	mate, if age unknown) Date of Birth:	Superior Court of California, County of
Height:	Weight:	
Hair Color:	Eye Color:	
	person in 1:	
Address of restra	ined person: State: Zip:	Clerk fills in case number when form is filed.
City:	State: Zip:	Case Number:
3 □ Other Prot	ected People eperson in 1, the following persons are protected Relationships.	
	you need to list more people. List them on a seple" at the top, and attach it to this form.	parate piece of paper, write "DV-130, Other
	order, except the orders noted below,* end on:	
	at (time):	a.m. p.m. or midnight
Custody, visitCustody, visitIf no date is v		s remain in effect after the restraining order ends. en the child is 18. ter the date of the hearing in 6 a.
• II no time is v	written, the restraining order ends at midnight o	ii tile expiration date.

This is a Court Order.

This order must be enforced throughout the United States. See page 10.



☐ Futu	re Court Hearing		
	The person in person in mus	t attend court on:	
	Date:		a.m p.r
	Department:		
	to review (list issues):		
Hearing		judicial officer):	
b. These	earing was on <i>(date)</i> : with <i>(name of people attended the hearing (check all that apply)</i> : The lawyer for the person in (1)		
b. These	people attended the hearing (check all that apply): ne person in 1	1)(name):	
b. These Th Th Court's In making safety of court has	people attended the hearing (check all that apply): ne person in 1 The lawyer for the person in ((name): (name): to make any of the order 105. If child or spousal series	ers requested might risk tl support was requested, th
b. These Th Th Court's In making safety of court has	people attended the hearing (check all that apply): ne person in 1	(name): (na	ers requested might risk tl support was requested, th

a	. You	rearms (Guns), Firearm Parts, or Am u cannot own, possess, have, buy or try to buy,	receive or try to receive or in	any other way get any
u		hibited item listed below in b.	receive of my to receive, of it	runy omer way get uny
b	. Pro	ohibited items are:		
	` ′	Firearms;		
	(2)	Firearm parts, meaning receivers, frames, and or frame (see Penal Code section 16531); and	-	s or easily turned into a receiver
	(3)			
c		thin 24 hours of receiving this order, you must sorcement, any prohibited items you have in you		-
d	l. If 1	aw enforcement asks you for your prohibited it	ems, you must turn them over	r immediately.
e	hav <i>and</i>	thin 48 hours of receiving this order, you must we been turned in, sold, or stored. (You may use d Ammunition.) If law enforcement served you what law enforcement agency.	e form <u>DV-800/JV-270</u> , <i>Recei</i>	pt for Firearms, Firearm Parts
f	·	Limited Exemption: The judge has made the ne section 6389(h). Under California law, the pers model, and serial number of firearm):but must only have it during scheduled work hounder California law, the person in (2) may be firearm.	on in ② is not required to recours and to and from their pla	linquish this firearm (make, ce of work. Even if exempt
) [□ Re	section 6389(h). Under California law, the pers model, and serial number of firearm):but must only have it during scheduled work hounder California law, the person in (2) may be	on in ② is not required to recours and to and from their pla subject to federal prosecution	linquish this firearm (make, ce of work. Even if exempt
] ([□ Re The co	section 6389(h). Under California law, the pers model, and serial number of firearm): but must only have it during scheduled work he under California law, the person in ② may be firearm. strained person has prohibited items	on in ② is not required to recours and to and from their pla subject to federal prosecution	ce of work. Even if exempt for possessing or controlling a
] ([□ Re The co	section 6389(h). Under California law, the pers model, and serial number of firearm): but must only have it during scheduled work ho under California law, the person in 2 may be firearm. strained person has prohibited items urt finds that you have the following prohibited	on in 2 is not required to resours and to and from their pla subject to federal prosecution	ce of work. Even if exempt for possessing or controlling a Proof of compliance received by the court
] ([□ Re The co	section 6389(h). Under California law, the pers model, and serial number of firearm): but must only have it during scheduled work he under California law, the person in 2 may be firearm. strained person has prohibited items urt finds that you have the following prohibited earms and/or firearm parts	on in ② is not required to recours and to and from their pla subject to federal prosecution it items: Location, if known	Proof of compliance received by the court [] (date):
] ([Reche co	section 6389(h). Under California law, the pers model, and serial number of firearm): but must only have it during scheduled work he under California law, the person in ② may be firearm. strained person has prohibited items urt finds that you have the following prohibited earms and/or firearm parts scription (include serial number, if known)	on in ② is not required to recours and to and from their pla subject to federal prosecution it items: Location, if known	Proof of compliance received by the court [] (date):
] ([Reche co	section 6389(h). Under California law, the pers model, and serial number of firearm): but must only have it during scheduled work he under California law, the person in ② may be firearm. strained person has prohibited items urt finds that you have the following prohibited earms and/or firearm parts scription (include serial number, if known)	on in ② is not required to recours and to and from their pla subject to federal prosecution I items: Location, if known	ce of work. Even if exempt for possessing or controlling a Proof of compliance received by the court

Case Number:

					Case Number:	
9	Th	ne court finds that you have the followin	g prohibited it	tems:		
	b.	Ammunition Description (1) (2) Check here to list additional items. List Has Prohibited Items" at the top, and a	t them on a se	parate piece of paper	n rec	oof of compliance ceived by the court (date):
10	 a.	Restrained Person Has Not Co The court finds that you have not fully	-	_		
	и.	The court has not received a receipt or	_	_		
	b.	Notify Law Enforcement The court will immediately notify the to (law enforcement agency or agencies):	_	enforcement agency		
	c.	Notify Prosecutor The court will immediately notify the factorization (prosecuting agency):	0 1	secuting agency of th		
11)	ite	Court Hearing to Review Firea ou must attend the court hearing in 5 to tems (described in 8 b) you still have or	o prove that yo own, includin	ou have properly turn g any items listed in	ned in, sold, or 9. If you do	stored all prohibited not attend the court
12)	he pro	aring listed in (5), a judge may find that osecuting attorney of the violation. o Body Armor				
•••		ou cannot own, possess, or buy body arr	nor (defined i	n Penal Code section	n 16288). You r	must relinquish any body
	ar	mor you have in your possession.				•

			Case Number:
13)		annot Look for Protected People ou must not take any action to look for any person protected by this order, If checked, this order was not granted because the court found good caus	•
14)	□ Ye	Order to Not Abuse ou must not do the following things to the person in 1 and any person	n listed in ③:
	•	Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow property, keep under surveillance, impersonate (on the internet, electronic annoy by phone or other electronic means (including repeatedly contact)	cally, or otherwise), block movements,
	•	"Disturb the peace" means to destroy someone's mental or emotional cal indirectly, such as through someone else. This can also be done in any w online. Disturbing the peace includes coercive control.	· · · · · · · · · · · · · · · · · · ·
	•	"Coercive control" means a number of acts that unreasonably limit the frequency person protected by this restraining order. Examples include isolating the support; keeping them from food or basic needs; controlling or keeping to movements, contacts, actions, money, or access to services; and making intimidation, including threats based on actual or suspected immigration reproductive coercion meaning controlling someone's reproductive choice intimidation to pressure someone to be or not be pregnant, and to control contraception, birth control, pregnancy, or access to health information.	em from friends, relatives, or other rack of them, including their them do something by force, threat, or status. Coercive control includes ces, such as using force, threat, or
15)		No-Contact Order	
	a.	You must not contact \square the person in \bigcirc , \square the persons in \bigcirc , directly or indirectly, by any means, including by telephone, mail, email,	or other electronic means.
	b.	 (1) You may have brief and peaceful contact with the person in children for court-ordered visits. (2) You may have contact with your children only during court-ordered 	red contact or visits.
	c.	(3) Other (explain): Peaceful written contact through a lawyer or process server or another pe to a court case is allowed and does not violate this order.	

This is a Court Order.



Rev. April 28, 2025

			Case Num	ber:
	Stov. Away Order			
Ш	Stay-Away Order			
a.	You must stay at least (specify):		(check all that apply):	
	□ Person in (1).□ Home of person in (1).	☐ School of per☐ Persons in ③	_	
	Job or workplace of person in (1).		hool or child care.	
	☐ Vehicle of person in (1).		fy):	
b.	☐ Exception to 16a:			
	The stay-away orders do not apply:			
	(1) \Box For you to exchange your cl	hildren for court-ordered	visits. You must do so	briefly and peacefully.
	(2) \Box For you to visit with your cl	hildren for court-ordered	contact or visits.	
	(3) Other (<i>explain</i>):			
	Order to Move Out			
Yo	ou must move out immediately from ((address):		
	,	,		
	Child Custody and Visitatio e judge has granted orders regarding		ers are included on for	n DV-140,
				,
\	Protect Animals			
		ands arrest from the enim	ala liatad balaw	
a.	You must stay at leasty			
b.	You must not take, sell, hide, mo animals.			
c.	\Box The person in $\textcircled{1}$ is given the sol	_		
	Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
		_		
		This is a Court O	der.	

