SUPERIOR COURT OF CALIFORNIA COUNTY OF MERCED



DOMESTIC VIOLENCE PREVENTION ACT PROTECTIVE ORDER PACKET

PARTIES SHARE MINOR CHILDREN AND REQUESTED ORDERS INCLUDE CHILD CUSTODY ORDERS

FORMS INCLUDED IN THIS	PACKET
Can a Domestic Violence Restraining Order Help Me?	Judicial Council Form #DV-500-INFO
How Do I Ask for a Temporary Restraining Order?	Judicial Council Form #DV-505-INFO
Get Ready for the Court Hearing	Judicial Council Form #DV-520-INFO
How to Enforce Your Restraining Order	Judicial Council Form #DV-530-INFO
Domestic Violence and Child Custody Info Sheet	Judicial Council Info Sheet
FORMS FOR REQUESTING PARTY TO FILE:	
Confidential CLETS Information	Judicial Council Form #CLETS-001
Declaration in Support of Ex Parte Application for Orders	Local Form #MSC-FL-023
Request for Domestic Violence Restraining Order	Judicial Council Form #DV-100
Description of Abuse	Judicial Council Form #DV-101
Request for Child Custody and Visitation Orders	Judicial Council Form #DV-105
Notice of Court Hearing	Judicial Council Form #DV-109
Temporary Restraining Order	Judicial Council Form #DV-110
Child Custody and Visitation Order	Judicial Council Form #DV-140
Restraining Order After Hearing	Judicial Council Form #DV-130
Child Custody and Visitation Order	Judicial Council Form #DV-140
Request for Interpreter (Civil)	Judicial Council Form #INT-300
What is "Proof of Personal Service"?	Judicial Council Form #DV-200-INFO
Proof of Personal Service	Judicial Council Form #DV-200
BLANK FORMS TO SERVE ON RESTRAINED PARTY	
How Can I Respond to a Request for Domestic Violence	Judicial Council Form #DV-120-INFO
Restraining Order?	
Domestic Violence and Child Custody Info Sheet	Judicial Council Info Sheet
How to Safely Turn in Firearms and Ammunition	Local Form #MSC-AD-015
How Do I Turn In, Sell, or Store My Firearms, Firearm Parts, and Ammunition?	Judicial Council Form #DV-800-INFO

Response to Request for Domestic Violence Restraining Order	Judicial Council Form #DV-120
Response to Request for Child Custody and Visitation Orders	Judicial Council Form #DV-125
City and State Where Children Lived	Judicial Council Form #DV-105(A)
Receipt for Firearms, Firearm Parts, and Ammunition	Judicial Council Form #DV-800
Request for Interpreter (Civil)	Judicial Council Form #INT-300
Proof of Service of Response by Mail	Judicial Council Form #DV-250

Rev 1/1/2025 Price: **NO FEE**

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 <u>form DV-200-INFO</u>, *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).



Get Ready for Your Restraining Order Court Hearing

Make arrangements before your court hearing

- If you or a witness wants to attend court remotely (by phone or videoconference)

 Check the court's website as soon as possible
 - Check the court's website as soon as possible to see what you need to do to attend remotely. You can use www.courts.ca.gov/find-my-court.htm to find your court's website.
- Court interpreter: If you need an interpreter, use form INT-300 to request an interpreter or ask the court clerk how you can request one. You can also use this form to ask for an interpreter for a witness.
- Childcare: Find childcare because court may take all morning or afternoon, even all day. Some courts have a Children's Waiting Room, a safe place for children to wait while parents are in court. You can check with your court in advance to see if this is available.
- Support person: You can have someone attend court with you. The person you bring cannot speak for you but can sit next to you when your case is called (if you attend in person). If you attend by videoconference, your support person can also attend with you.
- Disability accommodation: You may use <u>form</u>
 <u>MC-410</u> to request assistance. Contact the
 disability/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.)

Bring evidence or witnesses to your court hearing

If you have evidence or witnesses, read the information below. Bringing evidence or witnesses is optional and not required. Your statements alone can be proof for your case. If you are the person asking for the restraining order you will have to convince the judge that abuse occurred. The judge will make a decision based on all evidence and statements made by both sides.

- Evidence: Evidence can include pictures, emails, medical records showing injuries, police reports, etc. If you have evidence, you will need to make it available to the judge and other side to see. Sometimes the judge cannot look at or consider certain documents. The judge will decide which documents can be included in your case. If you are attending court in person, bring three copies of your written evidence, if you have not already filed and served it on the other side. If you have evidence and want to attend your court date by phone or videoconference, contact your local self-help center for information on how to share your evidence with the judge and other side.
- Witnesses: You can ask the judge to allow witnesses to speak at your court hearing. If you have a lot of witnesses, you may need to complete paperwork before your court hearing. Ask your local self-help center for more information.



Get Ready for Your Restraining Order Court Hearing

Tips for your court hearing

Plan what you want to say to the judge

It may help to plan out and make notes about what you want to say to the judge. If needed, you can use your notes for your court hearing. Read over the court papers in your case and write out anything else you want the judge to know. Focus on the facts and details that support your side of the story. Go over any papers you received from the other side. Try to understand what they are asking for and arguing in the case (their allegations). If you do not agree, tell the judge. Think about and write down how you want to defend against their arguments

Attend early and safely

Show up or call in to your hearing early. If you are attending online, practice using the technology, like Zoom, before your court date. If you are late, you may miss your case being called. If you might be late, try to call the court right away to let courtroom staff know that you will be late.

- ▶ If you attend in person, do not sit near or talk to the other person. If you are afraid of the other person, tell the officer who is in the courtroom.
- ▶ If you attend by videoconference, and you don't want the other side to see where you are or your phone number (if you call in), talk with an advocate about how to safely attend using videoconference. This may include using a virtual background or using another phone number to call in. You can contact the National Domestic Violence Hotline for free help. See page 4 for information.

Follow courtroom rules

Here are some common rules:

- Put your cellphone on silent mode, if you're attending in person.
- Do not eat or drink during your hearing, except for water.
- Do not wear a hat or sunglasses on your head.
- When speaking to the judge, call the judge "Your honor" or "judge."
- Don't interrupt anyone who is speaking.
- Wait until it's your turn to speak and let the judge know you want a chance to speak.

What will happen during my case?

The judge will give both sides time to speak

Usually, the judge asks the person who wants the restraining order to talk first. No matter who talks first, you will both get a chance to speak. Attending court can be difficult and stressful but it is important not to talk over anyone. If you have something to say and it is not your turn, let the person finish talking and then ask the judge for permission to speak.

The judge will reschedule your court hearing or make a decision

- ► There are a few reasons why the judge may have rescheduled your court date. This is called a continuance. Here are some examples:
 - Person asking for the restraining order did not serve the other side in time (by the deadline).
 - The judge needs to set aside more time to hear your case.
 - If the restrained person has not filed a response (form DV-120) and asks for more time to prepare for the case, the judge must grant their request if they ask for one at the first court date.

If the judge reschedules your court date, the judge will usually extend the temporary restraining order, if one was granted. If the judge reschedules your court date, make sure you get a new order (form DV-116, Order on Request to Continue Hearing).

- ▶ If the restraining order is denied, this means that the judge has decided that there was not enough evidence to prove that abuse happened. This means that your restraining order case is finished and any temporary protection expires.
- ▶ If the restraining order is granted, this means that the judge has decided that there is enough evidence to prove that abuse happened. You should go over the restraining order to make sure you understand all the orders. See the next page for information on next steps.



Get Ready For Your Restraining Order Court Hearing

What do I do after a restraining order is granted?

If you've had your day in court and the judge granted you a long-term restraining order, you may have a couple more steps to take. Make sure all steps are completed as soon as possible. If you do not, the police may not be able to enforce your restraining order.

Protected person:

- 1 Your restraining order will be on form DV-130, Restraining Order After Hearing. If you don't have a form DV-130 that is signed by the judge, check with the clerk to see if one was filed. If it has, ask for a copy. If one has not been filed, you will need to fill out:
 - Form DV-130 (required).
 - Form DV-140, Child Custody and Visitation Order (required if court made orders for your children).
 - Form FL-342, Child Support Information and Order Attachment, or form FL-343, Spousal, Domestic Partner, or Family Support Order Attachment, if the judge orders child support or spousal support.
- 2 Turn in your completed form(s) to the court clerk. The clerk will then give it to the judge to review and sign. You will need to pick it up once it is signed. Ask the court clerk when your forms will be ready. There is no fee for turning in this form, and you should receive some free copies.
- 3 Look at form DV-130 to see if the judge ordered you to serve the form by mail or in person. If you are ordered to serve the form by mail, this means your server only has to mail a copy of the restraining order. But, serving someone in person is always best. When you mail court papers, it may be hard to prove that the person actually received a copy especially if the person moves a lot. Learn more about service at: https://selfhelp.courts.ca.gov/DV-restraining-order/serve-longterm-order.

Restrained person:

- You must obey orders the judge makes. The orders will be on form <u>DV-130</u>, *Restraining Order After Hearing*. If you do not obey them, you could be arrested, or convicted of a crime.
- (2) If you have any prohibited items (firearms (guns), firearm parts, ammunition), you must bring all items to a licensed gun dealer or police. For more information, read form DV-800-INFO/JV-270-INFO, How Do I Turn In, Sell, or Store My Firearms, Firearm Parts, and Ammunition? The information is also available online at: www.selfhelp.courts.ca.gov/respond-to-DV-restraining-order/obey-firearms-orders. Free help is also available at your local self-help center. Find your local court's self-help center at www.courts.ca.gov/selfhelp.





Get Ready For Your Restraining Order Court Hearing

What if I have a child with the other side?

If you ask for child custody or visitation (parenting time) orders, the judge may have you meet with a court professional to see if you and the other parent can agree on parenting time. This process is called "mediation." You can ask to meet separately and not with the other side in your case. Ask the court staff how you can make this request. For more information on mediation, go to: www.selfhelp.courts.ca.gov/child-custody/what-to-expect-mediation.

What happens if I don't attend the court hearing?

- ▶ If you asked for a restraining order and you do not attend the hearing, any protection you have in this case will expire. If the other side attends the hearing and you don't, the judge could make some orders against you, like lawyer's fees. To get another restraining order, you would have to fill out and file a new set of forms. If you've changed your mind and no longer want a restraining order, talk with self-help center staff or a lawyer.
- ▶ If someone asked for a restraining order against you, and you do not attend the hearing, a judge may grant a restraining order against you without hearing your side. The order can last for up to five years, and can include orders regarding children or property that you have with the person asking for protection.

Information about the court process is also available online

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

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. 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 Enforce Your Restraining Order

Report a violation to the police

Now that you have a domestic violence restraining order, you may need to enforce it if the restrained person violates the order. Enforce usually means to call the police to report a violation. To have the police enforce your order, call 911. If the restrained person has firearms (guns), "ghost guns" (a homemade or unregistered gun), or other weapons, make sure to tell the police.

What can the police do?

The police can arrest the restrained person for violating the restraining order. Based on your report of the violation, the district attorney or prosecutor can charge the restrained person with a crime. If you have questions about a case or whether a criminal case was filed, you can call the District Attorney's Office in your county, or the county where the violation happened. The restrained person can go to jail or pay a fine if convicted of violating your restraining order.

Ask the judge to act on the violation

Violating the restraining order means that the restrained person did not obey the judge's order. This could have consequences for the restrained person. For example, if you have a child with the restrained person, a violation could affect the restrained person's parenting time with your child. You can ask the judge to change custody or visitation orders because of the violation. You can also ask the judge to order the restrained person to pay you or the court money as "sanctions" or to hold the restrained person "in contempt of court," and the restrained person can be ordered to pay money to the court, do community service, and/or spend up to five days in jail per violation. For more information about what a judge can do, contact your local self-help center or talk to a lawyer. For more information about selfhelp centers, see page 2.

What form is my restraining order on?

Here are some examples:

- DV-130
- DV-110
- DV-730
- DV-116
- CR-160
- EPO-001

Keep a copy of your restraining order with you

You should have a copy of your restraining order with you at all times. Make sure it is the **most recent** restraining order and still in effect (not expired). If you have more than one, have a copy of each one. If you have a cellphone, use your cellphone to take a picture of all the pages so you always have proof of it. If the restrained person was not at the court hearing, make sure you have a copy of the proof of service form too. The proof of service proves that the restrained person knows about the restraining order and must follow the order.

What if the judge granted orders to protect my children?

You can give a copy of the restraining order to any place that your child will be. If the restrained person is not allowed to have access to your child's medical records, school records, or other information, make sure to let your child's providers know right away. It may be a good idea to change your passwords to any shared online accounts, and update your contact information with those providers.

DV-530-INFO

How to Enforce Your Restraining Order

Give copies of the order to other people

If you want other people to know about your restraining order and help you enforce it, give them a copy. This is optional and should only be done if it is safe to do so. Here are some examples:

- Your child's school or childcare, if your restraining order protects your child.
- Other people protected by your restraining order, when appropriate.
- Your employer, if you are worried about being harassed or abused at work.
- Local police department: Giving a copy to your local police department is optional because all law enforcement agencies have access to restraining orders through a law enforcement database.

What if I have more than one restraining order against the same person?

Keep a copy of all active restraining orders with you. If you call the police to enforce the order, the police will need to follow the rules of enforcement (see "Priority of Enforcement" listed on the back of forms DV-110, DV-130, and CR-160). If you have questions about any of the orders, contact your local self-help center or talk to a lawyer.

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, and help you with the forms.

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).

Domestic Violence and Child Custody

If there has been domestic violence in your family, here is important information about a law that may affect you.

What is "domestic violence"?

It means to hit, kick, scare, throw things, pull hair, push, follow, harass, sexually assault, or threaten to do any of these things. It also includes other actions that make someone afraid of being hurt. Domestic violence can be spoken, written, or physical.

What is "child custody"?

There are two types:

- Physical custody: The person that the child lives with on a regular basis.
- **Legal custody:** The right for a person to make important decisions about the child's health care, education, and welfare.

When does domestic violence affect who gets custody of my child?

In the last 5 years, has a parent in this case committed domestic violence that resulted in a:

- (1) **conviction** in criminal court for domestic violence against one of the following people:
 - the other parent in the custody case,
- any of your children or your children's siblings,
- current spouse, someone they are currently dating, engaged to or currently lives with or
- their parent?

OR

(2) "finding" of domestic violence by a judge against any of the people listed above (example: a judge granted a restraining order for 1 or more years)?

If you answered "yes" to (1) or (2), a special law applies to your case. Judges, attorneys, and court professionals refer to this special law as "3044"—the exact law that applies to your case (see page 2). Even if this law does not apply to your case, you should give the judge any information about domestic violence or abuse that you want the judge to consider when making a decision about child custody.

If someone that is not your child's parent is asking the court for custody, this law applies to them as well.

What happens when the special law (3044) applies to my case?

Under the special law, the judge can only give custody to the person who has a domestic violence conviction/finding if the judge believes that it is in the child's best interest to do so. The judge must look at 7 factors, including the child's best interest, in making this decision. The 7 factors that the judge must look at are:

- 1. What is in the child's best interest?
- 2. Has the person committed any other domestic violence?
- 3. Has the person followed all the terms and conditions of any restraining order?
- 4. Has the person finished a 1 year batterer intervention program?
- 5. Has the person finished an alcohol/drug program, if required by the court?
- 6. Has the person finished a parenting class, if required by the court?
- 7. If on probation or parole, has the person followed all terms of probation or parole?