Rev. April 28, 2025



			Case Nu	ımber:
21)	☐ Control of Property			
21)	Only the person in (1) can use	e, control, and possess the fo	llowing property:	
		, 1		
22)	☐ Health and Other Ins	surance		
	The person \square in \bigcirc in \bigcirc in \bigcirc the beneficiaries of any insural whom support may be ordered	nce or coverage held for the		
23)	□ Record Communicat	ions		
	The person in 1 may record	communications made by th	e person in 2) that violate	this order.
24)	□ Property Restraint			
	including animals, except in t	he usual course of business of big expenses and explain that the person in 1. To notify	or for necessities of life. In them to the court. (If the court the person in 1) of new of	art granted the order in (15), the or big expenses, have a server
(25)	☐ Pay Debts (Bills) Ow			
	a. You must make these payr			5 . 1.
		For:		
	(2) Pay to:	For:For:	Amount: \$	Due date:
	(3) 1 ay to.		Amount. \$	Duc date.
	b. The court finds that the	debt or debts listed above in	$a \square a(1) \square a(2) \square a$	(3)
	were the result of abuse	e in this case, and made with	nout the person in 1's agree	eement.
		This is a Cou	III Organ	

Amount: \$ Due date:			Case	Number:
Amount: \$ Due date: Due date: Due dat	☐ Pay Expenses	Caused by the Abuse		
Amount: \$ Due date:	You must pay the follo	owing:		
Amount: \$ Due date:	Pay to:	-	Amount: \$	Due date:
Amount: \$ Due date:	Pay to:			
ts: Amount: \$ Due date:	Pay to:		Amount: \$	Due date:
L-343, Spousal, Domestic Partner, or Family Support Order ts:	☐ Child Support			
ts:Amount: \$Due date:	Child support is ordered			
ts:Amount: \$Due date:	Spousal Supp	ort		
Amount: \$Due date:	_ chance oubb		43, Spousal, Domestic Partr	
	Attachment or (list oth Lawyer's Fees You must pay the follow	and Costs owing lawyer's fees and costs:		
	Attachment or (list oth Lawyer's Fees You must pay the follow Pay to: Pay to:	and Costs owing lawyer's fees and costs: For: For:	Amount: \$	Due date:
bation-certified 52-week batterer intervention program and sho	Attachment or (list oth Lawyer's Fees You must pay the follow Pay to: Pay to: Batterer Interv	and Costs owing lawyer's fees and costs: For: For: For: wention Program must go to and pay for a probati	Amount: \$ Amount: \$	Due date: Due date:
bation-certified 52-week batterer intervention program and sho	Lawyer's Fees You must pay the follow Pay to: Pay to: Batterer Interval. The person in (2) is proof of completion.	and Costs owing lawyer's fees and costs: For: For: rention Program must go to and pay for a probation to the court.	Amount: \$Amount: \$amoun	Due date:Due date: Due date:er intervention program and s
	Lawyer's Fees You must pay the follow Pay to: Pay to: Batterer Interval. The person in 2 in proof of completion the order is made.	and Costs owing lawyer's fees and costs: For: For: For: wention Program must go to and pay for a probation to the court. must enroll by (date):	Amount: \$Amount: \$ion-certified 52-week battered or if no date is liste	Due date: Due date: er intervention program and set, must enroll within 30 days
or if no date is listed, must enroll within 30 days we form DV-805, Proof of Enrollment for Batterer Intervention	Lawyer's Fees You must pay the follow Pay to: Pay to: Batterer Interval. The person in 2 in the order is made. The person in 2 in the order is made. The person in 2 in the order is made.	and Costs owing lawyer's fees and costs: For: For: For: wention Program must go to and pay for a probation to the court. must enroll by (date):	Amount: \$Amount: \$ion-certified 52-week battered or if no date is liste	Due date: Due date: er intervention program and set, must enroll within 30 days

(32)	Service (check a, b, or c)
	a. \square No other proof of service is needed. The people in \bigcirc and \bigcirc attended the hearing, either physically or remotely (by telephone or videoconference), or agreed in writing to this order.
	b. The person in 2 was not present. Proof of service of form DV-109 and form DV-110 (if issued) was presented to the court. (Check all that apply):
	(1) This order can be served by mail. The judge's orders in this form are the same as in form DV-110 except for the expiration date. The person in 2 must be served, either by mail or in person.
	(2) This order must be personally served. The judge's orders in this form are different from the orders in form DV-110, or form DV-110 was not issued. The person in (2) must be personally served (given) a copy of this order.
	 (3) The court has scheduled a firearms and ammunition compliance hearing. The person in must have a copy of this order served on the person in by: (a) Personal service by (date):
	(b) Mail at the person in 2's last known address by (date):
	 c. Proof of service of form FL-300 to modify the orders in form DV-130 was presented to the court. (1) The people in and attended the hearing or agreed in writing to this order. No other proof of service is needed. (2) The person in ain aid in attend the hearing and must be personally served (given) a copy of this amended (modified) order.
33)	No Fee to Serve (Notify) Restrained Person The sheriff or marshal will serve this order for free. If you want the sheriff to serve your papers, (1) complete form SER-001, Request for Sheriff to Serve Court Papers, and (2) give the completed form and a copy of this order to the sheriff.
34)	 ☐ Attached Pages All of the attached pages are part of this order. a. Number of pages attached to this 11-page form: b. Attachments include forms (check all that apply): ☐ DV-140 ☐ DV-145 ☐ DV-900 ☐ FL-341(C) ☐ FL-342 ☐ FL-343 ☐ Other:
Jud	ge's Signature
Date:	:
	Judge or Judicial Officer
	This is a Court Order.

Case Number:

Case Number:
Case Number:

Certificate of Compliance With VAWA

This restraining (protective) order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. section 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and must be enforced as if it were an order of that jurisdiction.

Instructions for Law Enforcement

Start Date and End Date of Orders

This order starts on the earlier of the following dates:

- The hearing date in **(6)**a on page 2; or
- The date next to the judge's signature on this page.

This order ends on the expiration date in (4). If no date is listed, they end three years from the hearing date.

Duties of Officer Serving This Order

The officer who serves this order on the Restrained Person must do the following:

- Ask if the Restrained Person is in possession of any of the prohibited items listed in **(8)**b, or has custody or control of any that they have not already turned in.
- Order the Restrained Person to immediately surrender to you all prohibited items.
- Issue a receipt to the Restrained Person for all prohibited items that have been surrendered.
- Complete a proof of personal service and file it with the court. You may use form DV-200 for this purpose.
- Within one business day of service, submit the proof of service directly into the California Restraining and Protective Order System (CARPOS), including the serving officer's name and law enforcement agency.

Enforcing the Restraining Order in California

Any law enforcement officer in California who receives, sees, or verifies the orders on a paper copy, in the California Law Enforcement Telecommunications System (CLETS), or in an NCIC Protection Order File must enforce the orders.

Notice/Proof of Service

Law enforcement must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to obey the orders, the officer must enforce them. (Fam. Code, § 6383.)

Consider the restrained person "served" (notified) if:

- The officer sees a copy of the *Proof of Service* or confirms that the *Proof of Service* is on file; or
- The restrained person attended the hearing (see (32)) or was informed of the order by an officer. (Fam. Code, § 6383; Pen. Code, § 836(c)(2).) An officer can obtain information about the contents of the order in the California Restraining and Protective Order System (CARPOS). (Fam. Code, § 6381(b)–(c).)

This is a Court Order.



Rev. April 28, 2025

Case Number:		

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Pen. Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, § 13710(b).)

Child Custody and Visitation

Child custody and visitation orders are listed on form DV-140 or another attached form. If the judge made these orders, look at (15) and (16) of this order to see if the judge granted an exception for brief and peaceful contact with the person in (1) as needed to follow court-ordered visits. Contact by the person in (2) that is **not** brief and peaceful is a violation of this order.

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. Emergency Protective Order (EPO): If one of the orders is an *Emergency Protective Order* (form EPO-001), provisions (e.g., stay-away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must also be enforced.
- 2. No-Contact Order: If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item (15) is an example of a no-contact order.
- 3. Criminal Protective Order (CPO): If none of the orders includes an EPO or a no-contact order, the most recent CPO must be enforced. (Fam. Code, §§ 6383(h)(2), 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code section 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Pen. Code, § 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must also be enforced.
- 4. Civil Restraining Orders: If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must also be enforced.

(The clerk will fill out this part.)

Instructions to Clerk:	You must give up to three free (certified, stamped, and endorsed) copies of this order to
the protected party.	

Clerk's Certificate [seal]

-Clerk's Certificate-

I certify that this Restraining Order After Hearing (Order of Protection) is a true and correct copy of the original on file in the court.

Clerk, by Date: , Deputy

This is a Court Order.

Restraining Order After Hearing (Order of Protection)

DV-130, Page 11 of 11

Rev. April 28, 2025

(CLETS-OAH) (Domestic Violence Prevention)

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Print this form

Save this form

Clear this form

SER-001

Request for Sheriff to Serve Court Papers

Instructions: Each county in California has a sheriff (and sometimes a marshal's office) that can serve different types of court papers, including restraining orders. Note that the sheriff cannot guarantee that they will be successful in finding the person you need served, but they will try to serve based on the information you put on this form.