The judge must go through this 7-factor test in every case that it applies to, even if a court professional or evaluator makes a recommendation in your case. To learn more about the custody process in family court, visit http://www.courts.ca.gov/selfhelp-custody.htm/.



Family Code 3044

- (a) Upon a finding by the court that a party seeking custody of a child has perpetrated domestic violence within the previous five years against the other party seeking custody of the child, or against the child or the child's siblings, or against any person in subparagraph (C) of paragraph (1) of subdivision (b) of Section 3011 with whom the party has a relationship, there is a rebuttable presumption that an award of sole or joint physical or legal custody of a child to a person who has perpetrated domestic violence is detrimental to the best interests of the child, pursuant to Sections 3011 and 3020. This presumption may only be rebutted by a preponderance of the evidence.
- (b) To overcome the presumption set forth in subdivision (a), the court shall find that paragraph (1) is satisfied and shall find that the factors in paragraph (2), on balance, support the legislative findings in Section 3020.
- (1) The perpetrator of domestic violence has demonstrated that giving sole or joint physical or legal custody of a child to the perpetrator is in the best interests of the child pursuant to Sections 3011 and 3020. In determining the best interests of the child, the preference for frequent and continuing contact with both parents, as set forth in subdivision (b) of Section 3020, or with the noncustodial parent, as set forth in paragraph (1) of subdivision (a) of Section 3040, may not be used to rebut the presumption, in whole or in part.
- (2) Additional factors:
 - (A) The perpetrator has successfully completed a batterer's treatment program that meets the criteria outlined in subdivision (c) of Section 1203.097 of the Penal Code.
 - (B) The perpetrator has successfully completed a program of alcohol or drug abuse counseling, if the court determines that counseling is appropriate.
 - (C) The perpetrator has successfully completed a parenting class, if the court determines the class to be appropriate.
 - (D) The perpetrator is on probation or parole, and he or she has or has not complied with the terms and conditions of probation or parole.
 - (E) The perpetrator is restrained by a protective order or restraining order, and he or she has or has not complied with its terms and conditions.
 - (F) The perpetrator of domestic violence has committed any further acts of domestic violence.
- (c) For purposes of this section, a person has "perpetrated domestic violence" when he or she is found by the court to have intentionally or recklessly caused or attempted to cause bodily injury, or sexual assault, or to have placed a person in reasonable apprehension of imminent serious bodily injury to that person or to another, or to have engaged in behavior involving, but not limited to, threatening, striking, harassing, destroying personal property, or disturbing the peace of another, for which a Revised January 7, 2019

court may issue an ex parte order pursuant to Section 6320 to protect the other party seeking custody of the child or to protect the child and the child's siblings.

- (d) (1) For purposes of this section, the requirement of a finding by the court shall be satisfied by, among other things, and not limited to, evidence that a party seeking custody has been convicted within the previous five years, after a trial or a plea of guilty or no contest, of a crime against the other party that comes within the definition of domestic violence contained in Section 6211 and of abuse contained in Section 6203, including, but not limited to, a crime described in subdivision (e) of Section 243 of, or Section 261, 262, 273.5, 422, or 646.9 of, the Penal Code.
 - (2) The requirement of a finding by the court shall also be satisfied if a court, whether that court hears or has heard the child custody proceedings or not, has made a finding pursuant to subdivision (a) based on conduct occurring within the previous five years.
- (e) When a court makes a finding that a party has perpetrated domestic violence, the court may not base its findings solely on conclusions reached by a child custody evaluator or on the recommendation of the Family Court Services staff, but shall consider any relevant, admissible evidence submitted by the parties.
- (f) (1) It is the intent of the Legislature that this subdivision be interpreted consistently with the decision in Jaime G. v. H.L. (2018) 25 Cal.App.5th 794, which requires that the court, in determining that the presumption in subdivision (a) has been overcome, make specific findings on each of the factors in subdivision (b).
 - (2) If the court determines that the presumption in subdivision (a) has been overcome, the court shall state its reasons in writing or on the record as to why paragraph (1) of subdivision (b) is satisfied and why the factors in paragraph (2) of subdivision (b), on balance, support the legislative findings in Section 3020.
- (g) In an evidentiary hearing or trial in which custody orders are sought and where there has been an allegation of domestic violence, the court shall make a determination as to whether this section applies prior to issuing a custody order, unless the court finds that a continuance is necessary to determine whether this section applies, in which case the court may issue a temporary custody order for a reasonable period of time, provided the order complies with Section 3011, including, but not limited to, subdivision (e), and Section 3020.
- (h) In a custody or restraining order proceeding in which a party has alleged that the other party has perpetrated domestic violence in accordance with the terms of this section, the court shall inform the parties of the existence of this section and shall give them a copy of this section prior to any custody mediation in the case.

CLETS-001 Confidential Information for Law Enforcement

To Court Clerk: Do not file this form. **Instructions:** If you are asking for a restraining order, you must complete The information on this form must be this form and give it to the court clerk, along with the other court forms entered into the protective order required in your case. If the judge grants the restraining order, information registry in CLETS. you give on this form will be entered into a database (called CLETS) to help law enforcement enforce the order. If information changes later, you may Court fills in case number when form is received. complete this form again and turn it in to the court. Case Number: Information that has a star (*) next to it is required. All other information is helpful. Date received by court: Person You Want a Restraining Order Against *Name: Other names used: Marks, scars, or tattoos:

Telephone:

Driver's license (number and state):

Vehicle type:

Model:

Year:

Plate number: Name of employer and address: Does the person speak English?

Yes I don't know No (list language): Does the person have any firearms (guns), firearm parts, ammunition, or body armor? □ No □ I don't know Yes (Give any information you have below, like the type, amount, or location of any items, if known.) *Your Name: (Skip (3) and (4) if you are asking for a gun violence restraining order (form GV-100).) **Your Information** Date of Birth (month, day, year): *Gender: M F X (nonbinary)
Telephone: **Other People You Want Protected** *Name: *Gender: Date of Birth: *Gender: Race: Date of Birth: *Name: *Gender: *Gender: -*Gender: Race: Date of Birth: *Name: Race: Date of Birth: *Name: ☐ Check here if you have more people to list. Write them on a separate piece of paper, write "Item 4" at the top,

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

and attach it to this form.



MSC-FL-023

Attori	ney or Party Without Attorney (Name, Address, SB#)	Reserved for Clerk's File Stamp
P6	etitioner,	
v.		
, ·		
Re	espondent.	
Decla	ration in Support of Ex Parte Application for Orders	Case No.
Hea	aring Date: Time:	Dept:
_	Petitioner Respondent Other Parent Other the following:	ner
1.	I would like the Judicial Officer to order:	
	Emergency Custody Order	
	X Domestic Violence Restraining Order	
	Order Shortening Time	
	Other:	
2.	Reason ex parte relief is necessary:	
3.	Name of opposing party (or attorney):	
4	Was notice of the Exposure Description (1)	4.9
4.	Was notice of the Ex Parte Request given to the other par	ty? YES NO
5.	NOTICE WAS GIVEN: The opposing parties were and that an Ex-Parte Hearing would be heard by the Court	
	8:45 a.m. as indicated below:	at on (auto) at

PLAINTIFF: RESPONDENT:	CASE NUMBER:
	,
a. Notice was given to : Attorney for: Plaintiff/Petitio	oner Defendant/Respondent
Other Parent Other	
b. Notification occurred on (date): at (tine Note: notice must be given AT LEAST the day before the	
c. Manner of notification as per CRC 5.165(a): By Phon	ne 🗌 In Writing
☐ By Voicemail Message	
6. NOTICE NOT GIVEN: Notice of this request was not give a. X This is a request for a Domestic Violence Restraining	
b. Notice of this request would frustrate the purpose of following reason:	f the order sought for the
c. Applicant would suffer immediate and irreparable has heard. (explain in detail)	arm before this matter could be
d. A reasonable and good faith effort to notify the opposition was unsuccessful. (Describe in detail attem	
	·
Notice: After providing notice each party is to be served with t reasonable opportunity.	the documents at the first
I declare under penalty of perjury under the laws of the State of Cainformation is true and correct. Dated:	alifornia that the above
By: _	
Printed Name By: Signature	

DV-100

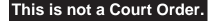
Request for Domestic Violence Restraining Order

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.

	Danson Aslain of an Bustasti			Fill in court name and street address:
1)	Person Asking for Protection			Superior Court of California, County o
	a. Your name:			MERCED
	b. Your age:			2260 N Street
	c. (1) Address where you can re	paoina aount nanara		Mailing:627 W. 21st Street
			. 🙃	Merced, CA 95430
	(This address will be used by the	• •	\circ	Court fills in case number when form is filed.
	send you official court dates, or use another address like a post			Case Number:
	another person's address, if you			
	your mail regularly. If you have			
	, , ,			
	Address:City:	State:	7in:	-
	City.	State.	Zip	
	d. Your contact information		Evou don't want	the person in 2 to have this information
	(The court could use this inform	nation to contact you. If phone number or email Fax:	address. If you h	
	(The court could use this inform leave it blank or provide a safe Telephone:	nation to contact you. If phone number or email Fax:	address. If you h	nave a lawyer, give their information.)
	(The court could use this inform leave it blank or provide a safe Telephone: Email Address:	nation to contact you. If phone number or email Fax: Fyou have one)	address. If you l	nave a lawyer, give their information.)
	(The court could use this inform leave it blank or provide a safe Telephone: Email Address: e. Your lawyer's information (if Name:	nation to contact you. If phone number or email Fax: you have one)	address. If you l	nave a lawyer, give their information.)
2	(The court could use this inform leave it blank or provide a safe Telephone: Email Address: e. Your lawyer's information (if Name: Firm Name: Person You Want Protection a. Full name: b. Age (give estimate if you do not not provide a safe and provide a safe and provide a safe and provide a safe a	ration to contact you. If phone number or email Fax: Fyou have one) on From t know exact age):	address. If you l	nave a lawyer, give their information.)
2	(The court could use this inform leave it blank or provide a safe Telephone: Email Address: e. Your lawyer's information (it) Name: Firm Name: Person You Want Protection a. Full name: b. Age (give estimate if you do not concerned).	nation to contact you. If phone number or email Fax: f you have one) on From t know exact age):	address. If you l	nave a lawyer, give their information.)
2	(The court could use this inform leave it blank or provide a safe Telephone: Email Address: e. Your lawyer's information (if Name: Firm Name: Person You Want Protection a. Full name: b. Age (give estimate if you do not not provide a safe and provide a safe and provide a safe and provide a safe a	nation to contact you. If phone number or email Fax: f you have one) on From t know exact age):	address. If you l	nave a lawyer, give their information.)





	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)				
	a. We have a child or children together (names of children):				
	b. We are married or registered domestic partners.				
	☐ 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):				
	 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): ☐ Guardianship				
	☐ Guardianship				
	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

Has the person in ② abused you in a different way from the abuse you described in ⑤? If yes, describe below. 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?			Case Number:
b. Did anyone else hear or see what happened on this day? I don't know No Yes (If yes, give names):			se you described in 5?
□ 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): □ No □ Yes (If yes, describe harm): □ Oid the police come? □ I don't know □ No □ Yes (If the police gave you a restraining order, list it in ④., 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. □ Other: □ Just this once □ 2–5 times □ Weekly □ Other: □	a.	. Date of abuse (give an estimate if you don't know the exact date):	
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? ☐ I don't know ☐ No ☐ Yes (If the police gave you a restraining order, list it in ④., 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: ☐	b.		
 No ☐ Yes (If yes, describe harm): e. Did the police come? ☐ I don't know ☐ No ☐ Yes (If the police gave you a restraining order, list it in ④., 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:	c.		
 No ☐ Yes (If yes, describe harm): e. Did the police come? ☐ I don't know ☐ No ☐ Yes (If the police gave you a restraining order, list it in ④., 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:	d	Did the person in (2) cause you any emotional or physical harm?	
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.	u.		
☐ Just this once ☐ 2–5 times ☐ Weekly ☐ Other:	f.		
☐ Just this once ☐ 2–5 times ☐ Weekly ☐ Other:			
☐ Just this once ☐ 2–5 times ☐ Weekly ☐ Other:	σ	How often has the person in (2) abused you like this?	
<u> </u>	۶.	- · · · · · · · · · · · · · · · · · · ·	

This is not a Court Order.

	Case Number:
Is there other abuse by the person in ② the lf yes, describe below.	at you want the judge to know about?
a. Date of abuse (give an estimate if you don't know the	he exact date):
b. Did anyone else hear or see what happened on this I don't know No Yes (If yes, give	
c. Did the person in ② use or threaten to use a gun o ☐ No ☐ Yes (If yes, describe gun or weapon)	•
d. Did the person in ② cause you any emotional or p □ No □ Yes (If yes, describe harm):	hysical harm?
e. Did the police come?	Yes (If the police gave you a restraining order, list it in $\textcircled{4}$.)
	abusive on this day. Details can include what was said, iils, or pictures), how often something happened, etc.
g. How often has the person in (2) abused you like th	is?
☐ Just this once ☐ 2–5 times ☐ Weekly Give dates or estimates of when it happened, if known is the content of	Other:
	be the abuse. You can use form <u>DV-101</u> , <i>Description of</i> se a separate sheet of paper, write "Describe Abuse" abuse at

This is not a Court Order.

				Case Number	er:
Do y a. □	ou want the restraining order to protect you No Yes (If yes, complete the section below):		amily, or some	eone you live v	with?
			Dalational	hin to you	Lives with you?
(1) .	Full name	Age		mp to you	Lives with you? ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No
[Check this box if you need to list more Protected People" at the top. Turn it in			ce of paper and	d write "DV-100, Other
(2)	Why do these people need protection?				
-					
-					
-					
-					
- - -					
- - -					
- - - -					
(A finitem and c	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know	and assault we	eapon. A firea	rm part means	a receiver or frame or any
(A finitem and c	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know	and assault we	eapon. A firea	rm part means	a receiver or frame or any
(A finitem and ca. \square	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know	and assault we receiver or fr	eapon. A firear rame. Ammun	rm part means	a receiver or frame or any
(A finitem and ca. \square	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know No	and assault we receiver or from the receiver of the receiv	capon. A firear came. Ammun	rm part means ition includes	a receiver or frame or any
(A finitem and care a. b. c.	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know No Yes (If you have information, complete the	and assault we receiver or from the section below or Ammuniting	capon. A firear came. Ammun ow.)	rm part means ition includes or Amount	a receiver or frame or any bullets, shells, cartridges, Location, if known
(A finitem and ca b c (1)	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know No Yes (If you have information, complete the Describe Firearms (Guns), Firearm Parts,	nd assault we receiver or from the section below or Ammuniting	capon. A firear came. Ammun	rm part means ition includes or Amount	a receiver or frame or any bullets, shells, cartridges, Location, if known
(A finitem and can be are can be	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know No Yes (If you have information, complete the Describe Firearms (Guns), Firearm Parts,	nd assault we receiver or from the section below or Ammuniting	eapon. A firear rame. Ammun	or Amount	a receiver or frame or any bullets, shells, cartridges, Location, if known
(A finitem and can be be can b	rearm includes a handgun, rifle, shotgun, a that may be used as or easily turned into a clips.) I don't know No Yes (If you have information, complete the Describe Firearms (Guns), Firearm Parts,	and assault we receiver or from the section below or Ammuniting	capon. A firear came. Ammun	or Amount	a receiver or frame or any bullets, shells, cartridges, Location, if known

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.