- Complete this form for each set of papers you need served. You must complete a separate form for each person you need served.
- Find out where the person you need served is located. Give your papers to the sheriff or marshal's office in that county.
- You may have to pay for service of some court papers. For more information, see page 5 of this form, or go to https://selfhelp.courts.ca.gov/sheriff-serves.
- Do not use this form if you are asking the sheriff to enforce a wage garnishment order on an employer. Instead, use forms WG-001, *Application for Earnings Withholding Order*, and WG-035, *Confidential Statement of Judgment Debtor's Social Security Number*.
- If you want the sheriff to enforce a writ or levy, complete this form and form SER-001A, *Special Instructions for Writs and Levies—Attachment*.

CONFIDENTIAL

To Court Clerk: Do not file this form.

Sheriff File Number (for sheriff to complete, if needed):

Fill in case number:

Court Case Number:

All information is required unless it is listed as optional or does not apply to your case.

) T	o the Sheriff or Marshal of (name of county):
2) Y	our Information
a.	Your name (party requesting service):
b	Your lawyer's information (if you have one)
	Name:
	Firm name:
c.	. Court case name:
	(example: Garcia v. Smith)
d	. Contact information for the sheriff or marshal to reach you
	(Give an address where you can receive mail regularly, like a post office box, a Safe at Home address, or another safe address. If you have a lawyer, give the lawyer's information.)
	Address to receive mail:
	City: State: Zip:
	Telephone number (optional): Email address (optional):

CONFIDENTIAL

This is not a court form. Do not file with the court.

Со	urt Cas	e Num	ber:		

a. 🗌]	ask the sheriff to serve a person (complete section below)	
(1)	Name of person:	
	Nicknames or aliases (optional):	
(2)	Telephone number (optional):	
(3)	Can you describe the person?	
	☐ No, I do <i>not</i> have any information about the person's description	
	☐ Yes (complete the section below with any information you have)	:
	Gender: Male Female Nonbinary	
	Height: Weight: Hair color: Eye co	olor:
	Date of birth or age (give estimate, if unknown):	
	Race/Ethnicity: Special marks or features (tattoos, scars, etc.):	
	Vehicle (type, model, year, color, plate number):	
	☐ Check here if you are including a picture of the person.	
(4)	Do you know of any safety or accessibility issues?	
(1)	□ No	
	Yes (complete the section below with any information you have).	•
	The person (check all that apply):	
	☐ Has a gun or other weapon.	☐ Is on probation or parole.
	☐ Has a history of violence or abuse.	☐ Has an aggressive animal
	☐ Has special training (examples: military, first responder).	☐ Has mental health issues.
	☐ Is deaf or hard of hearing.	
	Does not speak English (list language):	1 1 ,
	☐ Add any other information about safety or accessibility that	you know about:
b. 🗌	I ask the sheriff to serve an entity (examples: business or government	at agency)
(1)	Name and type of entity:	
	Telephone number (optional):	
(2)	If there is a specific person who should be served, give name:	
(3)	If there is an agent for service of process, give name:	
(4)	List any safety or accessibility issues (examples: weapons, aggressi	no animala languaga hawian):

CONFIDENTIAL

This is not a court form. Do not file with the court.



T	The sheriff typically serves during normal bu	isiness hours. Check with the s	heriff's office for the exact times.)
A	ddress:		☐ Home ☐ Business
Ci	ity:	State:	Zip:
Ga	ate code or special instructions:		
В	est time to serve at this address (example: 8	a.mnoon):	
	Check here if the person is in jail or prison	n (give name of facility):	
A1	lternate address (optional)		
(If	f the person cannot be found at the address is time county. If you have a second address for		·
A	ddress:		☐ Home ☐ Business
Ci	ity:	State:	Zip:
	est time to serve at this address (example: 8		
ln	Information About Your Request What type of court papers are you giving to small claims, bank levy, or writ of attachm	the sheriff to serve (examples:	
In a.	Mhat type of court papers are you giving t small claims, bank levy, or writ of attachm	the sheriff to serve (examples: nent)?	summons, restraining order, eviction
In a.	nformation About Your Request What type of court papers are you giving t	the sheriff to serve (examples: nent)? Trived on the person in (3) a. (on the number (example: FL-100, SC) are ordered you to serve certal which papers you need to serve	summons, restraining order, eviction ptional)100). If there is no form number, given papers. Look at the court's order we, ask a lawyer, or contact your locky
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Court Case Number:

5) d. 1		
5) d.		
	Is there a deadline for service?	
	☐ I don't know	
	□ No	
[☐ Yes (if yes, give deadline):	
	Has the court allowed you to serve your court papers in another way be substituted service)?	esides personal service (example:
[☐ I don't know	
[□ No	
[☐ Yes (if yes, include a copy of the order allowing another type of ser	vice)
	Is there any other information you want or need to give to the sheriff to \square No	serve your court papers?
[☐ Yes (if yes, give information below):	
-		
•	-	
-		
6 En	nforcement of Writ or Levy	
If y	nforcement of Writ or Levy you want the sheriff to enforce a writ or levy, you must complete for and Levies—Attachment, and turn it in with this form.	rm SER-001A, Special Instructions for
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Court C	Case N	umber:
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Your Next Steps

- Find out if you need to pay a fee for service by asking the court's self-help center, a lawyer, or the sheriff's office. Here are some situations where you **do not** need to pay for service:
 - If you have a fee waiver in your case (fee waiver granted by a judge on form FW-003 or FW-005).
 - If you are serving a domestic violence, elder abuse, or gun violence restraining order.
 - If you have a civil harassment, workplace violence, or school violence restraining order based on a credible threat of violence or stalking.
- Give this form and a copy of all the court papers you need served to the sheriff or marshal, including a copy of a fee waiver (if you have one). If you do not have to pay a fee to the sheriff, you can send your papers electronically. If you have to pay a fee, contact the sheriff to find out your options for turning in your request. Note that you can always turn in your request in person.
- You should get a form back from the sheriff.
 - If the sheriff was able to serve your court papers, you should receive a form (called a proof of service). Make sure you get a copy from the sheriff and file it with the court. Note that if there is a court stamp at the top right corner of the first page, it has already been filed and you do not need to file it with the court.
 - If the sheriff was unable to serve your court papers, you should receive a form (sometimes called declaration of due diligence) that tells you that service was unsuccessful and will give details about when the sheriff tried to serve the person. If the sheriff was unable to serve your papers, you can ask a lawyer or court's self-help center about your next steps.
- To find your local court self-help center, go to <u>www.courts.ca.gov/selfhelp</u>. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case. Services are free.

To Sheriff or Marshal

- This form is confidential and must not be made public.
- Any papers submitted with this form should be served and listed on the applicable proof of service form.
- Note that (5) b is optional and may help to identify documents that should have been submitted but were not received by your office.
- Under Government Code section 26666.2, once you've received a completed copy of this form and forms for service, you must attempt service unless:
 - Any order submitted does not have a judge's signature or other representation of a judge's signature; clerk's endorsement; or court stamp, seal, or other court endorsement; or
 - A court case number is not listed on the order, summons, or other notice.

CONFIDENTIAL

This is not a court form. Do not file with the court.

New January 1, 2024

Request for Sheriff to Serve Court Papers

SER-001, Page 5 of 5

	DV-200 Proof of Personal Service	Clerk stamps date here when form is filed.
1	Name of Party Asking for Protection:	
2	Name of Party to Be Restrained:	
3	Notice to Server The server must: • Be 18 years of age or older. • Not be listed in items 1 or 8 of form DV-100, Request for Domestic Violence Restraining Order. • Give a copy of all documents checked in 4 to the restrained party in 2 (you cannot send them by mail). Then complete and sign this form, and give or mail it to the party in 1.	Fill in court name and street address: Superior Court of California, County of ORANGE 314 The City Drive South Orange, CA 92868 Lamoreaux Justice Center
4	I gave the party in ② a copy of all the documents checked: a. □ DV-109 with DV-100 and a blank DV-120 (Notice of Court Hearing; Request for Domestic Violence Restraining Order; blank Response to Request for Domestic Violence Restraining Order) b. □ DV-110 (Temporary Restraining Order) c. □ DV-105 and DV-140 (Request for Child Custody and Visitation Orded) d. □ FL-150 with a blank FL-150 (Income and Expense Declaration) e. □ FL-155 with a blank FL-155 (Financial Statement (Simplified)) f. □ DV-115 (Request to Continue Hearing) g. □ DV-116 (Order on Request to Continue Hearing) h. □ DV-130 (Restraining Order After Hearing) i. □ Other (specify):	Court clerk fills in case number when form is filed. Case Number: Sers, Child Custody and Visitation Order)
5		on: n.
	b. At this address: State	:Zip:
7	Server's Signature I declare under penalty of perjury under the laws of the State of California correct.	: Zip: on number:
	Date: Type or print server's name Server to sign	here
	Type of print server's name	11010

DV-200-INFO What Is "Proof of Personal Service"?

What is "service"?

Service is the act of giving your court papers to the other party in your case. There are different ways to serve the other party: in person, by mail, and others.

Why do I have to serve my legal papers?

Before a judge can grant a domestic violence restraining order (that can last up to five years), the person you want a restraining order against must know about your request and have a chance to go to court to explain their side. Also, if a restraining order is in place, the police cannot arrest the restrained person for violating the restraining order until the restrained person is served with the order.



What is "personal service"?

Personal service is when someone, known as a server, personally delivers your court papers to the other party.

In most cases, these forms must be served to the other party by personal service:

- ▶ Form DV-109:
- ▶ Form DV-100:
- ▶ Form DV-110;
- ▶ Form DV-120 (leave this form blank);
- ▶ Form DV-120-INFO; and
- ▶ Form DV-250 (leave this form blank).

Who can serve?

Any adult who is not protected by the restraining order can serve your court papers. You cannot serve your own court papers.



Some situations may be dangerous. Think about people's safety when deciding who you want to serve your papers.

A sheriff or marshal will serve your court papers for free. A registered process server is a business you pay to deliver papers. To hire a process server, look for "process server" on the internet or in the yellow pages.

How do I have my court papers served?

O Step 1: Choose a server

The person who gives your court papers to the other party is called a server. Your server must be at least 18-years-old. They must not be protected by the restraining order or involved in your case. This means that you cannot serve your own court papers.

Step 2: Have your server give your court papers to the other party

Give your server these instructions:

- **1** Before you serve the forms, note which forms you have, including the name of the form and the form number. See form DV-200 for a list of forms.
- **2** Find the person you need to serve. Make sure you are serving the right person by asking the person's name.
- **3** Give the person the papers. If the person refuses to take the papers, put them on the ground or somewhere next to the person. The person doesn't have to touch or sign for the papers. It is okay if they tear them up.
- 4 Fill out form DV-200 completely and sign.
- **S** File form DV-200 with the court or give form DV-200 to the person who is asking for the restraining order so they can file it.

O Step 3: File proof with the court

The court needs proof that service happened and that it was done correctly. If your server was successful, have your server fully complete and sign form DV-200. The person you want restrained does not sign anything.

Take form DV-200 to the court to file in your case as soon as possible. This information will automatically go into a restraining order database that police have access to.

If the sheriff or marshal served your court papers, they may use another form for proof besides form DV-200. Make sure a copy is filed with the court and that you get a copy.



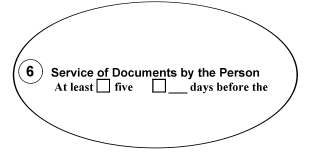
When is the deadline to serve my court papers?

It depends. To know the exact date, you need to look at two items on form DV-109. Follow these steps:

Step 1: Look at the court date listed under (3) on page 1.



Step 2: Look at the number of days written in (6) on page 2.



Step 3: Look at a calendar. Subtract the number of days in (6) from the court date. That's the deadline to have your court papers served. It's okay to serve your court papers before the deadline.

If nothing is written in (6), you must have your court papers served at least five days before your court date.

What happens if I can't get my court papers served before the court date?

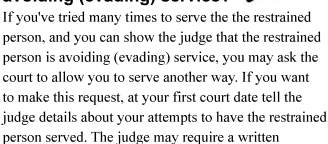
You will need to ask the court to reschedule (continue) your court date. Fill out and file form DV-115 and form DV-116. These forms ask the judge for a new court date and to make any temporary orders last until the end of the new court date.

If the judge gives you a new court date, the person you want restrained will have to be served with form DV-116, form DV-115, and the original papers you filed. You should keep a copy of form DV-115, form DV-116, and a copy of your original paperwork. That way, the police will know your orders are still in effect.

For more information on asking for a new court date, read form DV-115-INFO.

What if the other party is avoiding (evading) service?

statement for this.



Read form DV-205-INFO, What if the Person I Want Protection From is Avoiding (Evading) Service?, for more information.

DV-205-INFO

What if the Person I Want Protection From is Avoiding (Evading) Service?

Why do I have to serve the restrained person?

Before a judge can grant a domestic violence restraining order (that can last up to five years), the person you want a restraining order against must know about your request and have a chance to go to court to explain their side. In most cases, the judge will require that you have someone personally deliver the papers to the person you want restrained. This is called personal service. See form DV-200-INFO for more information.

What if I already have a domestic violence restraining order?

If a judge granted you a domestic violence restraining order on <u>form DV-130</u>, alternative service is not an option for you. Follow the orders for service on <u>form DV-130</u>. It is important to follow the orders for service because this is how the restrained person will find out about the restraining orders. Once you file proof that the restrained person was served, law enforcement and the court will have proof that the restrained person knows about the orders. If you have questions about what the judge ordered in your case, see page 3 for where to get legal help.

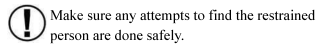
What if I can't personally serve the restrained person?

When you cannot personally serve the restrained person with a copy of form DV-100 and related papers, a judge may allow you to give, or serve, the restraining order papers another way. This is called alternative service. The judge could order you to have your server give the restrained person your court papers in more than one way. To qualify for alternative service, you must show the judge at least two things.

1 You have tried many times (usually 3 or more times) to have someone personally serve the restrained person.

Some examples of ways you can try to have the restrained person personally served:

- ▶ Serve the restrained person at home, their workplace, or somewhere they go a lot.
- ▶ Search online for where they may be located.
- ▶ Check with their family and friends.



If you have an address for the restrained person, you can ask the sheriff or marshal to serve your papers, and they will do it for free.

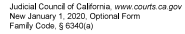
2 You believe the restrained person is avoiding (evading) personal service.



Be ready to explain why you think the restrained person is avoiding service. If you have people who will help you prove this to a judge, bring them to your court hearing or have them write a statement that describes what they witnessed. Form MC-030 may be used for this purpose.

Alternative service may involve other people having access to your court papers.

This will mean they can see your name, the fact that you want a restraining order against the other party, and possibly your statements regarding the abuse. You may want to talk to an advocate about your safety and privacy concerns before you consider this request.







DV-205-INFO

What if the Person I Want Protection From is Avoiding (Evading) Service?

What are some examples of alternative service?

Here are some examples of what a judge can order if the judge allows alternative service in your case.



Leave a copy and mail a copy to the restrained person's home, mailing address, or workplace

If you have the restrained person's home, mailing (not a PO box), or workplace address, this type of service requires your server to follow these steps:

- Give the papers to someone 18 years or older who lives at the restrained person's home or mailing address, or who appears to be in charge at the restrained person's workplace;
- 2 Get the name of the adult who got the papers, and tell the adult that the papers are for a request for a restraining order against the restrained person;
- 3 Mail the papers to the restrained person's home, mailing, or workplace address;
- 4 Completely fill out form POS-010; and
- **6** File form POS-010 with the court or give the completed form to the person asking for the restraining order so they can file it with the court.

This type of service is called "substituted service." Check with your local self-help center or a lawyer to find out how to make this request. Your court may have forms that you can complete to make this request.

Publish in a newspaper

You would have to pay a newspaper to run a copy of <u>form DV-210</u> at least once a week for at least four weeks in a row. The judge would approve a newspaper that would have the best chances of the restrained person seeing it. To make this request, complete the forms listed below and take them to the courthouse to file.

- Form FL-980; and
- Form DV-210, items 1 and 2.

If the judge grants your request, follow the orders made by the judge. Usually these orders are made on form FL-982.

After the newspaper publishes form DV-210, make sure you get a signed statement from the newspaper that includes a copy of what was published in the newspaper and when it was published. This statement is usually called "Proof of Publication." After you receive this statement, take it to the courthouse to file in your case.



Post in courthouse

If you do not have money to pay a newspaper to publish your papers, you could ask the judge for permission to post a copy of <u>form DV-210</u> in a courthouse. To be eligible, you have to qualify for a fee waiver. To make a request to post your court papers in a courthouse, complete the forms listed below. Take the completed forms to the courthouse to file.

- ▶ Form FW-001;
- Form FL-980; and
- Form DV-210, items 1 and 2.

If the judge allows you to serve the restrained person this way, you must find a server (an adult not protected by the restraining order or ask the court clerk) to post form DV-210 for you in the location approved by the judge for at least 28 days. After it has been posted for the required number of days, have your server completely fill out form FL-985 and form DV-250. Take both forms to the courthouse to file in your case.



DV-205-INFO What if the Person I Want Protection From is Avoiding (Evading) Service?



May I serve by email or electronically?

To serve someone electronically, like by email or text message, the person you are serving has to agree to being served electronically. In your situation, if the person is avoiding service, it is unlikely that they will agree to being served electronically. The judge could tell you to send your paperwork by email or electronically to the restrained person as a way to give the restrained person notice, but the judge would also tell you to serve the restrained person in another way, like one of the examples listed above.

Where can I find legal help?

Free legal information is available in every county at a court self-help center. Staff can provide you with your legal options but will not tell you what you should do in your case and will not provide you with legal representation. To find your local self-help center, go to www.courts.ca.gov/selfhelp.

Where can I find other help?

For safety tips or other help, call the <u>National Domestic</u> <u>Violence Hotline</u> at 1-800-799-7233; TDD: 1-800-787-3224.



DO NOT

WRITE ON THE FOLLOWING BLANK FORMS! THESE BLANK FORMS MUST BE SERVED ON THE OTHER PARTY,

SO THAT THE OTHER PARTY MAY
RESPOND TO THIS ACTION.
ALONG WITH THE BLANK FORMS YOU MUST
ALSO INCLUDE A COPY OF THE FORMS
THAT YOU PREPARED AND FILED

ES NECESARIO

DEJAR LOS SIGUIENTES DOCUMENTOS EN BLANCO.