	,
Che	ck all the orders that you want a judge to make (order).
10) [☐ Order to Not Abuse
	I ask the judge to order the person in 2 to not do the following things to me or anyone listed in 8 :
]	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?)
11) [□ No-Contact Order
	I ask the judge to order the person in 2 to not contact me or anyone listed in 8 .
12) [□ Stay-Away Order
	a. I ask the judge to order the person in 2 to stay away from (<i>check all that apply</i>):
	☐ Me. ☐ My school.
	☐ My home. ☐ Each person in 8 .
	
	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. Do you and the person in 2 live together or live close to each other?
	□ No □ Yes (If yes, check one):
	☐ Live together (If you live together, you can ask that the person in (2) move out in (3) .) ☐ Live in the same building, but not in the same home
	Live in the same neighborhood
	☐ Other (please explain):
	d. Do you and the person in 2) have the same workplace or go to the same school?
	☐ No ☐ Yes (If yes, check all that apply):
	Work together at (name of company):
	Go to the same school (name of school):
	Other (please explain):
	This is well a Count Coulon

			Case Number:	
13)	☐ Order to Move Out			
	a. I ask the judge to order the person in 2 to n (<i>Give address</i>):	move out of the home, located	d at:	
	 b. I have a right to live at this address because: (Check all that apply)	☐ I have lived at this ad☐ I pay for some or all t	dress foryears, months. the rent or mortgage.	
14)	☐ Other Orders (Describe any additional orders you want the judge to make to keep you, your children, or the people in 8 safe):			
15	☐ Child Custody and Visitation (Check this box if you have a child with the pe visitation order. You must fill out form DV-1 it to this form.)		· · · · · · · · · · · · · · · · · · ·	
	Orders that you can request on form DV-105 include:			
	Child anoto de	• No visits with your chil		
	 Child custody 	• 140 visits with your clin	dren	
	• Stop person in 2 from accessing your	 Virtual visits with your		
	•	•	children	

			Case Number:	
16) [☐ Protect Animals			
	a. (You may ask the court to protect your	animals, your children	's animals, or the person i	in 2)'s animals.)
	Name (or other way to ID animal) (1) (2) (3) (4)			
	b. I ask the judge to protect the animals lis (Check all that apply)			
	(1) \square Stay away from the animals by	at least: 100 yards	(300 feet) Other (nu	mber of yards):
	(2) Not take, sell, hide, molest, attacanimals.	k, strike, threaten, har	m, get rid of, transfer, or b	porrow against the
	(3) Give me sole possession, care, an Person in 2 abuses the anim I purchased these animals.	nals. I take care of		
7 [Control of Property a. I ask the judge to give only me tempora	ary use, possession, and	l control of the property li	isted here (describe):
1	2. Explain why you want control of the pro-	operty you listed:		
1	Health and Other Insurance ask the judge to order the person in 2 to person in 2, or our children, including not change the beneficiaries for the insurance.			
	Record Communications ask the judge to allow me to record calls of the communications violate this restraining order.		person in 2 makes to m	ne, when those calls or
	Thi	s is not a Court O	rdor	

				ber:
I ask	the judge to order the persoperty, except in the usual	on in 2 not to borrow aga	egistered domestic partner was inst, sell, hide, or get rid of eccessities of life. I also ask thain them to the court.	or destroy any possessions
E	extend my deadline to	o give notice to perso	on in 2	
		ou about two weeks to give ne judge may be able to give	notice, or to "serve" the per	son in 2) of your request. I
•			because (explain why ye	ou need more time):
for the	ne entire bill or only a port ask the judge to order the judge to order the judge to:	ion. Some examples include person in ② to make these For:	roperty, list them and explain the rent, mortgage, car payment payments while the restrain Amount: \$	ing order is in effect: Due date:
(2	2) Pay to:	For:	Amount: \$	Due date:
(3	Pay to:	For:	Amount: \$ Amount: \$	Due date:
(] d d	If you did not agree to the lebts was made without yo lefend against the debt if y	debt or debts listed above, your permission and resulted to ou are sued in another case.		ide (find) that one or more
(] d d	If you did not agree to the lebts was made without yo lefend against the debt if you you want the judge to make the state of the state	debt or debts listed above, your permission and resulted to ou are sued in another case. Take this special decision (final content of the con	you can ask the judge to dec from the person in 2 's abu) (inding)?	ide (find) that one or more
d d D	If you did not agree to the lebts was made without you effend against the debt if you you want the judge to make the lebt in year. If year, we want the lebt if year, we want	debt or debts listed above, your permission and resulted to ou are sued in another case. Take this special decision (finanswer the questions below	you can ask the judge to dec from the person in ②'s abu) inding)?	ide (find) that one or more se. This may help you
d d D	If you did not agree to the lebts was made without yo lefend against the debt if you you want the judge to make the lebts was made without you lefend against the judge to make the left was agreed to the lef	debt or debts listed above, your permission and resulted to ou are sued in another case. Take this special decision (finanswer the questions below	you can ask the judge to dec from the person in 2 's abu) (inding)?	ide (find) that one or more se. This may help you

This is not a Court Order.

Case Nur	nber:		

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: Pay to:	For:	Amount: \$
	Pay to:	For:	Amount: \$
	Pay to:	_ For:	Amount: \$
(24)	☐ Child Support (this applies only if you have a real (Check all that apply) a. ☐ I do not have a child support order and I want to b. ☐ I have a child support order and I want it change. ☐ I now receive or have applied for TANF, Welfar	one. 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 fit	_	
26)	☐ Lawyer's Fees and Costs I ask that the person in ② pay for some or all of my l court grants your restraining order, the court must awards		
	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):
	Automatic Orders if the Judge Create Poetroining Order
	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 extra pages.	pages attached to this form:
33)	Your Signature I declare under penalty of perjury under the laws of the State of Correct. 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

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)*
 - Form 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.

Request for Domestic Violence Restraining Order

(Domestic Violence Prevention)



DV-101

Description of Abuse

Case Number:		

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

1)	Name of person asking for protection:	
2	Name of person you want protection from:	
<u>3</u>	Describe 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:	
		_
	f. Did the police or other law enforcement come? No Yes If yes, did they give you or the person in an Emergency Protective Order? Yes No The Emergency Protective Order protects You The person in Attach a copy of the Emergency Protective Order if you have one.	☐ I don't know

D	escribe abuse to you or your children.
H	as 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:
a.	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 that they give you or the person in 1 don't known that they give you or the person in 2 an Emergency Protective Order?
	The Emergency Protective Order protects You The person in
D	escribe abuse to you or your children.

DV-105

Request for Child Custody and Visitation Orders

Case Number:	

This form is attached to form DV-100. (Use this form to request orders for children you have with the person in (2).)

Name:					
	ip to children:	Parent	scribe):		
Person \	You Want Prot	tection From			
Name:					
Relationsh	ip to children:	Parent	scribe):		
Children	u Under 18 Yea	ars Old (list from oldest to youngest)			
a. Name:		Da	ate of birth:		
b. Name:			ate of birth:		
c. Name:			ate of birth:		
d. Name:		Da	ate of birth:		
a. Have all	l the children liste (Complete section	Children Lived End in (3) lived together for the last five year on 4b.) In the last five year on 4b.) In the last five year on 4b.)		·.	
a. Have all Yes No	l the children liste (Complete section (If no, do not con	ed in \bigcirc lived together for the last five year on 4b.)	DV-105(A))		
a. Have all Yes No	l the children liste (Complete section (If no, do not con	ed in 3 lived together for the last five year on 4b.) In the section below. Instead, use form to the section below.	<i>DV-105(A))</i> rt with their		
a. Have all Yes No	l the children liste (Complete section (If no, do not con	ed in 3 lived together for the last five year on 4b.) In the section below. Instead, use form to the section below.	<i>DV-105(A))</i> rt with their	current location.	
a. Have all Yes No b. List who	I the children liste (Complete section (If no, do not contere the child or child	ed in 3 lived together for the last five year in 4b.) In the section below. Instead, use form in the last five years. States	<i>DV-105(A))</i> rt with their <u>Children</u>	current location.	all that a
a. Have all Yes No b. List who	I the children liste (Complete section (If no, do not contere the child or	and in 3 lived together for the last five year on 4b.) Implete the section below. Instead, use form to the last five years. State City, State, and Tribal Land Check here if you want to keep your	DV-105(A)) rt with their Children Me	current location.	all that a
a. Have all Yes No b. List who Dates (mo	I the children liste (Complete section (If no, do not contere the child or children	ildren have lived for the last five years. State City, State, and Tribal Land Check here if you want to keep your current location private. List the state	nt with their Children Me only.	current location.	all that a
a. Have all Yes No b. List who Dates (mo) From: From:	I the children liste (Complete section (If no, do not come ere the child or	ildren have lived for the last five years. State City, State, and Tribal Land Check here if you want to keep your current location private. List the state	nt with their Children Me conly.	current location.	all that a
a. Have all Yes No b. List who Dates (mo From: From:	I the children liste (Complete section (If no, do not come ere the child or chi onth/year) To present Until: Until:	ildren have lived for the last five years. State City, State, and Tribal Land Check here if you want to keep your current location private. List the state	rt with their Children Me conly.	current location.	all that a
a. Have all Yes No b. List who Dates (mo From: From: From:	I the children liste (Complete section (If no, do not come ere the child or chi onth/year) To present Until: Until: Until:	ildren have lived for the last five years. State City, State, and Tribal Land Check here if you want to keep your current location private. List the state	rt with their Children Me only.	current location.	all that a
a. Have all Yes No	I the children liste (Complete section (If no, do not come ere the child or chi onth/year) To present Until: Until: Until: Until:	ildren have lived for the last five years. State City, State, and Tribal Land Check here if you want to keep your current location private. List the state	rt with their Children Me only.	current location.	all that a





Case Number:	

Custody Divorce	5) l	History of Court Cases Involving Your Children						
 ☐ Yes (If yes, complete section below.) (Check all that apply. List where it was filed (city, state, or tribe), year it was filed, and case number, if know ☐ Custody ☐ Divorce ☐ Juvenile Court (child welfare, juvenile justice) ☐ Guardianship ☐ Criminal ☐ Other (example: child support case) b. Is there a current order for custody or visitation in effect? ☐ No ☐ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order? 	6							
(Check all that apply. List where it was filed (eity, state, or tribe), year it was filed, and case number, if know Custody Divorce Juvenile Court (child welfare, juvenile justice) Guardianship Criminal Other (example: child support case) b. Is there a current order for custody or visitation in effect? No Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?								
Custody Divorce Juvenile Court (child welfare, juvenile justice) Guardianship Criminal Other (example: child support case) b. Is there a current order for custody or visitation in effect? No Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?		i es (ij yes, complete section below.)						
□ Divorce □ Juvenile Court (child welfare, juvenile justice) □ Guardianship □ Criminal □ Other (example: child support case) b. Is there a current order for custody or visitation in effect? □ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule □ (Attach a copy of the order, if you have one.) Why do you want to change the order? □ Why do you want to change the order?		(Check all that apply. List where it was filed (city, state, or tribe), year it was filed, and case number, if known.)						
□ Juvenile Court (child welfare, juvenile justice) □ Guardianship □ Criminal □ Other (example: child support case) □ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule □ (Attach a copy of the order, if you have one.) Why do you want to change the order?		Custody						
 Guardianship		☐ Divorce						
□ Criminal □ Other (example: child support case) □ b. Is there a current order for custody or visitation in effect? □ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule □ (Attach a copy of the order, if you have one.) Why do you want to change the order? □ Why do you want to change the order? □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □		☐ Juvenile Court (child welfare, juvenile justice)						
 □ Other (example: child support case) b. Is there a current order for custody or visitation in effect? □ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order? 		Guardianship						
b. Is there a current order for custody or visitation in effect? No Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?		Criminal						
□ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?		Other (example: child support case)						
□ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?								
□ No □ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?	ł	b. Is there a current order for custody or visitation in effect?						
□ Yes (Complete the section below.) What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?		•						
What did the judge order? (Examples: who has custody of the children and what is the visitation schedule (Attach a copy of the order, if you have one.) Why do you want to change the order?								
(Attach a copy of the order, if you have one.) Why do you want to change the order?								
(Attach a copy of the order, if you have one.) Why do you want to change the order?								
Why do you want to change the order?								
Why do you want to change the order?								
Why do you want to change the order?								
		(Attach a copy of the order, if you have one.)						
		Why do you want to change the order?						
c. If there is another parent or legal guardian besides you and the person in 2 , complete the section below.								
c. If there is another parent or legal guardian besides you and the person in 2 , complete the section below.								
c. If there is another parent or legal guardian besides you and the person in 2), complete the section below.								
c. If there is another parent or legal guardian besides you and the person in 2), complete the section below.								
c. If there is another parent or legal guardian besides you and the person in 2 , complete the section below.								
c. If there is another parent or legal guardian besides you and the person in 2 , complete the section below.								
	C	If there is another parent or legal guardian besides you and the person in 2 , complete the section below.						
Name: Parent Legal Guardian		Name: Parent						

	Case Number:
Orders a Judge Can Make to Protect Your Children To ask for orders to protect your children, answer the questions below.	
Do you want to limit where the person in ② can travel wi No Yes (Complete the section below): I ask the judge to order that the person in ② must have written permiss take the children outside: ☐ The county of (list): ☐ California ☐ Other places (list):	sion from me, or a court order, to
 Do you want the person in 2 to have access to the childrest Yes No (Complete the section below): a. I ask the judge to order that the person in 2 not access or have at All the children listed in 3. Only the children listed here (names): 	ccess to the records or information for:
 b. For the following records or information (check all that apply): Medical, dental, and mental health School and daycare Extracurricular activity, including summer camps and sports to Child's employment (including volunteer and unpaid positions Other (describe): (If the judge makes this order, providers will not be able to release the second content of the providers of the pro	eams)
 Do you believe the person in 2 might abduct (kidnap) you No Yes (To ask for orders to help prevent abduction, you must complete for Prevent Child Abduction, and attach it to this form.) This is not a Court Order.	



Child Custody	
You can ask a judge to make custody orders for your children and physical custody.	n. There are two types of custody in California: legal
 Legal custody means the person that makes decisions abo Physical custody means the person that the child regularly 	
For both types of custody, parents can share custody (joint) of	
Do you want the judge to make child custooNo	ly orders?
Yes (Complete the section):	
Legal Custody (check one):	Physical Custody (check one):
☐ Sole to me	☐ Sole to me
Sole to person in 2	Sole to person in 2
☐ Jointly (shared) by me and person in (2).☐ Other (describe):	☐ Jointly (shared) by me and person in ②.☐ Other (describe):
Visitation (Parenting Time) with Children	
You can ask a judge to make decisions about when your chil	d spends time with the person in (2) . This is called
parenting time or visitation. It means the schedule and exact	times each parent spends with the child. If a parent
does not get custody, that parent can have parenting time with child's best interest. Answer the questions below to tell the j	v e
person in (2). Any orders the judge makes are temporary for	
weeks away). On your court date, the judge can change or ex	`
$\widehat{10}$ Do you want the person in $\widehat{2}$ to have visite	s (parenting time) with the children?
	visits. (Stop here. You have finished completing this form.)
\square Yes (Go to (11) .)	
Do you want visits with the children to be s	unervised (monitored) by a third-narty?
(To learn about supervised visitations, go to: <a block"="" href="https://selfloor.com/https://selfloor</th><td>. , , , , , , , , , , , , , , , , , , ,</td></tr><tr><th></th><td>iopiou siongon guine super rison risunion.</td></tr><tr><th><math display=">\square \text{ No } (Go \text{ to } \bigcirc 3.)	

(Complete a	and b):			
a. Who do yo	ou want to supervise the vis	its?		
(Check or	ne):			
_	rofessional, like a trusted rossional (list name, if known		_	
Profe	ssional fees paid by: Me	% Person in	2 %	Other:
(Check of □ Once a □ Twice □ Other	a week, for (number of hou a week, for (number of hou (describe):	rs): 	each visit.	
☐ Check	here if you want to use the	chart listed below for	a schedule	
				•
	or Supervised Visits as and times the person in (2) should visit with th	e children.)	
	Time		ng children to om visit	Location of drop-off/pick-u
Monday	Start:			
Wienady	End, if applies:			
Tuesday	Start:			
1 desday	End, if applies:			
Wednesday	Start:			
	End, if applies:			
Thursday	Start:			
	End, if applies:			
Friday	Start: End, if applies:			
Saturday	Start: End, if applies:			
Sunday	Start: End, if applies:			
Follow the	schedule listed above (che			

Rev. January 1, 2024

etails of	Unsupervised Visits					
Complete a c	and b):					
the judge Do you w No	ge allows the person in 2 to how you want to handle drop ant child exchanges to be sup	off and pick-	up of the children,			
,	Complete the section below):	1 0	(61 1			
	o do you want to supervise th Nonprofessional, like a truste	ed relative or f	riend (list name, if			
	Professional (list name, if known Professional fees paid by:	own):	- · ·	0/	O41	
	Professional fees paid by:	Me	Person in (2)		Otner:	
Schedule f	or Unsupervised Visits					
Schedule f	or Unsupervised Visits Time		to bring children to	0	Location of drop-	off/pick-up
Schedule f Monday	-			0	Location of drop-	off/pick-up
	Time Start:			0	Location of drop-	off/pick-up
Monday Tuesday	Time Start: End, if applies: Start:			0	Location of drop-	off/pick-up
Monday	Time Start: End, if applies: Start: End, if applies: Start:			0	Location of drop-	off/pick-up
Monday Tuesday Wednesday	Time Start: End, if applies: Start: End, if applies: Start: End, if applies: Start: End, if applies:			0	Location of drop-	off/pick-up
Monday Tuesday Wednesday Thursday	Time Start: End, if applies: Start:			0	Location of drop-	off/pick-up

Start date for visits (month, day, year)

Vai	19 1

Notice of Court Hearing

items (1) and (2). The court will complete the rest of this form.

Instruction: The person asking for a restraining order must complete

1 Person Asking for Protection

Name:

Fill in court name and street address:

Person to Be Restrained

Name:

Superior Court of California, County of

Clerk stamps date here when form is filed.

MERCED

2260 N Street

Mailing:627 W. 21st Street

Merced, CA 95430

(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:

	4	_	3	•
	J	J	I	1
1		-7	ı	
١	\blacksquare	₩,		٠.

Name and address of court if different from above:

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:

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.)

	(0	Clerk will fill out this part.)	
Clerk's Certificate	-	-Clerk's Certificate-	
[seal]	I certify that this <i>I</i> in the court.	Notice of Court Hearing is a true and co	errect 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.	
1 Protected Person (name):	
2 Restrained Person	
*Full Name:	Fill in court name and street address:
*Gender: M F Nonbinary *Race:	Superior Court of California, County of
*Age:(estimate, if age unknown) Date of Birth:	MERCED
Height: Weight:	2260 N Street
Hair Color: Eye Color:	Mailing:627 W. 21st Street
Relationship to person in 1:	Merced, CA 95430
Address of restrained person:	Court fills in case number when form is filed.
Address of restrained person: City: State: Zip:	Case Number:
Firearms, firearm parts, or ammunition that restrained person may have:	
(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.)	
3	
☐ Check here if you need to list more people. List them on a separate piece	e of paper, write "DV-110, Other
Protected People" at the top, and attach it to this form. (The court will complete the rest of this form)	rm)
Your Hearing Date (Court Date)	
This order expires at the end of the hearing listed below:	,
	a.m. □ p.m.

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

			Case Nu	mber:
thes	the Person in 2: The e orders, you can be charged vild in violation of this order.			
5	No Firearms (Guns), Fire	earm Parts, or Ammu	nition	
	a. You cannot own, possess, ha prohibited item listed below		ve or try to receive, or in a	ny other way get any
	b. Prohibited items are:			
	(1) Firearms (guns);			
	(2) Firearm parts, meaning reframe (see Penal Code see(3) Ammunition.		em that may be used as or	easily turned into a receiver or
	c. Within 24 hours of receiving enforcement, any prohibited	•	9	
	d. If law enforcement asks you	for your prohibited items,	you must turn them over in	nmediately.
	e. Within 48 hours of receiving have been turned in, sold, or <i>Parts, and Ammunition</i> .) If la receipt to that law enforcement	stored. (You may use form aw enforcement served you	n <u>DV-800/JV-270</u> , Receipt	for Firearms, Firearm
6	☐ Restrained person has	s prohibited items		
	The court finds that you have the	he following prohibited ite	ms:	
	a. Firearms and/or firearm part	S		Proof of compliance
	Description (include serial n	number, if known)	Location, if known	received by the court
	(1)			(date):
	(2)			∐ (date):
	(3)		_	(date):
	(4)			(date):
	b. Ammunition			
	Description	Amount, if known	Location, if known	Proof of compliance received by the court

(1) ______ (date): ______ (2) _____ (date): _____

		Case Number:
7	◯ □ Court Hearing to Review Firearms (Guns), Firearm Part	s, and Ammunition Compliance
	In addition to the hearing listed on form DV-109, item (3), you must attend that you have properly turned in, sold, or stored all prohibited items (descri including any items listed in (6). If you do not attend the court hearing listed have violated the restraining order and notify law enforcement and a prosection.	bed in 5 b) you still have or own, d below, a judge may find that you
	Name and address listed	dress of court, if different than court on page 1
	Date: Dept.:	
8	No Body Armor	
•	You cannot own, possess, or buy body armor (defined in Penal Code section armor you have in your possession.	on 16288). You must relinquish any body
9	Cannot Look for Protected People	
\cup	You must not take any action to look for any person protected by this order	r, including their addresses or locations.
	☐ If checked, this order was not granted because the judge found good ca	ause not to make the order.
10)	Order to Not Abuse	aring Granted as follows:
	You must not do the following things to the person in 1 and any person	on listed in 3:
	 Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow property, keep under surveillance, impersonate (on the internet, electroniannoy 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 calr 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 fr person protected by this restraining order. Examples include isolating the support; keeping them from food or basic needs; controlling or keeping t 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 choic 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 es, such as using force, threat, or

a. You must not contact the person in (1) the persons in (3)
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
You must take only personal clothing and belongings needed until the hearing and move out immediately from (address):
Other Orders
Other Orders

			Case Num	ber:
15)	Child Custody and Visitation Granted on the attached form DV-140 [(list other form):	, Child Custody and V	isitation Order, and	ing Granted as follows:
16	a. You must stay at leastb. You must not take, sell, hide, m animals.	olest, attack, strike, thr	e animals listed below. reaten, harm, get rid of, tra	, and the second
	c. The person in 1 is given the so Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
17	Control of Property Not r Until the hearing, only the person in	requested	5 —	Granted as follows:
18)	Health and Other Insurance The person in in in in is is is the beneficiaries of any insurance or converse whom support may be ordered, or both	ordered not to cash, be overage held for the be	orrow against, cancel, trans	
19	Record Communications The person in 1 may record communication		Denied until the hearing person in 2 that violate the	
		This is a Court	Order.	

				Case Number:	
20	Property Restraint	☐ Not requested	☐ Denied until the he	aring Granted as follows:	
	including animals, except notify the other of any number of the permust not contact the permust not contact the permuse.	ot in the usual course of ew or big expenses and son in 1. To notify the	business or for necessities explain them to the court.	ide, or get rid of or destroy any prop of life. In addition, each person mus (If the court granted 11), the person g expenses, have a server mail or , if they have one.)	st
21)	Pay Debts Owed for	or Property	requested Denied u	ntil the hearing $\; \square \; ext{Granted}$ as fol	lows:
	The person in (2) must r	nake these payments un	til this order ends:		
	Pay to:	For:	Amount: \$	Due date:	
				Due date:	
				Due date:	
23	 Child Support Spousal Support No Fee to Serve (No The sheriff or marshal was a sheriff or marshall was a sheriff	 Lawyer's Fees an Pay Expenses Ca otify) Restrained P vill serve this order for free 	erson The sheriff	could grant them at your court date. atterer Intervention Program cansfer of Wireless Phone Account to serve your papers, complete form and a copy of this order to the sherif	n
24)	_	,	es are part of this order.)		
	a. Number of pages attab. Attachments include			_	
	□ DV-140 □ D	V-145 DV-820	Other:		
Jud	ge's Signature				
Date	:				
				Judge or Judicial Officer	
		This i	s a Court Order.		

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 I	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 Num	ber:		

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-140 Child Custody and Visitation Order	Case Number:
This	form is attached to <i>(check one)</i> :	
1	Name of Protected Person:	
	Relationship to children: Parent Legal Guardian Other (description)	ribe):
2	Name of Restrained Person:	
	Relationship to children: Parent Legal Guardian Other (descri	ribe):
3	☐ Children Under 18 Years Old	
	n Namas Data	of birth:
		of birth:
		of birth:
	d. Name: Date	of birth:
4	 No Travel With Children Without Permission □ Person in ① □ Person in ② □ Other (name):	xe the children outside of:
5	 □ Stop Access to Children's School, Health, and Other Inf a. The person in ② must not access or have access to the records or inform □ All the children listed in ③. □ Only the children listed here (names): 	
	b. From the following (check all that apply): Medical, dental, and mental health providers School and daycare providers Extracurricular activity providers, including summer camps and spot Child's employers (including volunteer and unpaid positions) Other (describe):	
	If you are a provider listed above, you must not release informatio listed in (5) a to the person in (2).	n or records regarding the children

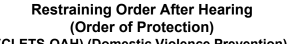
6		Judge's Decision on Request for Orders to Prevent Child Abduction (attach form DV-145)
7		Child Custody
•)	<u>а</u> .	Legal Custody (The person that makes decisions about the child's health, education, and welfare.)
		☐ Sole to Person in 1 ☐ Jointly (shared) by persons in 1 and 2.
		☐ Sole to Person in ② ☐ Other (describe):
	b.	Physical Custody (The person that the child regularly lives with.)
		☐ Sole to Person in 1 ☐ Jointly (shared) by persons in 1 and 2.
		☐ Sole to Person in ② ☐ Other (describe):
	c.	If the judge granted sole or joint custody to the person in (2), the judge must explain why.
		(For judge to complete. Check all that apply):
		☐ Judge's reasons given at the hearing (See minute order or ask for the transcript.)
		☐ Judge's reasons listed here:
8		Person in 2 must have no visitation with children until further order of the court
	(If	Person in 2 must have no visitation with children until further order of the court. It this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.)
	(If	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.)
9	(If rig	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your
9	(If rig	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children
9	(If rig	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person
9	(If rig	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in by: Nonprofessional (name and relationship to child, if known):
9	(If rig	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person
9	(If rig	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in by: Nonprofessional (name and relationship to child, if known): Professional (name, if known): Professional by: Person in Pe
9	(Iff rigg □ a.	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person
9	(Iff rigg □ a.	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Derson in Derson in Person in Derson in Person in Person in Derson in Derson in Person in Person in Person in Derson in Person in Person in Person in Person in Contact provider by (date): Person in Contact provider by (date):
9	(Iff rigg □ a.	This form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in Deprecation of the person in
9	(Iff rigg □ a.	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in P
9	(Iff rigg □ a.	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in P
9	(Iff rigg □ a.	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your that to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Derson in Derson in Person in Derson in Derson in Person in Derson in

1 1		
	Supervised (Monitored) Child Exchanges (Use item 11) to describe visitation schedule.	.)
a.	Person to be supervised: Person in Person in Person in by:	
	☐ Nonprofessional (name and relationship to child):	
	Safe location for exchanges:	
	(For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visi	tation.)
	☐ Professional (list name, if known):	
	(1) Fees paid by: Person in (1) % Person in (2) % Other:	
	(2) Person in ① contact provider by (date):	
	Person in ② contact provider by (date):	
	(3) Location of exchanges to be decided by provider.	
b.	Provider's contact information, if known:	
	Address: Telephone:	
	☐ Judge's reasons listed here:	
b.	Danson in (1) Danson in (2) will wight with the shildren as follows:	
	☐ Person in ① ☐ Person in ② will visit with the children as follows:	
	(1) Visitation schedule described below:	

	Time	Person to bring children to and from visit	Location of drop-off/pick-u			
Monday	Start: End, if applies:					
Tuesday	Start: End, if applies:					
Wednesday	Start: End, if applies:					
Thursday	Start: End, if applies:					
Friday	Start: End, if applies:					
Saturday	Start: End, if applies:					
Sunday	Start: End, if applies:					
Follow the schedule listed above (check one): Every week Every other week Other Start date for visits (month, day, year)						
Country of The country o	ditional orders or refer to an analysis Habitual Residence of the ch	attachment (e.g., <u>FL-341(C)</u> , Childre	e United States			
or Other (specify): Jurisdiction and Notice						
his court has	jurisdiction to make child cu	stody orders in this case under the U	Iniform Child Custody Jurisdic			

	ining Order After Hearing of Protection)	Clerk stamps date here when form is filed.
•	Amended Order	•
1 Protected Person (name	e):	_
Restrained Person		_
*Full Name:		
*Gender: M F	Nonbinary *Race:	Fill in court name and street address:
*Age: (estimate, if age	unknown) Date of Birth:	Superior Court of California, County of
Height:	Weight:	
Hair Color:		
Relationship to person in 1:		
Address of restrained person:		Clerk fills in case number when form is filed.
City:	State: Zip:	Case Number:
`	r (*) next to it is required to add this order ase. Give all the information you know.)	
In addition to the person in Tull name), the following persons are protected by or	ders as indicated in (13) through (16). o person in (1) Age
-	list more people. List them on a separate picop, and attach it to this form.	ece of paper, write "DV-130, Other
Expiration Date		
This restraining order, except	the orders noted below,* end on:	
(date):	at (time):	a.m. p.m. or midnight
Custody, visitation, and cl	support, and spousal support orders remain in hild support orders usually end when the chi estraining order ends three years after the da	ld is 18.
• If no time is written, the re	estraining order ends at midnight on the exp	iration date.