ESTOS DOCUMENTOS TIENEN QUE SER ENTREGADOS A LA OTRA PERSONA,

PARA QUE PUEDA RESPONDER A ESTA ACCION. INCLUYA CON ESTOS DOCUMENTOS UNA COPIA DE LOS DOCUMENTOS QUE USTED LLENO Y ARCHIVO.

DV-120-INFO How Can I Respond to a Request for Domestic Violence Restraining Order?

I was served with form DV-100, DV-109, or DV-110. What does this mean?

Someone has asked for a domestic violence restraining order against you. On the forms, you are the "person in ②" and the person who wants a restraining order against you is listed in ① on all the forms.

Form DV-100: This form has all the orders that the person in 1 has asked the judge to order.

Form DV-109: Your court hearing (court date) is listed on this form. You should attend the court hearing if you do not agree to the orders requested. If you do not attend, the judge can make orders against you without hearing from you.

Form DV-110: If you were served with form DV-110, it means that the judge granted a temporary restraining order against you. You must follow the orders.

What is a Domestic Violence Restraining Order?

It is a court order that can help protect people who have been abused by someone they have been intimate with, or are closely related to. To be eligible, the person asking for the restraining order must be:

- Someone you date or used to date
- A spouse, ex-spouse, registered domestic partner, or ex-domestic partner
- Someone you live or lived with (more than a roommate)
- Your parent, sibling, child, grandparent, or grandchild related by blood, marriage, or adoption

What if I have children with the person asking for a restraining order?

A restraining order can include orders for your children, including listing them as protected persons. It can also include child custody and visitation orders and orders to limit your ability to travel with your children.

What can a restraining order do?

A restraining order can include orders for you to:

- Not contact or harm the protected person, including children or others listed as protected people
- Stay away from all protected people and places
- Not have any firearms (guns), firearm parts, ammunition, or body armor. This includes homemade or untraceable guns, like "ghost guns."
- Move out of the place that you share with the protected person
- Follow custody and visitation orders
- Pay child support
- · Pay spousal support
- · Pay debt for property
- Give control of property (examples: cell phone, car, home) to the person asking for protection.

How long does the order last?

If the judge granted a temporary restraining order (form DV-110), it will last until the hearing date. At your court hearing, the judge will decide whether to extend the order or cancel the order. The judge can extend the order for up to five years. Custody, visitation, child support, and spousal support orders can last longer than five years and they do not end when the restraining order ends.

What if I don't obey the order?

The police can arrest you. You can go to jail and pay a fine. You must still follow the orders even if you are not a U.S. citizen. If you are worried about your immigration status, talk to an immigration lawyer.

What if I want to leave the county or state?

You must still comply with the restraining order, including custody and visitation orders. The restraining order is valid anywhere in the United States.



DV-120-INFO How Can I Respond to a Request for Domestic Violence Restraining Order?

What do I do next?

Part 1: Turn in or sell prohibited items

If there is a temporary restraining order against you (see form DV-110), then you must immediately turn in, sell, or store any prohibited items you have or own.

Prohibited items include:



- **Firearms**, including any handgun, rifle, shotgun, and assault weapon
- Firearm parts, meaning receivers, frames, and any item that may be used as or easily turned into a receiver or frame
- **Ammunition**, including bullets, shells, cartridges, and clips

You must then prove to the court that you've complied with the orders. Bring form DV-800/JV-270, Receipt for Firearms, Firearm Parts, and Ammunition, to a gun dealer or law enforcement when you turn in your items. After DV-800/JV-270 is complete, file it with the court. You may ask the court for information on how to turn in, sell, or store these items in your city or county. You can also read form DV-800-INFO/JV-270-INFO, How Do I Turn In, Sell, Or Store My Firearms, Firearm Parts, and Ammunition?

Part 2: Relinquish body armor

If there is a temporary restraining order against you (see form DV-110), you must relinquish any body armor that you have or own.

Note: If you need to have and use body armor for your work, livelihood, or safety, you may ask for an exception with a chief of police or sheriff in the county where you will have and use the body armor (see Penal Code section 31360(c)).

Part 3: Respond in writing (optional)

"Respond" means to let the judge and the other side know whether you agree or disagree with the request for restraining order, and why. Responding in writing is optional and there is no penalty if you don't. If you need more time to prepare for your case, talk to a lawyer or self-help center staff before you file a response.

If you want to respond in writing, complete form DV-120, Response to Request for Domestic Violence Restraining Order. After you complete the form, file it with the court. There is no court fee to file this form. Then "serve" the form on the person asking for the restraining order. "Serve" means to have someone 18 years old or older mail a copy to the person asking for the restraining order. You cannot be the one to mail your papers. The person who mails your form must fill out form DV-250, Proof of Service by Mail. After form DV-250 is completed, file it with the court.

Part 4: Get ready and go to your court hearing

Your court hearing is listed on form DV-109, Notice of Court Hearing. You have the option of attending your hearing in-person or remotely (by phone, or videoconference if available). For information on how to attend your hearing remotely, go to the court's website. Some courts may require advance notice. At the hearing, you and the other side will have the opportunity to tell your side of the story. For more information, read form DV-520-INFO, Get Ready for the Restraining Order Court Hearing. If you need more time to prepare your case, you may ask the judge for a new court date. The judge will decide whether to grant your request. Read form DV-115-INFO, How to Ask For a New Hearing Date, for more information. Note that if the judge does give you a new court date and if there is a temporary restraining order against you, the judge will usually extend the temporary restraining order until the next court date.



DV-120-INFO How Can I Respond to a Request for Domestic Violence Restraining Order?

Do I need a lawyer?

It's possible to go through this process without a lawyer. But having a restraining order against you may have a lot of consequences, and you may want to hire a lawyer. If you don't hire a lawyer, you can get free help from your court's self-help center.

What if I was arrested or have criminal charges against me?

Anything you write in your court papers or say at a hearing for this case and for any criminal case can be used against you. Talk to a lawyer if you have any concerns about what you can do and say.

What if I have more than one restraining order against me?

If the police are called to enforce the order, they will need to follow the rules of enforcement (see "Priority of Enforcement" listed on the back of form DV-110, DV-130, and CR-160). If you have questions about any of the orders against you, contact your local self-help center or talk to a lawyer. Find your local court's self-help center at www.selfhelp.courts.ca.gov/find.

What if I need a restraining order against the other person?

Do not use form DV-120 to request a domestic violence restraining order. For information on how to file your own restraining order, read form <u>DV-505-INFO</u>. You can also ask the court clerk about free or low-cost legal help.

Can I use the restraining order to get divorced or end a domestic partnership?

No. These forms will not end your marriage or registered domestic partnership. You must file other forms to end your marriage or registered domestic partnership.

Where can I find a self-help center?

Free legal help is available at your court's self-help center. Find your local court's self-help center at www.selfhelp.courts.ca.gov/find. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case, and help you with the forms. Staff may also refer you to other agencies who may be able to help you.

Information about the court process is also available online

https://selfhelp.courts.ca.gov/respond-to-DV-restraining-order

What if I am a victim or survivor of domestic violence?

The National Domestic Violence Hotline provides free and private safety tips. Help is available in over 100 languages. Visit online at www.thehotline.org or call 1-800-799-7233; 1-800-787-3224 (TTY).

What if I need an interpreter?

You may use form <u>INT-300</u> to request an interpreter or ask the clerk how you can request one.

Request for Accommodations

You may use form MC-410 to request assistance. Contact the disability/ADA coordinator at your local court for more information.



Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms.htm for *Disability Accommodation*Request (form MC-410). (Civil Code section 54.8.)

DV-120

Response to Request for Domestic Violence Restraining Order

order

Use this form if someone has asked for a domestic violence restraining order against you, and you want to respond in writing. You will need a copy of form DV-100, *Request for Domestic Violence Restraining Order*, that was filled out by the person who asked for a restraining order against you. There is no cost to file this form with the court.

Do not use this form if you want to ask for your own restraining order. Read form <u>DV-500-INFO</u>, *Can a Domestic Violence Restraining Order Help Me?* to find out more about this type of restraining order.

Fill in court name and street address:

Clerk stamps date here when form is filed.

1)	Name of Person As	king for	Protection
	(Can farm DIV 100 :4 am)	1).	

(See form DV-100, item 1):

Superior Court of California, County	of
ORANGE	

314 The City Drive South Orange, CA 92868 Lamoreaux Justice Center

Fill in case number:

Case Number:

Your Name:

Address where you can receive court papers

(This address will be used by the court and by the person in 1 to send you official court dates, orders, and papers. For privacy, you may use another address like a post office box, a Safe at Home address, or another person's address, if you have their permission and can get your mail regularly. If you have a lawyer, give their information.)

Address:			
City:	State:	Zip:	

! Your contact information (optional)

(The court could use this information to contact you. If you don't want the person in 1 to have this information, leave it blank or provide a safe phone number or email address. If you have a lawyer, give their information.)

Email Address:	Telephone:	Fax:
	 	·

Your lawyer's information (if you have one)

Name: _____ State Bar No.: _____ Firm Name:

(3) Your Hearing Date (Court Date)



Your hearing date is listed on form DV-109, *Notice of Court Hearing*. If you do not agree to having a restraining order against you, attend your hearing date. If you do not attend your hearing, the judge could grant a restraining order that could last up to five years.