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



Future Court Hearing				Case Number:
Date:	☐ Future Co	ourt Hearing		
Department: Room: to review (list issues): Mearing With (name of judicial officer):	The	e person in 1 person in	must attend court o	n:
Hearing a. The hearing was on (date): with (name of judicial officer): b. These people attended the hearing (check all that apply): The person in ① The lawyer for the person in ② (name): The person in ② The lawyer for the person in ② (name): The person in ② or any children listed on form DV-105. If child or spousal support was requested, the court has considered whether failure to make any of the orders requested 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 has considered 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: To the Person in ②:			.	
Hearing a. The hearing was on (date): with (name of judicial officer): b. These people attended the hearing (check all that apply): The person in ① The lawyer for the person in ① (name): The person in ② The lawyer for the person in ② (name): Court's Decision In making this order, the court has considered whether failure to make any of the orders requested 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 has considered 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 : The court has granted a long-term restraining order. See ⑦ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a		-		·
a. The hearing was on (date): with (name of judicial officer): b. These people attended the hearing (check all that apply): The person in ① The lawyer for the person in ① (name): The person in ② The lawyer for the person in ② (name): Court's Decision In making this order, the court has considered whether failure to make any of the orders requested 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 has considered 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: To the Person in ②: The court has granted a long-term restraining order. See ⑦ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	to r	eview (list issues):		
a. The hearing was on (date): with (name of judicial officer): b. These people attended the hearing (check all that apply): The person in ① The lawyer for the person in ① (name): The person in ② The lawyer for the person in ② (name): Court's Decision In making this order, the court has considered whether failure to make any of the orders requested 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 has considered 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 : The court has granted a long-term restraining order. See ② through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
a. The hearing was on (date): with (name of judicial officer): b. These people attended the hearing (check all that apply): The person in ① The lawyer for the person in ① (name): The person in ② The lawyer for the person in ② (name): Court's Decision In making this order, the court has considered whether failure to make any of the orders requested 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 has considered 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: To the Person in ②: The court has granted a long-term restraining order. See ⑦ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
a. The hearing was on (date): with (name of judicial officer): b. These people attended the hearing (check all that apply): The person in ① The lawyer for the person in ① (name): The person in ② The lawyer for the person in ② (name): Court's Decision In making this order, the court has considered whether failure to make any of the orders requested 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 has considered 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: To the Person in ②: The court has granted a long-term restraining order. See ⑦ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
b. These people attended the hearing (check all that apply): The person in 1 The lawyer for the person in 1 (name): The person in 2 The lawyer for the person in 2 (name): The person in 2 The lawyer for the person in 2 (name): Court's Decision In making this order, the court has considered whether failure to make any of the orders requested 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 has considered 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: The court has granted a long-term restraining order. See 7 through 3 . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	Hearing			
☐ The person in ① ☐ The lawyer for the person in ② (name): ☐ The person in ② ☐ The lawyer for the person in ② (name): ☐ The person in ② or the lawyer for the person in ② (name): ☐ The person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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 : ☐ The court has granted a long-term restraining order. See ⑦ through ③1. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	a. The hearing	was on (date): with	h (name of judicial officer	r):
☐ The person in ① ☐ The lawyer for the person in ② (name): ☐ The person in ② ☐ The lawyer for the person in ② (name): ☐ The person in ② or any children listed on form DV-105. If child or spousal support was requested, the court has considered whether failure to make support orders would 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 has considered 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 : The court has granted a long-term restraining order. See ⑦ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
Court's Decision In making this order, the court has considered whether failure to make any of the orders requested might risk to safety of the person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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: The court has granted a long-term restraining order. See ③ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
Court's Decision In making this order, the court has considered whether failure to make any of the orders requested might risk to safety of the person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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: The court has granted a long-term restraining order. See ⑦ through ③1. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
In making this order, the court has considered whether failure to make any of the orders requested might risk t safety of the person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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: The court has granted a long-term restraining order. See ⑦ through ③ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	_ 1			
In making this order, the court has considered whether failure to make any of the orders requested might risk to safety of the person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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: The court has granted a long-term restraining order. See ⑦ through ③1. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
In making this order, the court has considered whether failure to make any of the orders requested might risk to safety of the person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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: The court has granted a long-term restraining order. See ⑦ through ③1. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	0 4 5			
safety of the person in ① or any children listed on form DV-105. If child or spousal support was requested, the court has considered 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: The court has granted a long-term restraining order. See ⑦ through ③1. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	Court's Dec	sion		
court has considered 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: The court has granted a long-term restraining order. See 7 through 31. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	•		——————————————————————————————————————	
To the Person in 2: The court has granted a long-term restraining order. See 7 through 31. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
To the Person in 2 : The court has granted a long-term restraining order. See 7 through 31 . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a		**	ort orders would risk the	safety of the person in (1) or any
The court has granted a long-term restraining order. See \bigcirc through \bigcirc . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a	ciliaren fistea (on form DV-103.		
The court has granted a long-term restraining order. See \bigcirc through \bigcirc . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
The court has granted a long-term restraining order. See \bigcirc through \bigcirc . If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
The court has granted a long-term restraining order. See $\widehat{7}$ through $\widehat{31}$. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a				
obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a		To the l	Person in (2) :	
	The equal to			Alaman ala Marian da mari
inie. it is a leiony to take of flue a clinu in violation of this order.		s granted a long-term restr	raining order. See ⑦	
	obey these	s granted a long-term restr orders, you can be charged	raining order. See ⑦ with a crime, go to	jail or prison, and/or pay a
	obey these	s granted a long-term restr orders, you can be charged	raining order. See ⑦ with a crime, go to	jail or prison, and/or pay a
	obey these	s granted a long-term restr orders, you can be charged	raining order. See ⑦ with a crime, go to	jail or prison, and/or pay a
	obey these	s granted a long-term restr orders, you can be charged	raining order. See ⑦ with a crime, go to	jail or prison, and/or pay a

a	. You cannot own, possess, have, buy or try to buy, prohibited item listed below in b.	receive or try to receive, or in	any other way get any
b	 Prohibited items are: (1) Firearms; (2) Firearm parts, meaning receivers, frames, and or frame (see Penal Code section 16531); and (3) Ammunition. 	•	s or easily turned into a receive
c	. Within 24 hours of receiving this order, you must enforcement, any prohibited items you have in you		-
d	. If law enforcement asks you for your prohibited it	ems, you must turn them over	immediately.
e	Within 48 hours of receiving this order, you must have been turned in, sold, or stored. (You may use and Ammunition.) If law enforcement served you to that 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 no 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.	ours and to and from their pla	linquish this firearm (make, ce of work. Even if exempt
9) [☐ Restrained person has prohibited items	3	
✓ T	The court finds that you have the following prohibited		
a	Description (include serial number, if known) (1)		Proof of compliance received by the court [(date):
	(2)		☐ (date):
	(3)		(date):
			☐ (date):

			Case N	Number:
9	The court finds that you have the followi	ng prohibited i	tems:	
	b. Ammunition Description (1) (2) Check here to list additional items. Li Has Prohibited Items" at the top, and	st them on a se	eparate piece of paper, write	(date):
10	 Restrained Person Has Not C a. The court finds that you have not fully The court has not received a receipt o b. Notify Law Enforcement The court will immediately notify the (law enforcement agency or agencies) 	y complied wit r proof of com	th the orders previously gran pliance for all the items listed	ed in (9).
	c. Notify Prosecutor The court will immediately notify the (prosecuting agency):		secuting agency of this viola	
11)	Court Hearing to Review Fire You must attend the court hearing in 5 items (described in 8) you still have of hearing listed in 5, a judge may find the prosecuting attorney of the violation.	to prove that y r own, includin	ou have properly turned in, ag any items listed in 9 . If	sold, or stored all prohibited you do not attend the court
12)	No Body Armor			
	You cannot own, possess, or buy body ar armor you have in your possession.	rmor (defined i	in Penal Code section 16288	3). You must relinquish any body

		Case Number:
13)	Cannot Look for Protected People You must not take any action to look for any person protected by the	his order including their addresses or locations
	☐ If checked, this order was not granted because the court found a	-
14)	☐ Order to Not Abuse	listed in (2).
	 You must not do the following things to the person in 1 and a Harass, attack, strike, threaten, assault (sexually or otherwise), property, keep under surveillance, impersonate (on the internet, annoy by phone or other electronic means (including repeatedly) 	hit, follow, stalk, molest, destroy personal, electronically, or otherwise), block movements,
	 "Disturb the peace" means to destroy someone's mental or emoindirectly, such as through someone else. This can also be done online. Disturbing the peace includes coercive control. 	-
	 "Coercive control" means a number of acts that unreasonably liperson protected by this restraining order. Examples include is support; keeping them from food or basic needs; controlling or movements, contacts, actions, money, or access to services; and intimidation, including threats based on actual or suspected impreproductive coercion meaning controlling someone's reproduction intimidation to pressure someone to be or not be pregnant, and contraception, birth control, pregnancy, or access to health info 	blating them from friends, relatives, or other keeping track of them, including their d making them do something by force, threat, or migration status. Coercive control includes etive choices, such as using force, threat, or to control or interfere with someone's
15)	□ No-Contact Order	
	a. You must not contact \square the person in \bigcirc , \square the persons directly or indirectly, by any means, including by telephone, many	_
	 b. Exception to 15a: (1) You may have brief and peaceful contact with the personal children for court-ordered visits. 	
	(2) ☐ You may have contact with your children only during contact (3) ☐ Other (explain):	
	c. Peaceful written contact through a lawyer or process server or a to a court case is allowed and does not violate this order.	another person for service of legal papers related

			Case Num	ber:
	Otas Asses Onder			
Ш	Stay-Away Order			
a.	You must stay at least (specify):		(check all that apply):	
	Person in 1.	☐ School of pe	_	
	☐ Home of person in 1.☐ Job or workplace of person in 1.	☐ Persons in (b). chool or child care.	
	☐ Vehicle of person in (1).		fy):	
b.	☐ Exception to 16a:			
	The stay-away orders do not apply:			
	(1) \square For you to exchange your cl	hildren for court-ordered	l visits. You must do so	briefly and peacefully.
	(2) For you to visit with your cl	hildren for court-ordered	contact or visits.	
	(3)			
) 🔲	Order to Move Out			
Yo	u must move out immediately from	(address):		
	Child Custody and Visitation is judge has granted orders regarding to the form:	minor children. The ord		m DV-140,
and	(usi other form).			
) 🗆	Drataat Animala			
) [Protect Animals			
a.	You must stay at leastya	*		
b.	You must not take, sell, hide, mo animals.	lest, attack, strike, threa	ten, harm, get rid of, tra	nsfer, or borrow against the
c.	☐ The person in 1 is given the sol	le possession, care, and	control of the animals li	sted below.
	Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
			<u> </u>	
		-	_	
			<u> </u>	
		This is a Court O	rder.	



in 1 can use, control, and possess the following property: d Other Insurance in 1 □ in 2 is ordered not to cash, borrow against, cancel, transfer, dispose of, or change of any insurance or coverage held for the benefit of the parties, or their children, if any, for lay be ordered, or both. communications may record communications made by the person in 2 that violate this order. Restraint in 1 □ in 2 must not transfer, borrow against, sell, hide, or get rid of or destroy any property, ls, except in the usual course of business or for necessities of life. In addition, each person must	Only					
in ① □ in ② is ordered not to cash, borrow against, cancel, transfer, dispose of, or change of any insurance or coverage held for the benefit of the parties, or their children, if any, for any be ordered, or both. Description of the parties of the parties of the parties of their children, if any, for any be ordered, or both. Description of the parties of t	The the b whom 23	Control of Property y the person in 1 can use, contr	ol, and possess the fo	ollowing property:		
in ① □ in ② is ordered not to cash, borrow against, cancel, transfer, dispose of, or change of any insurance or coverage held for the benefit of the parties, or their children, if any, for any be ordered, or both. Dommunications	The the b whom 23					
in ① □ in ② is ordered not to cash, borrow against, cancel, transfer, dispose of, or change of any insurance or coverage held for the benefit of the parties, or their children, if any, for any be ordered, or both. Description of the parties of the parties of the parties of their children, if any, for any be ordered, or both. Description of the parties of t	The the b whom 23					
in ① □ in ② is ordered not to cash, borrow against, cancel, transfer, dispose of, or change of any insurance or coverage held for the benefit of the parties, or their children, if any, for any be ordered, or both. Dommunications	The the b whom 23					
of any insurance or coverage held for the benefit of the parties, or their children, if any, for lay be ordered, or both. communications may record communications made by the person in ② that violate this order. Restraint in ① in ② must not transfer, borrow against, sell, hide, or get rid of or destroy any property, ls, except in the usual course of business or for necessities of life. In addition, each person must of any new or big expenses and explain them to the court. (If the court granted the order in 16), the list not contact the person in ①. To notify the person in ① of new or big expenses, have a server ly give the information to the person in ① or contact their lawyer, if they have one.) (Bills) Owed for Property like these payments until this order ends: For: Amount: \$ Due date: For: Amount: \$ Due date:	the b whom 23	Health and Other Insuran	ce			
may record communications made by the person in ② that violate this order. Restraint in ① □ in ② must not transfer, borrow against, sell, hide, or get rid of or destroy any property, ls, except in the usual course of business or for necessities of life. In addition, each person must of any new or big expenses and explain them to the court. (If the court granted the order in ⑤, the list not contact the person in ⑥. To notify the person in ⑥ of new or big expenses, have a server lay give the information to the person in ⑥ or contact their lawyer, if they have one.) (Bills) Owed for Property (Bills) Owed for Property (Bills) Amount: \$ Due date: For: Amount: \$ Due date:	The The inclusion of the person mail		coverage held for the			
Restraint in ① in ② must not transfer, borrow against, sell, hide, or get rid of or destroy any property, ls, except in the usual course of business or for necessities of life. In addition, each person must of any new or big expenses and explain them to the court. (If the court granted the order in ⓑ, the ist not contact the person in ①. To notify the person in ① of new or big expenses, have a server ly give the information to the person in ① or contact their lawyer, if they have one.) (Bills) Owed for Property ke these payments until this order ends: For: Amount: \$ Due date: For: Amount: \$ Due date:	The inclusion in the person mail	Record Communications				
must not transfer, borrow against, sell, hide, or get rid of or destroy any property, ls, except in the usual course of business or for necessities of life. In addition, each person must of any new or big expenses and explain them to the court. (If the court granted the order in 15, the last not contact the person in 1. To notify the person in 1 of new or big expenses, have a server ly give the information to the person in 1 or contact their lawyer, if they have one.) (Bills) Owed for Property (Is the court granted the order in 15, the notify the person in 1 or contact their lawyer, if they have one.) (Bills) Owed for Property (Is the court granted the order in 15, the notify the person in 1 or contact their lawyer, if they have one.)	The inclusion in the in	person in 1 may record comm	unications made by th	ne person in 2 that	violate this order.	
Is, except in the usual course of business or for necessities of life. In addition, each person must of any new or big expenses and explain them to the court. (If the court granted the order in 15), the 1st not contact the person in 1. To notify the person in 1 of new or big expenses, have a server ly give the information to the person in 1 or contact their lawyer, if they have one.) (Bills) Owed for Property (Is the court granted the order in 15), the cou	inclusion in the person in the	Property Restraint				
For: Amount: \$ Due date: Due date:	a. Y	uding animals, except in the usuality the other of any new or big exson in 2 must not contact the person in 2 must not contact the 2 must n	al course of business spenses and explain the erson in (1). To notify	or for necessities of hem to the court. (If y the person in 1) or	life. In addition, each pe the court granted the ord f new or big expenses, h	erson must ler in (15), the
ke these payments until this order ends: For: Amount: \$ Due date: For: Amount: \$ Due date:	a. Y					
For: Amount: \$ Due date: For: Amount: \$ Due date:	(
For: Amount: \$ Due date:	`	You must make these payments t				
	C'				·	
For: Amount: \$ Due date:	`					-
	`	You must make these payme (1) Pay to: (2) Pay to:	nts ı	rots until this order ends: For: For:	rnts until this order ends: For: For: Amount: S Amount: S	rots until this order ends: For:Amount: \$Due date For:Amount: \$Due date
		were the result of abuse in thi	s case, and made with	hout the person in (1)'s agreement.	
result of abuse in this case, and made without the person in (1)'s agreement.						

		Case	Number:
☐ Pay Expenses	Caused by the Abuse		
You must pay the follo	owing:		
Pay to:		Amount: \$	Due date:
	For:		Due date:
Pay to:	For:	Amount: \$	Due date:
☐ Child Support			
Child support is ordered	ed on the attached form FL-342		
☐ Spousal Supp	ort		
		43 . Spousal. Domestic Parti	ner, or Family Support Order
Spousal support is ord	cica on the attached torm i L-3		
	er form):	_	
		_	
	er form):	_	
Attachment or (list oth	er form):	_	
Attachment or (list oth Lawyer's Fees You must pay the follow	and Costs owing lawyer's fees and costs:		
☐ Lawyer's Fees You must pay the follow Pay to:	and Costs owing lawyer's fees and costs: For:	Amount: \$	Due date:
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:
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:	Amount: \$	Due date:
☐ Lawyer's Fees You must pay the follor Pay to: Pay to: ☐ Batterer Interv	and Costs owing lawyer's fees and costs: For: For: ention Program must go to and pay for a probat	Amount: \$Amount: \$	Due date:
☐ Lawyer's Fees You must pay the follow Pay to: Pay to: ☐ Batterer Interval. ☐ The person in ② 1 proof of completion	and Costs owing lawyer's fees and costs: For: For: ention Program must go to and pay for a probat in to the court.	Amount: \$Amount: \$ion-certified 52-week battered	Due date:Due date:
☐ Lawyer's Fees You must pay the follow Pay to: Pay to: ☐ Batterer Interval. ☐ The person in ② 1 proof of completion the order is made.	and Costs owing lawyer's fees and costs: For: For: ention Program must go to and pay for a probat in to the court. must enroll by (date):	Amount: \$Amount: \$ion-certified 52-week battered or if no date is listed.	Due date:Due date:Due date:er intervention program and sho
☐ Lawyer's Fees You must pay the follow Pay to: Pay to: ☐ Batterer Interv a. The person in ② 1 proof of completion the order is made. c. The person in ② 1 Program.	and Costs owing lawyer's fees and costs: For: For: ention Program must go to and pay for a probate in to the court. must enroll by (date): must complete, file, and serve f	Amount: \$Amount: \$ion-certified 52-week battered or if no date is listed.	Due date:Due date:er intervention program and sho
Attachment or (list oth □ Lawyer's Fees You must pay the follow Pay to: Pay to: □ Batterer Interv a. The person in ② in proof of completion of the order is made. c. The person in ② in Program. □ Transfer of Windows	and Costs owing lawyer's fees and costs: For: For: ention Program must go to and pay for a probat in to the court. must enroll by (date): must complete, file, and serve for the count.	Amount: \$Amount: \$ion-certified 52-week battered or if no date is listed. Corm DV-805, Proof of Enro	Due date:Due date: er intervention program and sho
Lawyer's Fees You must pay the follow Pay to: Pay to: Batterer Interv a. The person in ② 1 proof of completion the order is made. c. The person in ② 1 Program. Transfer of Winter The court has made and the order is made.	and Costs owing lawyer's fees and costs: For: For: ention Program must go to and pay for a probate in to the court. must enroll by (date): must complete, file, and serve f	Amount: \$ Amount: \$ ion-certified 52-week battered or if no date is listed form DV-805, Proof of Enroller wireless service accounts from the service	Due date: Due date: Due date: er intervention program and shoed, must enroll within 30 days a collment for Batterer Intervention from you to the person in 1.

32)	Service (check a, b, or c)			
	a. No other proof of service is needed. The people in 1 and 2 attended the hearing, either physically or remotely (by telephone or videoconference), or agreed in writing to this order.			
	b. \square 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 ① must have a copy of this order served on the person in ② 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 1 and 2 attended the hearing or agreed in writing to this order. No other proof of service is needed. (2) The person in 1 in 2 did not 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.			

On an Marinella III
Case Number:
Cubb Humbon

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	o three free (certified	d, stamped, and endo	orsed) copies of	this order to
the protected party.					

Clerk's Certificate [seal]

-Clerk's Certificate-

I certify that this <i>Restraining</i>	Order After Hearing	(Order of Protection) is a true and
correct copy of the original o	n file in the court.		

Date:Clerk, by	, Deputy
----------------	----------

This is a Court Order.



	DV-140 Child Custody and Visitation Order	Case Number:
This	form is attached to <i>(check one)</i> :	
1	Name of Protected Person:	
	Relationship to children: Parent Legal Guardian Other (description)	ribe):
2	Name of Restrained Person:	
	Relationship to children: Parent Legal Guardian Other (descri	ribe):
3	☐ Children Under 18 Years Old	
	n Namas Data	of birth:
		of birth:
		of birth:
	d. Name: Date	of birth:
4	 No Travel With Children Without Permission □ Person in ① □ Person in ② □ Other (name):	xe the children outside of:
5	 □ Stop Access to Children's School, Health, and Other Inf a. The person in ② must not access or have access to the records or inform □ All the children listed in ③. □ Only the children listed here (names): 	
	b. From the following (check all that apply): Medical, dental, and mental health providers School and daycare providers Extracurricular activity providers, including summer camps and spot Child's employers (including volunteer and unpaid positions) Other (describe):	
	If you are a provider listed above, you must not release informatio listed in (5) a to the person in (2).	n or records regarding the children

This is a Court Order.

_		
7)		Child Custody
2	a.	Legal Custody (The person that makes decisions about the child's health, education, and welfare.)
		☐ Sole to Person in ① ☐ Jointly (shared) by persons in ① and ②.
		☐ Sole to Person in ② ☐ Other (describe):
ł	o.	Physical Custody (The person that the child regularly lives with.)
		☐ Sole to Person in ① ☐ Jointly (shared) by persons in ① and ②.
		☐ Sole to Person in ② ☐ Other (describe):
c	٥.	If the judge granted sole or joint custody to the person in 2 , the judge must explain why.
		(For judge to complete. Check all that apply):
		☐ Judge's reasons given at the hearing (See minute order or ask for the transcript.)
		☐ Judge's reasons listed here:
,	If	Person in 2 must have no visitation with children until further order of the court. this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your not to visit with your children temporarily. If you do not agree with this order, attend your court hearing.)
,	If igl	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your
,	If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.)
9 [If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children
9 [If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in by: Nonprofessional (name and relationship to child, if known): Professional (name, if known):
9 [If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in by: Nonprofessional (name and relationship to child, if known):
9 [If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in
9 [If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in by: Nonprofessional (name and relationship to child, if known): Professional (name, if known): Professional (name, if known): Person in
9 [a	If igl	this form is attached to form DV-110, <i>Temporary Restraining Order</i> , this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in
9 [a	If igl	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your not to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in
9	If right.	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your att to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in by: Nonprofessional (name and relationship to child, if known): Professional (name, if known): (1) Fees paid by: Person in Person in Person in Contact provider by (date): Person in contact provider by (date): Person in contact information, if known
9	If rigl	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in Deprecation of the person in Pe
9	If rigl	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in by: Nonprofessional (name and relationship to child, if known): Professional (name, if known): (1) Fees paid by: Person in Person in Person in Person in Person in Contact provider by (date): Person in contact provider by (date): Person in contact information, if known Address: Telephone: Schedule of supervised visits (1) Once a week, for (number of hours): (2) Twice a week, for (number of hours): each visit.
9	If rigl	this form is attached to form DV-110, Temporary Restraining Order, this means that the judge has stopped your at to visit with your children temporarily. If you do not agree with this order, attend your court hearing.) Supervised (Monitored) Visitation with Children Person to be supervised: Person in Person in Person in Deprecation of the person in Pe

a. Person to be supervised: ☐ Person in ① ☐ Person in ② by: ☐ Nonprofessional (name and relationship to child): ☐ Safe location for exchanges: ☐ (For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation.) ☐ Professional (list name, if known): ☐ (1) Fees paid by: Person in ①		Demonstrated (Maniferrat) Obild Freehouses (Maniferration of the Control of the C	
□ Nonprofessional (name and relationship to child): Safe location for exchanges: (For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation.) □ Professional (list name, if known): (1) Fees paid by: Person in ①		Supervised (Monitored) Child Exchanges (Use item 11) to describe visitation schedule.)	
Safe location for exchanges: (For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation.) Professional (list name, if known): (1) Fees paid by: Person in ①	a. I	Person to be supervised: Person in 1 Person in 2 by:	
(For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation.) □ Professional (list name, if known): (1) Fees paid by: Person in ①	[
□ Professional (list name, if known): (1) Fees paid by: Person in ①			
(1) Fees paid by: Person in ①	((For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation .))
(2) Person in ① contact provider by (date): Person in ② contact provider by (date): (3) Location of exchanges to be decided by provider. b. Provider's contact information, if known: Address: Telephone: Visits With No Supervision (Unmonitored) a. If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: b. Person in ① Person in ② will visit with the children as follows: (1) Visitation schedule described below:	[
Person in ② contact provider by (date): (3) Location of exchanges to be decided by provider. b. Provider's contact information, if known: Address: Telephone: Visits With No Supervision (Unmonitored) a. If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: b. Person in ① Person in ② will visit with the children as follows: (1) Visitation schedule described below:	((1) Fees paid by: Person in 1 % Other:	
(3) Location of exchanges to be decided by provider. b. Provider's contact information, if known: Address: Telephone: Visits With No Supervision (Unmonitored) a. If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: b. Person in ① Person in ② will visit with the children as follows: (1) Visitation schedule described below:	((2) Person in 1 contact provider by (date):	
b. Provider's contact information, if known: Address:			
Address:	((3) Location of exchanges to be decided by provider.	
Address:	b. F	Provider's contact information, if known:	
□ Visits With No Supervision (Unmonitored) a. If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): □ Judge's reasons given at the hearing (See minute order or ask for the transcript.) □ Judge's reasons listed here: □ b. □ Person in ① □ Person in ② will visit with the children as follows: (1) □ Visitation schedule described below:			
a. If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: b. Person in ① Person in ② will visit with the children as follows: (1) Visitation schedule described below:			
(1) Visitation schedule described below:		☐ Judge's reasons given at the hearing (See minute order or ask for the transcript.)	
(1) Visitation schedule described below:	-	Person in (1) Person in (2) will visit with the children as follows:	
(2) Follow the Visitation Schedule listed in (12).	(
(2) Follow the Visitation Schedule listed in (12).			
(2) Follow the Visitation Schedule listed in (12).			
(2) Follow the Visitation Schedule listed in (12).			
(2) Follow the Visitation Schedule listed in (12).			
(2) Follow the Visitation Schedule listed in (12).			
(2) Follow the Visitation Schedule listed in (12).			
	((2) Follow the Visitation Schedule listed in (2).	

	Time	Person to bring children to and from visit	Location of drop-off/pick-u
Monday	Start: End, if applies:		
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if applies:		
Saturday	Start: End, if applies:		
Sunday	Start: End, if applies:		
☐ Every w	schedule listed above (check eek		
Country of The country o	Habitual Residence of habitual residence of the ch		e United States
The country of habitual residence of the child or children in this case is Other (specify): Jurisdiction and Notice			
		stody orders in this case under the U	Iniform Child Custody Jurisdic

INT-300

Request for Interpreter (Civil

	Requ	est for interpreter (Cit				
	out this form if you or a with	ness in your case needs an inter	rpreter when			
See i	nstructions on page 2 of this	form for more information.				
1	lawyer, give your lawyer's i	on requesting an interpreter). <i>If y nformation</i> .			e and street address:	_
	State Bar No.: Firm Name: Address:			MERCED 2260 N S 627 W. 2	Street, Merced, CA 9534 21st St., Merced, CA 953	0 540
	Telephone:	State: Zip: _			St., Los Banos, CA 9363 e number when form is filed.	> —
2	I am a party in this ca: ☐ Plaintiff/Petitioner ☐	Se (check one item below): Defendant/Respondent O	Other (describe)):		
3	□ español (Spanish) □ 广东话 (Cantonese) □ ルタン (Arabic)		□ 한국어 □ русски □ Other:	l (Korean) ıй (Russian)	☐ 普通话 (Mandarin	3)
4		no needs an interpreter fo		ing court d	date:	_
	a. Date:	Time: officer, if known:				_
	b. The witness needs an int The language marke Other (enter the language)	÷				_
Date:		<u> </u>	Sigr	nature of party	y or attorney	

Clerk stamps date here when form is filed.

Your Name:	Case Number:

INSTRUCTIONS

- Court proceedings are in English. If a party or witness does not speak or understand English well, he or she may need an interpreter. The interpreter will allow him or her to testify, speak to the judge, and understand what others are saying in court. Certified and registered court interpreters are trained to interpret in court. If you need language help, you can ask the court to provide a court interpreter by filling out the first page of this form.
- You should complete this form if you or a witness in your case needs an interpreter. A witness is someone who provides information in court, under oath. You should complete a separate form for every witness who needs language help. Complete the first page and file it with the court. Check with your local court to find out how far in advance you must file a request for an interpreter. You can also find out when the court will answer your request.
- Courts try to provide an interpreter in every language and in every civil case. The court will provide you with a response to let you know if your request was granted. Sometimes, a court cannot provide an interpreter in every case.



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 Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civ. Code, § 54.8.)

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?

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.
- **5** 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.

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.



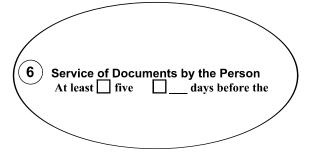
When is the deadline to serve my court papers?

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?



If you've tried many times to serve the the restrained person, and you can show the judge that the restrained person is avoiding (evading) service, you may ask the court to allow you to serve another way. If you want to make this request, at your first court date tell the judge details about your attempts to have the restrained person served. The judge may require a written statement for this.

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

	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 MERCED 2260 N Street Mailing: 627 W. 21st Street Merced, CA 95340
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)	Court clerk fills in case number when form is filed. Case Number:
	 b. □ DV-110 (Temporary Restraining Order) c. □ DV-105 and DV-140 (Request for Child Custody and Visitation Order) 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): 	lers, Child Custody and Visitation Order)
5	I personally gave copies of the documents checked above to the party in 2) on:
	a. Date: Time: a.n	n.
	b. At this address: State	:Zip:
6	Server's Information Name: Address: City: State	
	Telephone:	Zip
	(If you are a registered process server):	
	County of registration: Registratio	on number:
7	Server's Signature I declare under penalty of perjury under the laws of the State of California correct. Date:	that the information above is true and
	Type or print server's name Server to sign	here



STOP

The following forms must be left blank and served on the Restrained Party with copies of the following:

- ☐ DV-100 Request for Domestic
 - Violence Restraining Order
- □ DV-109 Notice of Court Hearing
- □ DV-110 Temporary Restraining

Order



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.)



Domestic Violence and Child Custody

If there has been domestic violence in your family, here is important information about a law that may affect you.

What is "domestic violence"?

It means to hit, kick, scare, throw things, pull hair, push, follow, harass, sexually assault, or threaten to do any of these things. It also includes other actions that make someone afraid of being hurt. Domestic violence can be spoken, written, or physical.

What is "child custody"?

There are two types:

- Physical custody: The person that the child lives with on a regular basis.
- **Legal custody:** The right for a person to make important decisions about the child's health care, education, and welfare.

When does domestic violence affect who gets custody of my child?

In the last 5 years, has a parent in this case committed domestic violence that resulted in a:

- (1) **conviction** in criminal court for domestic violence against one of the following people:
 - the other parent in the custody case,
- any of your children or your children's siblings,
- current spouse, someone they are currently dating, engaged to or currently lives with or
- their parent?

OR

(2) "finding" of domestic violence by a judge against any of the people listed above (example: a judge granted a restraining order for 1 or more years)?

If you answered "yes" to (1) or (2), a special law applies to your case. Judges, attorneys, and court professionals refer to this special law as "3044"—the exact law that applies to your case (see page 2). Even if this law does not apply to your case, you should give the judge any information about domestic violence or abuse that you want the judge to consider when making a decision about child custody.