	С	ase Number:
per	How to complete this form: To answer the questions below, look at the for person in ①. Tip: When the restraining order forms say "the person in ②" in ①" means the person who is asking for a restraining order against you.	
4	Information About You (see item ② on form DV-100) The person in ① listed your name, age, gender, and date of birth. If any of the space below to give the correct information.	ne information is incorrect, use the
5	Your Relationship to the Person in 1 In item 3 of form DV-100, has the person in 1 correctly described your rel Yes No If no, what is your relationship with the person in 1?:	ationship with them?
6	History of Court Cases and Restraining Orders (see item 4) on The person in 1) may have listed other court cases or restraining orders involved or missing, use the space below to give information.	
	☐ Check here if you are including a copy of restraining order or court order th	nat you want the judge to know about.
7	Other Protected People If the judge grants a restraining order, it can include family or household mem on form DV-100 to see if the person in 1 is asking for other people to be pro a. I agree to the order requested. b. I do not agree to the order requested. Explain why you disagree, or describe a different order that you would agree	stected by the restraining order.
8	 Order to Not Abuse (see item 10 on form DV-100) a. I agree to the order requested. b. I do not agree to the order requested. Explain why you disagree, or describe a different order that you would agree 	ee to:
	This is not a Court Order.	

		Case Number:
) (□ No-Contact Order (see item 1) on form DV-100)	
י (ב	a. I agree to the order requested.	
	b. I do not agree to the order requested.	
	Explain why you disagree, or describe a different order that you would agr	ree to:
0	Stay-Away Order (see item (12) on form $DV-100$)	
)	a. I agree to the orders requested.	
	b. I do not agree to the orders requested.	
	Explain why you disagree, or describe a different order that you would ag	ree to:
11)	\square Order to Move Out (see item (13) on form DV-100)	
	a. \square I agree to the order requested.	
	b. I do not agree to the order requested.	
	Explain why you disagree, or describe a different order that you would ag	ree to:
12)	\Box Other Orders (see item (14) on form DV-100)	
5)		
	 a.	
	Explain why you disagree, or describe a different order that you would ag	ree to:
3	\square Child Custody and Visitation (see item \bigcirc on form DV-100 and	nd DV-105)
	a. I am not the parent of the child listed in form DV-105, Request for Ch	ild Custody and Visitation Orders
	b. I am the parent of the child or children listed in form DV-105 (check of	one):
	(1) I agree to the orders requested.	
	(2) I do not agree to the orders requested. (Complete form DV-125, <i>R</i> Custody and Visitation Orders, and attach it to this form.)	esponse to Request for Child

		Case Number:
	Protect Animals (see item 16) on form DV-100) ☐ I agree to the orders requested. ☐ I do not agree to the orders requested. Explain why you disagree, or describe a different order that you would ag	ree to:
	Control of Property (see item on form DV-100) ☐ I agree to the order requested. ☐ I do not agree to the order requested. Explain why you disagree, or describe a different order that you would ag	ree to:
16)	Health and Other Insurance (see item ⁽¹⁸⁾ on form DV-100) ☐ I agree to the order requested. ☐ I do not agree to the order requested. Explain why you disagree, or describe a different order that you would ag	ree to:
17)	Record Communications (see item 19) on form DV-100) ☐ I agree to the order requested. ☐ I do not agree to the order requested.	
	Property Restraint (see item ② on form DV-100) ☐ I agree to the order requested. ☐ I do not agree to the order requested. Explain why you disagree, or describe a different order that you would ag	ree to:
	Pay Debt (Bills) Owed for Property (see item ② on form DV ☐ I agree to the orders requested. ☐ I do not agree to the orders requested. Explain why you disagree, or describe a different order that you would ag	

This is not a Court Order.

		Case Number:
20	 □ Pay Expenses Caused by the Abuse (see item 23) on form Item. a. □ I agree to the order requested. b. □ I do not agree to the order requested. Explain why you disagree, or describe a different order that you would agree. 	
(21)	 □ Child Support (see item (24) on form DV-100) a. □ I agree to the order requested. b. □ I do not agree to the order requested. c. □ I agree to pay guideline child support. (Learn more about guideline of www.courts.ca.gov/selfhelp-support.htm.) 	rhild support at
22)	 □ Spousal Support (see item ②5) on form DV-100) a. □ I agree to the order requested. b. □ I do not agree to the order requested. Explain why you disagree, or describe a different order that you would ag 	gree to:
23)	☐ Lawyer's Fees and Costs If the person in ① checked item ②6 on form DV-100, this means that they pay their lawyer's fees and costs. You may also ask for lawyer's fees and cost in ① to pay for your lawyer's fees and cost if:	
	 The person in 1's request for restraining order is denied; The judge decides that the request was frivolous or was made only to a delay; and The person in 1 can afford to pay for your lawyer's fees and costs. 	abuse, intimidate, or cause unneeded
	☐ Check here if you want the person in (1) to pay for some or all of your la	wver's fees and costs.
	This is not a Court Order	

	Case Number:
	Batterer Intervention Program (see item 27) on form DV-100)
	I agree to the order requested.
	I do not agree to the order requested.
E: —	xplain why you disagree, or describe a different order that you would agree to:
) 🗌 1	Transfer Wireless Phone Account (see item 28) on form DV-100)
a. 🗆	I agree to the order requested.
b. □	I do not agree to the order requested.
Ez	xplain why you disagree, or describe a different order that you would agree to:
If yo DV- 48 h	earms (Guns), Firearm Parts, or Ammunition (see item (29) on form DV-100) but were served with form DV-110, Temporary Restraining Order, you must follow the orders in (5) on form 110. You must file a receipt with the court from the law enforcement agency or a licensed gun dealer within hours after you received form DV-110. You may use form DV-800/JV-270, Receipt for Firearms, Firearm its, and Ammunition. The deck all that apply: I do not own or have any prohibited items (firearms (guns), prohibited firearm parts, or ammunition). I have turned in all prohibited items that I have or own to law enforcement or sold/stored them with a licensed gun dealer. A copy of the receipt showing that I turned in, sold, or stored the prohibited items (check all that apply): (check all that apply):
	has already been filed with the court.
c	has already been filed with the court. I ask for an exception to carry a firearm for work only. (You will have to show the judge that your work requires you to have a firearm, and that your employer cannot reassign you to another position where a
c	has already been filed with the court. I ask for an exception to carry a firearm for work only. (You will have to show the judge that your work requires you to have a firearm, and that your employer cannot reassign you to another position where a firearm is not needed. If you are a peace officer, there are additional requirements. Note: Even if the judg grants an exception under California law, you may be subject to federal prosecution for possessing or
c. [has already been filed with the court. I ask for an exception to carry a firearm for work only. (You will have to show the judge that your work requires you to have a firearm, and that your employer cannot reassign you to another position where a firearm is not needed. If you are a peace officer, there are additional requirements. Note: Even if the judg grants an exception under California law, you may be subject to federal prosecution for possessing or controlling a firearm.)
c. [has already been filed with the court. I ask for an exception to carry a firearm for work only. (You will have to show the judge that your work requires you to have a firearm, and that your employer cannot reassign you to another position where a firearm is not needed. If you are a peace officer, there are additional requirements. Note: Even if the judg grants an exception under California law, you may be subject to federal prosecution for possessing or controlling a firearm.)

	lo Body Armor (see item 30) on form DV-100)
]	f you were served with form DV-110, <i>Temporary Restraining Order</i> , you are prohibited from owning, possessing, or buying body armor. You must also relinquish any body armor you have in your possession. <i>Check all that apply</i> :
2	. I do not own or have any body armor.
ł	. I have relinquished all body armor that I have in my possession.
•	I was granted an exception, or will ask for an exception, to have body armor. Note: this exception is granted at the police or sheriff. See Penal Code section 31360(c). (Attach a copy of the letter granting permission, if you have one.)
(Cannot Look for Protected People (see item (31) on form DV-100)
	. I agree to the order.
2	
2	. \square I agree to the order.
ł	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
ł	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
E	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
E	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to:
E	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
E	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
E	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
ł	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)
ł	I agree to the order. ☐ I do not agree to the order. Explain why you disagree, or describe a different order that you would agree to: Additional Reasons I Do Not Agree with the Request (optional)

Case Number:

		Case Number:
If the reque person in (est for restraining order is denied by the judge to pay my out-of-pocket expenses because porting facts. The expenses are:	e at the court hearing, I ask the judge to order the the temporary restraining order was granted without
For:	Recourse:	Amount: \$
For:	Because:	Amount: \$
For:	Because:	Amount: \$
Number of	pages attached to this form, if any:	
32) Your Siç	gnature	
32) Your Sig I declare u	gnature	State of California that the information above is true and
Your Sign I declare un correct.	gnature nder penalty of perjury under the laws of the	State of California that the information above is true and
Your Sign I declare un correct.	gnature	State of California that the information above is true and
Your Signature 12 I declare un correct.	gnature nder penalty of perjury under the laws of the	State of California that the information above is true and Sign your name
Your Signature II declare un correct. Date:	gnature nder penalty of perjury under the laws of the	
Your Signature of the second o	nder penalty of perjury under the laws of the Type or print your name	

Your Next Steps

- Turn in your completed form with the court.
- If the person in ① asked for child support, spousal support, or lawyer's fees, you must complete form FL-150, *Income and Expense Declaration*. If the person in ① is only asking for child support (item 24 on form DV-100), you may be eligible to fill out a simpler form, form FL-155. Read form DV-570 to see if you are eligible to fill out form FL-155. Before your court date, you must file form FL-150 or FL-155 with the court.
- Have someone else (not you) mail the person in (1) a copy of your forms, and complete form <u>DV-250</u>, *Proof of Service by Mail*. File form DV-250 with the court. (The person who mails this form must be at least 18 years old and cannot be you or someone protected on the restraining order.)
- Prepare for your court date by gathering evidence or witnesses, if you have any. Learn more at https://selfhelp.courts.ca.gov/respond-domestic-violence-restraining-order. More information is also available on form DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?