If someone that is not your child's parent is asking the court for custody, this law applies to them as well.

What happens when the special law (3044) applies to my case?

Under the special law, the judge can only give custody to the person who has a domestic violence conviction/finding if the judge believes that it is in the child's best interest to do so. The judge must look at 7 factors, including the child's best interest, in making this decision. The 7 factors that the judge must look at are:

- 1. What is in the child's best interest?
- 2. Has the person committed any other domestic violence?
- 3. Has the person followed all the terms and conditions of any restraining order?
- 4. Has the person finished a 1 year batterer intervention program?
- 5. Has the person finished an alcohol/drug program, if required by the court?
- 6. Has the person finished a parenting class, if required by the court?
- 7. If on probation or parole, has the person followed all terms of probation or parole?

The judge must go through this 7-factor test in every case that it applies to, even if a court professional or evaluator makes a recommendation in your case. To learn more about the custody process in family court, visit http://www.courts.ca.gov/selfhelp-custody.htm/.



Family Code 3044

- (a) Upon a finding by the court that a party seeking custody of a child has perpetrated domestic violence within the previous five years against the other party seeking custody of the child, or against the child or the child's siblings, or against any person in subparagraph (C) of paragraph (1) of subdivision (b) of Section 3011 with whom the party has a relationship, there is a rebuttable presumption that an award of sole or joint physical or legal custody of a child to a person who has perpetrated domestic violence is detrimental to the best interests of the child, pursuant to Sections 3011 and 3020. This presumption may only be rebutted by a preponderance of the evidence.
- (b) To overcome the presumption set forth in subdivision (a), the court shall find that paragraph (1) is satisfied and shall find that the factors in paragraph (2), on balance, support the legislative findings in Section 3020.
- (1) The perpetrator of domestic violence has demonstrated that giving sole or joint physical or legal custody of a child to the perpetrator is in the best interests of the child pursuant to Sections 3011 and 3020. In determining the best interests of the child, the preference for frequent and continuing contact with both parents, as set forth in subdivision (b) of Section 3020, or with the noncustodial parent, as set forth in paragraph (1) of subdivision (a) of Section 3040, may not be used to rebut the presumption, in whole or in part.
- (2) Additional factors:
 - (A) The perpetrator has successfully completed a batterer's treatment program that meets the criteria outlined in subdivision (c) of Section 1203.097 of the Penal Code.
 - (B) The perpetrator has successfully completed a program of alcohol or drug abuse counseling, if the court determines that counseling is appropriate.
 - (C) The perpetrator has successfully completed a parenting class, if the court determines the class to be appropriate.
 - (D) The perpetrator is on probation or parole, and he or she has or has not complied with the terms and conditions of probation or parole.
 - (E) The perpetrator is restrained by a protective order or restraining order, and he or she has or has not complied with its terms and conditions.
 - (F) The perpetrator of domestic violence has committed any further acts of domestic violence.
- (c) For purposes of this section, a person has "perpetrated domestic violence" when he or she is found by the court to have intentionally or recklessly caused or attempted to cause bodily injury, or sexual assault, or to have placed a person in reasonable apprehension of imminent serious bodily injury to that person or to another, or to have engaged in behavior involving, but not limited to, threatening, striking, harassing, destroying personal property, or disturbing the peace of another, for which a Revised January 7, 2019

court may issue an ex parte order pursuant to Section 6320 to protect the other party seeking custody of the child or to protect the child and the child's siblings.

- (d) (1) For purposes of this section, the requirement of a finding by the court shall be satisfied by, among other things, and not limited to, evidence that a party seeking custody has been convicted within the previous five years, after a trial or a plea of guilty or no contest, of a crime against the other party that comes within the definition of domestic violence contained in Section 6211 and of abuse contained in Section 6203, including, but not limited to, a crime described in subdivision (e) of Section 243 of, or Section 261, 262, 273.5, 422, or 646.9 of, the Penal Code.
 - (2) The requirement of a finding by the court shall also be satisfied if a court, whether that court hears or has heard the child custody proceedings or not, has made a finding pursuant to subdivision (a) based on conduct occurring within the previous five years.
- (e) When a court makes a finding that a party has perpetrated domestic violence, the court may not base its findings solely on conclusions reached by a child custody evaluator or on the recommendation of the Family Court Services staff, but shall consider any relevant, admissible evidence submitted by the parties.
- (f) (1) It is the intent of the Legislature that this subdivision be interpreted consistently with the decision in Jaime G. v. H.L. (2018) 25 Cal.App.5th 794, which requires that the court, in determining that the presumption in subdivision (a) has been overcome, make specific findings on each of the factors in subdivision (b).
 - (2) If the court determines that the presumption in subdivision (a) has been overcome, the court shall state its reasons in writing or on the record as to why paragraph (1) of subdivision (b) is satisfied and why the factors in paragraph (2) of subdivision (b), on balance, support the legislative findings in Section 3020.
- (g) In an evidentiary hearing or trial in which custody orders are sought and where there has been an allegation of domestic violence, the court shall make a determination as to whether this section applies prior to issuing a custody order, unless the court finds that a continuance is necessary to determine whether this section applies, in which case the court may issue a temporary custody order for a reasonable period of time, provided the order complies with Section 3011, including, but not limited to, subdivision (e), and Section 3020.
- (h) In a custody or restraining order proceeding in which a party has alleged that the other party has perpetrated domestic violence in accordance with the terms of this section, the court shall inform the parties of the existence of this section and shall give them a copy of this section prior to any custody mediation in the case.



SUPERIOR COURT OF CALIFORNIA COUNTY OF MERCED

How to Safely Turn In Firearms and Ammunition

Important! You must call **BEFORE** you bring firearms or ammunition to a law enforcement agency. You have 24 hours from the time you received the restraining order or protective order to call. Follow the steps below.

- Call the Merced County Sheriff's Office or the Police Department where you live. Tell them you have a restraining or criminal protective order and you need to turn in your firearm(s) and ammunition.
- The law enforcement agency will explain where and how to turn in your firearm(s) and ammunition. Some agencies ask you to make two trips: one for the firearm(s) and one for the ammunition. Follow their instructions carefully.
- 3 Law enforcement may ask for:
 - a description of you and your car,
 - your ID, and
 - your court order.

Here are the non-emergency phone numbers.

Atwater Police Department	209-357-6396
Merced Police Department	209-385-6905
Merced Sheriff's Office (Merced)	209-385-7445
Merced Sheriff's Office	209-710-6000
Los Banos	
Los Banos Police Department	209-827-7070
Merced Sheriff's office (Delhi)	209-385-7660
Livingston Police Depratment	209-394-7616
Gustine Police Department	209-854-3737
Dos Palos Police Department	209-392-2176

Do not call 911.

Call your local police department or the Merced County Sheriff's Office.

Follow these Safety Instructions:

- Your firearm(s) must be unloaded.
- Place the firearm in your trunk, and lock your trunk. If you do not have a trunk, lock your firearm in a
 container and put it in the back of your vehicle out of arm's reach. Do NOT put it in your glove
 compartment! (<u>Calif.Penal Code</u>§ 12026.1(a))
- Drive straight to the law enforcement agency. Do not stop anywhere else.
- Park your car where the agency told you to park.
- Call the agency when you get there. They will tell you what to do. If you do not have a cell phone, **leave the firearm in your car** and go inside and ask for instructions.

If you want to have your firearms and ammunition destroyed:

Follow the safety instructions above. The agency will also ask you to sign a paper that gives them permission to destroy your firearm(s) and ammunition.

If your firearms are antiques or collector's items:

When you turn in your firearm(s), tell the agency how they should be stored. Some agencies may not be able to follow your storage instructions.

You have 24 hours to turn in (or sell) your firearms and ammunition.

If the court ordered you to "relinquish" your firearms and ammunition, you have only 24 hours to do so. If you decide to sell them, you must sell them to a **federally licensed** gun dealer. Look in the Yellow Pages or online under "Firearms Dealers." Be sure that the firearm dealer is federally licensed.

Questions About Safely Turning In Firearms and Ammunition

This information will answer your questions about turning in firearms. If you have other questions, call your local police department. (See other side.)

What is a firearm?

Firearms include:

- handguns and pistols,
- rifles and shotguns,
- black powder firearms and muzzle-loading firearms.
- · assault weapons, and
- any weapon that sends a projectile through a barrel and the weapon's frame or receiver.

How do I turn in my firearms and ammunition? You have 2 options:

- You can call your local police department or the Merced County Sheriff's Office and ask for instructions, or
- You can sell them to a federally licensed gun dealer. Look in the Yellow Pages or online under "Firearms Dealers."

How long do I have to turn in my firearms and ammunition?

If the court ordered you to "relinquish" your firearms and ammunition, you only have **24 hours** from the time that you received the restraining order or criminal protective order.

What if I was ordered to turn in firearms and ammunition on a weekend, can I get more than 24 hours?

No. You only have 24 hours. Law enforcement is available 24/7. See other side for instructions.

Can I turn in my firearms and ammunition now, and sell them later?

Yes. You can have one sale of the firearms and ammunition. You must use a federally licensed gun dealer for the sale. The gun dealer will give the law enforcement agency a bill of sale for the firearms and/or ammunition. If the paperwork is correct, the law enforcement agency will turn over the guns and/or ammunition to the gun dealer.

What happens if my firearms have not been registered?

It depends. Not all firearms have to be registered. But, if you did not register a weapon that had to be registered, you may have committed a crime. Talk to a lawyer as soon as possible.

How long will law enforcement keep my firearms and ammunition?

Usually they keep the firearms and ammunition until your restraining or protective order ends. If they cannot keep them for the whole period, they will let you know in writing so you can make other arrangements.

Do I have to pay law enforcement to keep my firearms and ammunition?

Maybe. Each agency has its own policy. They will tell you about any fees when you turn them in. They will also let you know in writing if their fees change.

Can a law enforcement officer take my firearms and ammunition from me?

Yes. If you are involved in domestic violence, the officer can take away your firearms and ammunition. (Calif. Family Code, § 6389(c)(2))

Can I get my firearms back from law enforcement after the court order ends?

Yes, *if* you are legally allowed to have a firearm. Fill out a Law Enforcement Gun Release (LEGR) Application and send it to the California Department of Justice. You can get the application at: http://ag.ca.gov/firearms/forms. You will also have to pay a fee (\$20 for the first firearm and \$3 for each additional firearm).

The Department of Justice will send you a notice within 4-6 weeks to tell you if you are eligible to possess a weapon again. If you are eligible, take that notice to the law enforcement agency where your firearm(s) and ammunition are stored within 30 days of the date on the notice. If you wait more than 30 days, you will have to submit another application.

Where can I get more information?

You can:

- Call your local law enforcement agency, or
- Read the law (<u>Calif. Penal Code</u> §§ 12001 and 6389).
- Contact an attorney.

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?

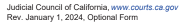
It depends. There are procedures for getting your firearms back after a restraining order expires. Ask the law enforcement agency.

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.

DV-120

Response to Request for Domestic Violence Restraining 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.

	Clerk stamps date here when form is filed.
l	
I	

ina out more about this ty			
	pe of festianing order.		Fill in court name and street address:
Name of Person As (See form DV-100, item		n:	Superior Court of California, County of MERCED 2260 N Street Mailing:627 W. 21st Street Merced, CA 95430
Your Name:			Fill in case number:
(1) Address where y	ou can receive court	papers	Case Number:
may use another address or another person's address your mail regularly. If y Address:	ress, if you have their pe you have a lawyer, give t	ermission and can get their information.)	
City:	State:	Zip:	
Your contact info (The court could use thi	s information to contact		he person in 1 to have this information, ave a lawyer, give their information.)
Your contact info (The court could use thin leave it blank or provide	s information to contact	r email address. If you h	
Your contact info (The court could use thin leave it blank or provide	s information to contact e a safe phone number o	r email address. If you h Telephone:	ave a lawyer, give their information.)
Your contact info (The court could use thi leave it blank or provide Email Address:	as information to contact e a safe phone number o	r email address. If you h Telephone:	ave a lawyer, give their information.) Fax:

(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.

This is not a Court Order.



	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.	e 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	at 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	tected 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 	e to:
	This is not a Court Order.	

		Case Number:
0 [No-Contact Order (see item 11) on form DV 100)	
ا رو	 No-Contact Order (see item 11) 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 agr	ree to:
0	☐ Stay-Away Order (see item 12) on form DV-100)	
)	a. \square I agree to the orders requested.	
1	b . \square I do not agree to the orders requested.	
	Explain why you disagree, or describe a different order that you would ag	ree to:
	☐ Order to Move Out (see item (13) on form DV-100)	
1) [a. I agree to the order requested.	
1	 b. ☐ I do not agree to the order requested. 	
'	Explain why you disagree, or describe a different order that you would ag	ree to:
2) [☐ Other Orders (see item (14) 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	ree to:
3) [☐ Child Custody and Visitation (see item (15) on form DV-100 and	nd DV-105)
	a. I am not the parent of the child listed in form DV-105, <i>Request for Ch</i>	ild Custody and Visitation Orders
	b. I am the parent of the child or children listed in form DV-105 (check of	ne):
	(1) \(\subseteq \text{ I agree to the orders requested.} \)	
	(2) I do not agree to the orders requested. (Complete form DV-125, <i>R Custody and Visitation Orders</i> , and attach it to this form.)	esponse to Request for Child

		Case Number:
14)	 □ Protect Animals (see item 16) 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 agree. 	gree to:
15)	 □ Control of Property (see item 17) 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:
16	 ☐ Health and Other Insurance (see item 18) 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. 	gree to:
17)	 □ Record Communications (see item 19) on form DV-100) a. □ I agree to the order requested. b. □ I do not agree to the order requested. 	
18)	 □ Property Restraint (see item ②) 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. 	gree to:
19)	 □ Pay Debt (Bills) Owed for Property (see item ② on form DV 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 agree. 	

This is not a Court Order.

DV-120, Page 4 of 8

		Case Number:
20	Pay Expenses Caused by the Abuse (see item (23) on form	ı DV-100)
	a. I agree to the order requested.	, 2 , 100)
	b. I do not agree to the order requested.	
	Explain why you disagree, or describe a different order that you would	agree to:
(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	e child support at
	www.courts.ca.gov/selfhelp-support.htm.)	
(22)	☐ Spousal Support (see item ②5) on form DV-100)	
	a. I agree to the order requested.	
	b. \square I do not agree to the order requested.	
	Explain why you disagree, or describe a different order that you would	agree to:
(22))	
23)	If the person in 1 checked item 26 on form DV-100, this means that the	y have asked the judge to order you to
	pay their lawyer's fees and costs. You may also ask for lawyer's fees and	
	in 1 to pay for your lawyer's fees and cost if:	
	(1) The person in (1)'s request for restraining order is denied;	
	(2) The judge decides that the request was frivolous or was made only to	o abuse, intimidate, or cause unneeded
	delay; and	
	(3) The person in 1 can afford to pay for your lawyer's fees and costs.	
	☐ Check here if you want the person in (1) to pay for some or all of your	lawyer's fees and costs.
		•
	This is not a Court Order	

a.	terer Intervention Program (see item ②7) of agree to the order requested. do not agree to the order requested. in why you disagree, or describe a different order the order Wireless Phone Account (see item ②7) agree to the order requested. do not agree to the order requested.	hat you would agree to:
a.	agree to the order requested. do not agree to the order requested. in why you disagree, or describe a different order the order Wireless Phone Account (see item (agree to the order requested.) do not agree to the order requested.	hat you would agree to:
a. □ I a, b. □ I d	agree to the order requested. lo not agree to the order requested.	28) on form DV-100)
	in why you disagree, or describe a different order th	nat you would agree to:
	an way you along too, or account a annotative or account in	
If you w DV-110. 48 hours Parts, an	. You must file a receipt with the court from the law	ting Order, you must follow the orders in (5) on form we enforcement agency or a licensed gun dealer within rm DV-800/JV-270, Receipt for Firearms, Firearm
a. 🗌 I d	do not own or have any prohibited items (firearms (guns), prohibited firearm parts, or ammunition).
lic	nave turned in all prohibited items that I have or ow censed gun dealer. A copy of the receipt showing the check all that apply): is attached has already been filed with the court.	
rec fir gra	ask for an exception to carry a firearm for work only quires you to have a firearm, and that your employer earm is not needed. If you are a peace officer, there eants an exception under California law, you may be controlling a firearm.)	er cannot reassign you to another position where a e are additional requirements. Note: Even if the judge
(G	Give details, like what your job is and why you need	a firearm):
_		

No	Body Armor (see item 30) on form DV-100)
•	ou were served with form DV-110, <i>Temporary Restraining Order</i> , you are prohibited from owning,
_	sessing, or buying body armor. You must also relinquish any body armor you have in your possession.
(Ch	eck all that apply):
a	I do not own or have any body armor.
b. 	I have relinquished all body armor that I have in my possession.
c. [I was granted an exception, or will ask for an exception, to have body armor. Note: this exception is graby a chief of police or sheriff. See Penal Code section 31360(c). (Attach a copy of the letter granting permission, if you have one.)
Car	nnot Look for Protected People (see item (31) on form DV-100)
a. [I agree to the order.
	I do not agree to the order.
E	xplain why you disagree, or describe a different order that you would agree to:
	Additional Reasons I Do Not Agree with the Request (optional) lain why you do not agree to any of the orders requested by the person in (1) (give specific facts and reason
	Charle have if you need more space. Attach a sheet of paper and write "DV 120. Additional Reasons I Do N
	Check here if you need more space. Attach a sheet of paper and write "DV-120, Additional Reasons I Do N Agree with the Request" at the top.
-	and the first of t
	This is not a Court Order.
	This is not a Calift Order

(Domestic Violence Prevention)

Case Number:

Response to Request for **Domestic Violence Restraining Order**

		Case Number:
If the requ	ut-of-Pocket Expenses est for restraining order is denied by the judge at to to pay my out-of-pocket expenses because the	
enough su	pporting facts. The expenses are:	
For:	Because:	Amount: \$
For:	Because:	Amount: \$
For:	Dagguest	Amount: \$
	gnature	to of Colifornia that the information above is true and
I declare to correct.	under penalty of perjury under the laws of the Star	te of California that the information above is true and
Date:		
	Type or print your name	Sign your name
	Type or print your name wyer's Signature (if you have one)	Sign your name
Your La		Sign 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 DV-250, 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.

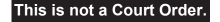
DV-125

Response to Request for Child Custody and Visitation Orders

Case Number:		

This form is attached to form DV-120.

per to o	w to complete this form: To answer the questions below, look at the form DV-105 filled out by the rson in ①. Tip: Where form DV-105 refers to "person in ②," that means you. If you need more space complete your answer, you can use a separate piece of paper and attach it to this form. Include a title at top of the paper (example: DV-125, Custody of Children).
1	Person Asking for Protection (see 1) on form DV-105) a. Name:
	b. Relationship to children: Parent Legal Guardian Other (describe):
2	Your Information a. Name:
	b. Relationship to children: Parent Legal Guardian Other (describe):
3	Children (see ③ on form DV-105) a. □ I am the parent of the child or children listed on form DV-105. b. □ I am not the parent of all the children listed on form DV-105. c. □ I am not the parent of the following children (list names):
	d. Other (describe):
4	 City and State Where Children Lived (see ④ on form DV-105) a. □ I agree with the information given by the person in ①. b. □ I do not agree. (Use form DV-105(A) to list where the children have lived.)
5	History of Court Cases Involving Children (see (5) on form DV-105)
	The person in 1 may have listed other court cases involving your children. If information is incorrect or missing, use the space below to give information.
	(Check all that apply. List where it was filed (city, state, or tribe), year it was filed, and case number, if known.) Custody or Divorce Criminal Juvenile Court (child welfare, juvenile justice) Guardianship Other (example: child support case)
	(If a judge has already made a custody or visitation order for children in this case, attach a copy of the order if





you have one.)

<u>6</u>		o Travel With Children Without Permission (see (6) on form DV-105)
\smile	a. 🗌	I agree to the order requested.
	b. 🗌	I do not agree to the order requested because:
	c. 🗌	I would agree to a different order (describe the order you would agree to):
7	□ Sta. □	cop Access to Children's School, Health, and Other Information (see 7 on form DV-105) I agree to the order requested.
	b. 🗌	I do not agree to the order requested because:
	c. 🗆	I would agree to a different order (describe the order you would agree to):
8	a. [equest for Orders to Prevent Child Abduction (see 4)—10 on form DV-108) I agree to the order requested. I do not agree to the order requested because:
	c. [I would agree to a different order (describe the order you would agree to):
9	□ C	ustody of Children (see (9) on form DV-105)
	a. 🗌	I agree to the order requested.
	b. 🗌	I do not agree to the order requested because:
	c. 🗌	I would agree to a different order:
		Legal Custody (The person that makes decisions about the child's health, education, and welfare.) (check one): Sole to me Sole to person in 1 Jointly (shared) by persons in 1 and me. Other (describe):
		Physical Custody (The person that the child regularly lives with.) (check one): Sole to me Sole to person in 1 Jointly (shared) by persons in 1 and me. Other (describe):
		This is not a Court Order

		Ca	se Number:
I agree to	tation (Parenting Time the order requested. gree to the order requested by	e) with Children (see pages 3-	5 on form DV-105)
	gree to a different order:		
		e the parenting time you want. Give	as much detail as you can.)
	Time	Person to bring children to	Location of drop-off/pick-u
Monday	Start: End, if applies:	and from visit	
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if apples:		
Saturday	Start: End, if applies:		
Sunday	Start: End, if applies:		
Follow the	e schedule listed above (che	· ·	

11) The statements made on this form are made under penalty of perjury as declared on form DV-120.

This is not a Court Order.



DV-105(A) City and State Where Children Lived **1**) This form is attached to (*check one*): \square DV-105 (For person in \bigcirc 1): Use this form if you have children that have not lived together for the last five years.) X DV-125 (For person in (2): Use this form to list where your children have lived for the last five years.) DV-305 (Use this form if you have children who have not lived together for the last five years.) □ DV-325 (*Use this form to list where your children have lived for the last five years.*) List where the child or children have lived for the last five years. Start with their current location. a. Name of child or children: Children lived with (check all that apply): b. Dates (month/year) City and State (include tribal land, if applies) Other (relationship Person Person $\underline{in}(1)$ \underline{in} (2) to child) From: To present Check here if this address is private (confidential). List the state only. From: Until: Until: From: From: Until: Until: From: Until: From: From: Until: List another child or children who have not lived with the child or children listed above. List where they have lived for the last five years. Start with their current location. a. Name of child or children: Children lived with (check all that apply): City and State b. Dates (month/year) (include tribal land, if applies) Other (relationship Person **Person** to child) in(1)<u>in</u> (2) From: To present Check here if this address is private (confidential). List the state only. Until: From: Until: From: Until: From: Until: From: Until: From: From: Until: Check here to list other children with a different residence history than the children you've already listed. Use another form DV-105(A) and attach it to this form.

Case Number:

This is not a Court Order.



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 court	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, ission and can get your mail regularly. If you	Fill in court name and street address:
	have a lawyer, give the		Superior Court of California, County o
	Address:	on information.)	MERCED
	City:	State: Zip:	2260 N Street
	Telephone:	Fax:	Mailing: 627 W. 21st Street Merced, CA 95340
	Email Address:	rax.	-
		C	Court fills in case number when form is filed.
	c. Your Lawyer (if you h		Case Number:
	Name:	State Bar No.:	_
	Firm Name:		
3		u to turn in, sell, or store your firearms (guns), fir	
3	If a judge has ordered yo form to prove to the judg licensed gun dealer to co	to turn in, sell, or store your firearms (guns), fir that you have obeyed their orders. Take this formplete 4 or 5. For more information on how to NFO, <i>How Do I Turn In, Sell, or Store My Firear</i> .	m to a law enforcement officer or a o properly turn in your items, read form
3	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-I	to turn in, sell, or store your firearms (guns), fir ge that you have obeyed their orders. Take this for implete 4 or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear. To Law Enforcement	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition?
3	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-I	to turn in, sell, or store your firearms (guns), fir that you have obeyed their orders. Take this formplete 4 or 5. For more information on how to NFO, <i>How Do I Turn In, Sell, or Store My Firear</i> .	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition?
3	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-I	to turn in, sell, or store your firearms (guns), fir that you have obeyed their orders. Take this formplete 4 or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear To Law Enforcement elow. Keep a copy and give the original to the perment Agency:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition?
3	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-I	to turn in, sell, or store your firearms (guns), fir that you have obeyed their orders. Take this formplete 4 or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear To Law Enforcement elow. Keep a copy and give the original to the perment Agency:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition?
3	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforce) Name of Law Enforces	to turn in, sell, or store your firearms (guns), fire that you have obeyed their orders. Take this formulated or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear telow. Keep a copy and give the original to the perment Agency: ment Agent:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition?
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforces Name of Law Enforces Address:	to turn in, sell, or store your firearms (guns), fir that you have obeyed their orders. Take this for implete 4 or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear. To Law Enforcement elow. Keep a copy and give the original to the perment Agency: ment Agent:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? rson in ②.)
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforces Name of Law Enforces Address:	to turn in, sell, or store your firearms (guns), fire that you have obeyed their orders. Take this formulated or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear elow. Keep a copy and give the original to the perment Agency: ment Agent: Email address:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? eson in (2).)
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforce Address: Telephone number: Items Surrendered	to turn in, sell, or store your firearms (guns), fire that you have obeyed their orders. Take this formulation on how to the NFO, How Do I Turn In, Sell, or Store My Firear and the low. Keep a copy and give the original to the perment Agency: ment Agent: Email address:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? rson in ②.)
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforce Name of Law Enforce Address: Telephone number: Items Surrendered a. Firearms, firearm p	to turn in, sell, or store your firearms (guns), fire that you have obeyed their orders. Take this formulated or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear elow. Keep a copy and give the original to the perment Agency: ment Agent: Email address:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? From in (2).)
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforce: Address:	to turn in, sell, or store your firearms (guns), fire that you have obeyed their orders. Take this for amplete 4 or 5. For more information on how to NFO, How Do I Turn In, Sell, or Store My Firear Below. Keep a copy and give the original to the perment Agency: ment Agent: Email address: Doarts, and ammunition transferred on:	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? rson in ② .) m. □ p.m. ou may attach a separate form from your
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforce Name of Law Enforce Address: Telephone number: Items Surrendered a. Firearms, firearm proate: b. List of items. (List agency (e.g., a property)	To Law Enforcement elow. Keep a copy and give the original to the perment Agency: ment Agent: Email address: all the items surrendered by the person in 2. Yo	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? From in ② .) The p.m. The p.m. The property turn in your items, read form ms, Firearm Parts, and Ammunition? The p.m. The p.m. The property turn in your items, read form from your in have attached a separate form:
4	If a judge has ordered yo form to prove to the judg licensed gun dealer to co DV-800-INFO/JV-270-II (Complete the section be Name of Law Enforce: Name of Law Enforce: Address:	To Law Enforcement elow. Keep a copy and give the original to the perment Agency: ment Agent: Email address: all the items surrendered by the person in (2). You perty report), use (6), or both.) Check below if you property and the total powers of the perment (2).	m to a law enforcement officer or a o properly turn in your items, read form ms, Firearm Parts, and Ammunition? rson in ② .) m. □ p.m. ou may attach a separate form from your u have attached a separate form: tems, list additional items in ⑥ .)

Case Number:	

Name of Licensed Com Declary					
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 or	:			
Date:	Time:	a.m p.m.			
☐ Separate form is attached. I declare under penalty of perjury true and correct. Signature of licensed gun declared.	y under the laws of the Sta	ate of California that the i	nformatio	n above is	5
☐ 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		Stored Stored	destr
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
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
}	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:
_	
$T_{\underline{t}}$	ype or print your name Sign your name

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.



	INT-300	Request	t for Interpreter (Civ	∕il)	Clerk stamps date here when form is filed.
	out this form if you are in court.	u or a witness	in your case needs an inte	rpreter when	
See i	instructions on pag	e 2 of this for	m for more information.		
See 11234	Your Informat lawyer, give your Name: State Bar No.: Firm Name: Address: City: Telephone: E-Mail Address: I am a party in Plaintiff/Petiti I need an ir español (S 后方法法 (Ca 后述主义) (Ara Include town of or I have a wit (Complete a se	ion (person relawyer's informal lawyer's informa	equesting an interpreter). If ymation. State: Zip: State: Zip: Ccheck one item below): efendant/Respondent Tiếng Việt (Vietnamese) (Farsi/Persian) (Farsi/Persian) (HTB (Punjabi) eak an indigenous language needs an interpreter for each witness.)	Other (describe ge when I a 한국으	Н (Korean)
	☐ The langu	eeds an interpr age marked at	eter in (check one): bove OR ge the witness speaks):		
Date	:		<u> </u>	Sig	nature of party or attorney

Your Name:	Case Number:

INSTRUCTIONS

- Court proceedings are in English. If a party or witness does not speak or understand English well, he or she may need an interpreter. The interpreter will allow him or her to testify, speak to the judge, and understand what others are saying in court. Certified and registered court interpreters are trained to interpret in court. If you need language help, you can ask the court to provide a court interpreter by filling out the first page of this form.
- You should complete this form if you or a witness in your case needs an interpreter. A witness is someone who provides information in court, under oath. You should complete a separate form for every witness who needs language help. Complete the first page and file it with the court. Check with your local court to find out how far in advance you must file a request for an interpreter. You can also find out when the court will answer your request.
- Courts try to provide an interpreter in every language and in every civil case. The court will provide you with a response to let you know if your request was granted. Sometimes, a court cannot provide an interpreter in every case.



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 Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civ. Code, § 54.8.)

	DV-250 Proof of Service by Mail	Clerk stamps date here when form is filed.
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. • Mail a copy of all documents checked in 4 to the person in 5.	Fill in court name and street address: Superior Court of California, County of MERCED 2260 N Street Mailing: 627 W. 21st Street Merced, CA 95340
4)	I (the server) am 18 years of age or over and live in or am employed	Fill in case number:
	in the county where the mailing took place. I mailed a copy of all	Case Number:
	documents checked below to the person in (5):	Case Number.
	 b. □ DV-120, Response to Request for Domestic Violence Restraining Co. 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): 	Prder
5	I placed copies of the documents checked above in a sealed envelope an	nd mailed them as described below:
	a. Name of person served:	
	b. To this address: Stat	o: Zin:
	c. Mailed on (date): d. Mailed from (city): (s	
6	Server's Information Name:	
	Address:State	· 7in·
	City: State Telephone:	: Zip:
	If you are a registered process server:	
	County of registration: Regi	stration number
_	County of registration Regi	Suadon number
7	I declare under penalty of perjury under the laws of the State of California correct. Date:	that the information above is true and
		7
	Type or print server's name Server to significant to Server to significant to Server to significant to Server to Ser	gn here