This is not a Court Order.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page ____ of ____ (Add pages as required)

ATTORNEY OR	PARTY WITHOUT ATTORNE	,	STATE BAR NUMBE	R:	FOR COURT USE ONLY
NAME:					FOR COURT USE ONLY
FIRM NAME:					
STREET ADDRE	SS:				
CITY:			STATE:	ZIP CODE:	
TELEPHONE NO			FAX NO.:		
EMAIL ADDRESS					
ATTORNEY FOR					
	COURT OF CALIFORN	IA, COUNTY OF OI	RANGE		
	SS: 341 THE CITY DRIVE				
MAILING ADDRE	ODE: ORANGE, CA 92868				
BRANCH NAME:		CENTER			
DIG WOIT IV WIL.	Er WORLE TOX GOOTIGE	OLIVILIA			
CASE NAM	ME:				
NOTIF	FICATION OF MILI	TARY/VETERAI	N/RESERVE/	ACTIVE STATUS	CASE NUMBER:
	m is about (name):				who is a party in this case.
	son listed in item 1				
a	Is currently serving				
b	Discharge date (st			es or reserves (regard	less of discharge status).
3. This for	m can be filed in a				
			m is filed, and i	identify the person cor	mpleting this form):
a. 🗀	Criminal law case				,
		sted in item 1.			
	-		erson listed in it	em 1 in the above ent	itled case.
b. 🗀	Family law case.	I am (check one):			
	_	sted in item 1.			
	-		erson listed in it	em 1 in the above ent	itled case.
				on listed in item 1 (exp	
с. 🗌	Other civil law cas				am (check one):
		sted in item 1.			,
	an attorney	representing the pe	erson listed in it	em 1 in the above ent	itled case.
	legally autho	rized to act on beh	alf of the perso	on listed in item 1 (exp	lain):
4. I am pro	viding this notificatio	n to the court base	d on informatio	n and belief.	
Date:					
(TY	PE OR PRINT NAME OF PER	SON FILING THIS FORM)		<u> </u>	(SIGNATURE)
	0-110	If the farmer is fit			::
					vill send a copy of the form to the California officer to confirm the person's military status.
	· ·	•	•	-	-
	Contact information	i for the county vet	erans service o	office (to be provided b	by the court).
Notice					
					erans Affairs, as related to providing
	benefits and service	es under Penal Co	de sections 10	01.80 and 1170.9.	
	Family Law Cases	. When a veteran	files this form ir	n a family law case, the	e court will send a copy of the form to the
	-			•	able time, contact the person listed in item
	1 using the informa	tion provided in thi	s form.		
			For Cou	rt Use Only	
		California De	partment of Ve	terans Affairs on <i>(date</i>	e):
	Form sent to:	County veter	ans services of	ffice on <i>(date):</i>	
				s Affairs on <i>(date):</i>	
		No filing fee o	or court costs	are to be charged fo	r this form.

Page 1 of 2

YOU SHOULD TALK WITH YOUR ATTORNEY (IF YOU HAVE ONE) ABOUT THE FOLLOWING INFORMATION

If you are a current or former member of the state or federal armed services or reserves, you may be entitled to certain rights under the law. Filling out form MIL-100 is a way you can let the court know about your military experience. This information may help the court consider possible benefits and protections in your case. This form can be used for any type of case and can be filled out at any time. Giving this information to the court is voluntary. Form MIL-100 only needs to be filled with the court only one time per case.

CIVIL LAW CASES

Civil cases include all cases (except criminal cases), such as those filed in family, juvenile, or probate court in which a party is asking the court for orders against another person to protect or enforce their legal rights, prevent a harm, or remedy a wrong.

If you are a party to a civil law case be sure to complete all the appropriate forms needed for your case. For example, filing this form does not substitute for the filing of other required forms or petitions in cases where you are filing:

- For relief from financial obligation during military service;
- A notification of military deployment and request to modify a support order; or
- For other relief under the Servicemembers Civil Relief Act (50 U.S.C. §§ 3901–4043).

Examples of required forms are:

- (1) Notice of Petition and Petition for Relief From Financial Obligation During Military Service (form MIL-010); and
- (2) Notice of Activation of Military Service and Deployment and Request to Modify a Support Order (form FL-398).

CRIMINAL CASES

If you are a party to a criminal case, you are not required to have an honorable discharge, to have combat service, or to be accepted into or involved in a Veterans Court to be eligible for the possible rights and protections under the law.

If you are a current or former member of the state or federal armed services or reserves who may be suffering from sexual trauma, also known as military sexual trauma (MST), traumatic brain injury (TBI), posttraumatic stress disorder (PTSD), substance abuse, or mental health issues as a result of your military service, and charged with a crime, you may be eligible for certain rights under the law.

Some examples of benefits of a defendant in a criminal case who is a veteran or is on active duty or in the reserves include possible consideration for alternative sentencing, restoration relief such as sealing your record, and diversion in misdemeanor cases.

If you submit this form in a criminal case, you must file it with the court and serve a copy of it on the prosecuting attorney and defense counsel.

Below is a brief description of possible rights and protections under the following California laws:

Family Code section 211.5

• Filing this form in a family law case may help you receive information from CalVet and learn about available mental health resources.

Penal Code section 1001.80

- Pretrial diversion program offering treatment instead of trial and potential conviction and incarceration;
- Dismissal of eligible criminal charges following satisfactory performance in program:
- Arrest deemed to have "never occurred" as part of restoration of rights following successful completion of program.

Penal Code section 1170.9

- Treatment instead of prison or jail time for certain crimes;
- · Felonies reduced to misdemeanors;
- Restoration of rights, dismissal of penalties, and/or setting aside of conviction for certain crimes;
- · A greater chance of receiving probation;
- Conditions of probation deemed satisfied early, other than any victim restitution ordered.

Penal Code section 1170.91

• The court must consider circumstances from which the defendant may be suffering as a result of military service as a factor in mitigation during felony sentencing, which could result in a more lenient sentence.

CONFIDENTIAL

ΑΊ	TOF	RNEY OR PARTY WITHOUT AT	TORNEY (Name & Addres	ss):	FOR COURT USE ONLY
		HONE NO.:			
		. ADDRESS (Optional): RNEY FOR <i>(Name)</i> :		BAR NO.:	
SI	UPE	ERIOR COURT OF CALIF eaux JUSTICE CENTER: - 341	ORNIA, COUNTY OF	ORANGE	
C,	ASE	NAME:			
		CONFIDENTIAL - F	PARTY IDENTIFIC	CATION AND	CASE NUMBER:
		NOTICE OF	RELATED CAS	E(S)	
unr disc and Far	nece cove d/or nily	essary hearings, parties ners there is a related case minor children of the p	nust disclose all relation or ange County or arties are involved blence case, a child s	ted cases when a Famil another county. A relat in other cases. Examp	uplicate cases, conflicting orders and y Law case is filed or when a party ed case means one or both parties les of related cases include; another case, and a juvenile case involving a
1.		RTIES TO THE CASE: ent and/or guardian who i		r listed above, specify	dentifying information for any adult,
		Provide as much inform	ation as possible. If i	nformation is not availab	le, please write UNKNOWN.
	a.	PETITIONER/PLAIN	ITIFF RES	PONDENT/DEFENDAN	T OTHER PARTY:
		Name:		Date	e of Birth:
		Gender: Male Other name(s) used:	Female Nonl	oinary Email Address	:
	b.	PETITIONER/PLAIN	ITIFF	PONDENT/DEFENDAN	T OTHER PARTY:
		Gender: Male Other name(s) used:		oinary Email Address	
2.	Ha	. ,			dless of discharge status?
		Yes No			
3.		THERE ARE NO RELAT	ED CASES.		
4.	pro		ed in another court a	action with any of the pe	f any other party to this Family Law rsons listed on this form, provide the lank.
		Case Number	Case Name	Person Involve	d Court Location
	a.				
	b.				
	C.				· · · · · · · · · · · · · · · · · · ·
Dat	te:				
Annr	wod f	(TYPE OR PRINT NAME OF PAR or Mandatory Use	TY OR ATTORNEY)		(SIGNATURE OF PARTY OR ATTORNEY) Page 1 of 1 N Superior Court of California, County of Orange
		or Mandatory Use 120 (Revised 09/18/2023)		PARTY IDENTIFICATION F RELATED CASE(S)	Local Rule 701.5 www.occourts.org

DV-800-INFO/JV-270-INFO How Do I Turn In, Sell, or Store My Firearms, Firearm Parts, and Ammunition?

What do I need to turn in, sell, or store?

You must turn in, sell, or store all of the following prohibited items that you have or own:

- Firearms, including any handgun, rifle, shotgun, and assault weapon;
- Firearm parts, includes receivers, frames, and any item that may be used as or easily turned into a receiver or frame (also called "ghost guns"); and
- Ammunition, including bullets, shells, cartridges, and clips.

How do I properly turn in, sell, or store the prohibited items?

You must take them to:

• Law enforcement, who will accept all prohibited items for safekeeping or to destroy,

01

 A licensed gun dealer, who can buy or store your firearms. If you have firearm parts or ammunition, call ahead for more information.

When do I turn in, sell, or store prohibited items?

Immediately, if law enforcement asks you to. Otherwise, within 24 hours of being served, or told by a judge to do so.

Can I give my prohibited items to family or friends?

No, only to law enforcement or a licensed gun dealer. You cannot give your prohibited items to a family member, friend, or anyone else.

Do I have to pay a fee to store prohibited items?

You may have to pay a fee. Contact law enforcement or a licensed gun dealer about fees and whether they have space to store your items.

How do I take prohibited items to law enforcement?

Call your local law enforcement agency to ask about their procedures. They will give you specific instructions, like making sure your firearms are unloaded and in the trunk of the car. Take a copy of the restraining order with you. **Do not** bring your firearms to court.

If I turn in my firearms to law enforcement, how long will they keep them?

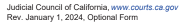
It depends. There are procedures for getting your firearms back after a restraining order expires. Ask the law enforcement agency.

After I give my firearms to law enforcement, can I change my mind?

Yes. You are allowed to make one sale through a licensed gun dealer. To do this, a licensed gun dealer must present a bill of sale to your local law enforcement agency. The law enforcement agency will give the licensed gun dealer the firearms you are selling.

How do I prove to the judge that I have complied with (obeyed) the orders?

- 1 Bring a copy of form DV-800/JV-270, Receipt for Firearms, Firearm Parts, and Ammunition, with you, and ask the dealer or officer to complete and sign the form.
- (2) File form DV-800/JV-270 with the court. Make sure you get two copies. All receipts must be filed with the court within 48 hours from the time you were served with the restraining order, unless the judge gave you another deadline.



DV-800-INFO/JV-270-INFO

How Do I Turn In, Sell, or Store My Firearms, Firearm Parts, and Ammunition?

Do I need to bring a copy of the receipt to anyone besides the judge?

Yes, if:

- ▶ Law enforcement served you with the restraining order, you must give them a copy of your receipt (example: form DV-800/JV-270). If you don't know who served you with the restraining order, ask the court clerk for a copy of the proof of service form for the restraining order. The law enforcement agency is listed on that form.
- ➤ You did not obey the order when you were supposed to, and the court notified law enforcement or a prosecuting attorney. (Tip: Look at forms DV-110, DV-130, or DV-820 to see if the court notified another agency. If the court did, give a copy of the receipt to the agencies listed on any of the forms).

Where can I find free help?

Free legal help is available at your court's self-help center. Find your local court's self-help center at www.selfhelp.courts.ca.gov/find. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case, and help you with the forms. Staff may also refer you to other agencies who may be able to help you.

More information on how to obey these orders is available online

https://selfhelp.courts.ca.gov/respond-to-DV-restraining-order/obey-firearms-orders.

D	V-800/JV-270	Receipt for Firearms, Firearm Parts, and Ammunition	Clerk stamps date here when form is filed.
1	Person Asking For Name:		
2	Your Information (F	Restrained Person)	
	a. Your Name:		_
	send you official cour	e used by the court and by the person in 1 to t dates, orders, and papers. For privacy, you may	
		ke a post office box, or another person's address,	Fill in court name and street address:
	have a lawyer, give th	uission and can get your mail regularly. If you	Superior Court of California, County of
	Address:	Cir information.)	ORANGE
	City:	State: Zip:	314 The City Drive South Orange, CA 92868
		*	Lamoreaux Justice Center
	Telephone: Email Address:	Fax:	-
			Court fills in case number when form is filed.
	c. Your Lawyer (if you h	,	Case Number:
	Name:	State Bar No.:	_
	Firm Name:		
	licensed gun dealer to co	ge that you have obeyed their orders. Take this for omplete 4 or 5 . For more information on how to NFO, <i>How Do I Turn In, Sell, or Store My Firear</i>	o properly turn in your items, read form
4)		To Law Enforcement	
	(Complete the section b	elow. Keep a copy and give the original to the per	rson in (2).)
	Name of Law Enforce	e ;	
	Name of Law Enforce	ment Agent:	
	Δddress:		
		Email address:	
	Items Surrendered		
	a. Firearms, firearm	parts, and ammunition transferred on:	
	Date:	Time: a.ı	n. 🔲 p.m.
		all the items surrendered by the person in 2). You perty report), use 6), or both.) Check below if yo	
	☐ Separate form is	s attached. (If it does not include all surrendered it	tems, list additional items in 6 .)
	I declare under penalty true and correct.	y of perjury under the laws of the State of Californ	nia that the information above is
	Signature of law en	nforcement agent	
		·	

Case Number:	

Name of Linear I Com Dealem		ginal to the person in (2) .			
Name of Licensed Gun Dealer:					
License number:					
Address:					
Telephone number:	Ema:	ıl address:			
Items Stored or Sold					
a. Firearms, firearm parts, and a	ammunition transferred on	ı:			
Date:	Time:	a.m p.m.			
☐ Separate form is attached. I declare under penalty of perjurtrue and correct. Signature of licensed gun declared.	y under the laws of the Sta	ate of California that the i	nformatio	n above is	S
☐ List of Items Surrendere	ed				
a. Firearms and firearm parts Make	Model	Serial Number, if there is one	Sold	Stored	To destr
a. Firearms and firearm parts Make (1)	Model	if there is one		Stored	
a. Firearms and firearm parts Make (1)	Model	if there is one		Stored	
a. Firearms and firearm parts Make (1)	Model	if there is one		Stored	
a. Firearms and firearm parts Make (1)	Model	if there is one		Stored	
a. Firearms and firearm parts Make (1)	Model	if there is one		Stored	
a. Firearms and firearm parts Make (1)	Model	if there is one		Stored	destr
a. Firearms and firearm parts Make (1)	Model	if there is one			destr
a. Firearms and firearm parts Make (1)	Model	Amount	Sold	Stored Stored	destr
a. Firearms and firearm parts Make (1)	Model	Amount	Sold		destri
a. Firearms and firearm parts Make (1)	Model	Amount	Sold		destr
a. Firearms and firearm parts Make (1)	Model	Amount	Sold		destr
a. Firearms and firearm parts Make (1)	Model	Amount	Sold		destr

Т	o the Restrained Person:
	esides the items listed on page 2 or in an attached form, do you have or own any other rearms (guns), firearm parts, or ammunition?
] No
	Yes (If yes, check one of the boxes below:)
	a. I filed a <i>Receipt for Firearms, Firearm Parts, and Ammunition</i> (form DV-800/JV-270) or other proof for those items with the court on <i>(date)</i> :
	b. I am filing the proof for those firearms (guns), firearm parts, or ammunition along with this proof.
	c. I have not yet filed the proof for the other firearms (guns), firearm parts, or ammunition. (Explain why not
Υ	our signature
Ι	declare under penalty of perjury under the laws of the State of California that the information above is true and orrect.
D	Pate:
_	
T_{\cdot}	ype or print your name Sign your name

Case Number:

Your Next Steps

- After the form is complete, make two additional copies. Take the copies and original to the court clerk to file.
- If law enforcement served you with the restraining order, give a copy to the law enforcement agency that served you with the restraining order.
- Keep a copy for yourself.

Note that failure to file a receipt with the court and with the law enforcement agency is a violation of the judge's order.

	DV-250 Proof of Service by Mail	Clerk stamps date here when form is the	ea.
1	Name of Person Asking for Protection:		
2	Name of Person to Be Restrained:	-	
3	Notice to Server	-	
	The server must:		
	• Be 18 years of age or over.		
	• Not be listed in items 1, 2 or 3 of form DV-100, Request for Domestic Violence Restraining Order.	Fill in court name and street address: Superior Court of California, Californ	unty of
	• Mail a copy of all documents checked in 4 to the person in 5.	341 The City Drive South Orange, CA 92868 Lamoreaux Justice Center	
4	I (the server) am 18 years of age or over and live in or am employed		
	in the county where the mailing took place. I mailed a copy of all	Fill in case number:	
	documents checked below to the person in (5):	Case Number:	
	Restraining Order b. DV-120, Response to Request for Domestic Violence Restraining of c. FL-150, Income and Expense Declaration d. FL-155, Simplified Financial Statement e. DV-130, Restraining Order After Hearing (Order of Protection) f. Other (specify):		
5	placed copies of the documents checked above in a sealed envelope and mailed them as described below:		
	a. Name of person served:		
	b. To this address:		
		ate: Zip:	
	c. Mailed on (date): d. Mailed from (city):	(state):	
6	Server's Information		
	Name:		
	Address: State	te: Zip:	
	Telephone:		
	If you are a registered process server:		
	County of registration: Reg	gistration number:	
7	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 server's name Server to so	sign here	