

Tribunal Superior de California, Condado de Riverside

Solicitud de orden de restricción de violencia en el hogar

Sus datos:

Nombre (Nombre, Segundo Nombre, Apellido): _____

Calle y número: _____

Ciudad: _____ Estado: _____ Cód. Postal: _____

Teléfono (de la casa o móvil): _____

Hombre Mujer Estatura: _____ Peso: _____ Raza: _____

Color de ojos: _____ Color del cabello _____ Edad: _____ Fecha de nacimiento: _____

Nombre de la persona de la que desea protección:

Nombre (Nombre, Segundo Nombre, Apellido): _____

Calle y número: _____

Ciudad: _____ Estado: _____ Cód. Postal: _____

Hombre Mujer Estatura: _____ Peso: _____ Raza: _____

Color de ojos: _____ Color del cabello _____ Edad: _____ Fecha de nacimiento: _____

¿Relación con la persona protegida? El/Ella es mi: _____

Quién más necesita protección, si alguien (familiares o miembros del hogar):

Nombre (Nombre, Segundo Nombre, Apellido): _____

¿Vive con usted? Sí No Relación con usted: _____

Fecha de nacimiento (MM/DD/YYYY): _____ Edad: _____ Sexo (M/F): _____ Raza: _____

Nombre (Nombre, Segundo Nombre, Apellido): _____

¿Vive con usted? Sí No Relación con usted: _____

Fecha de nacimiento (MM/DD/YYYY): _____ Edad: _____ Sexo (M/F): _____ Raza: _____

Nombre (Nombre, Segundo Nombre, Apellido): _____

¿Vive con usted? Sí No Relación con usted: _____

Fecha de nacimiento (MM/DD/YYYY): _____ Edad: _____ Sexo (M/F): _____ Raza: _____

¿En cual de los siguientes juzgados va a presentar su caso?

Filing Options:

Planeo imprimir los documentos y presentarlos en persona.

Planeo firmar electrónicamente mis documentos y presentar mi documentación en línea.

Al marcar esta casilla, declaro bajo pena de perjurio conforme a las leyes del Estado de California que toda la información proporcionada para esta presentación es verdadera y correcta.

Escriba su nombre aquí para que sirva como su firma electrónica para el juramento anterior.

What Orders Do You Want?

- | | | |
|--|---|---|
| Otras Personas Protegidas | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Pistolas u otras armas de fuego o municiones | <input type="checkbox"/> No sé <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Orden de No Abuso | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Orden sin contacto | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Orden de permanecer alejado | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Orden de mudarse | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Otras órdenes | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Proteger a los animales | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Restricción de la propiedad | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Seguros de salud y otros | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Grabar Comunicaciones | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Restricción de propiedad | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Extender mi fecha límite para dar aviso | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Pagar la deuda (facturas) adeudadas por la propiedad | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Pagar los gastos causados por el abuso | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Manutención del cónyuge | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Honorarios y Costos de Abogado | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Programa para agresores de violencia | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |
| Transferir cuenta de teléfono móvil | <input type="checkbox"/> Se solicita | <input type="checkbox"/> No Se solicita |

Fecha: _____

¿Qué es una “orden de restricción por violencia en el hogar”?

Se trata de una orden de la corte que puede ayudar a proteger a las personas que han sufrido maltrato por parte de alguien con quien han tenido una relación íntima, con quien están estrechamente relacionados o con quien han convivido como algo más que solo compañeros de vivienda.

¿Cómo puede ayudarme una orden de restricción?

Un juez puede ordenar a la persona restringida que:

- no se comunique con usted, sus hijos u otros familiares u otras personas que vivan con usted;
- se mantenga alejada de usted, sus hijos u otros familiares u otras personas que vivan con usted;
- no tenga ningún arma de fuego (incluidas las “armas fantasma”), componentes de arma de fuego, municiones o blindaje personal;
- se mude de la casa en la que usted;
- cumpla con las órdenes de custodia y visita de los hijos;
- pague la manutención de los hijos;
- pague la manutención del cónyuge;
- pague las deudas relacionadas con sus bienes; y
- le dé a usted el control de bienes (ejemplos: celular, auto, casa).

¿Esta solicitud cuesta dinero?

No, la presentación de esta solicitud en la corte es gratis.

¿Cuánto puede durar una orden de restricción?

Si el juez dicta una orden temporal, esta durará hasta la fecha de audiencia. Su audiencia, por lo general, será tres semanas después de presentar sus documentos de la corte. En la audiencia, el juez decidirá si le otorga o no una orden de restricción a largo plazo que puede durar hasta cinco años.

¿Cuándo puedo esperar recibir la orden?

Si decide solicitar una orden de restricción, necesitará completar los documentos de la corte. Una vez que presente sus documentos de la corte, el juez decidirá el mismo día o el próximo día hábil si le otorga una orden de restricción temporal o no.

¿Qué edad debo tener para solicitar una?

Para solicitar una orden de restricción, tiene que tener 12 años de edad o más. En algunos casos, el juez puede pedir que un adulto (una persona de al menos 18 años de edad), como un familiar de confianza, le ayude con su caso.

¿Qué sucede si no soy residente permanente?

Puede obtener una orden de restricción aunque no sea ciudadano estadounidense. Si le preocupa la posibilidad de ser deportado, hable con un abogado especialista en inmigración.

¿Puede una orden de restricción proteger a mis hijos?

Sí, puede solicitarle al juez que proteja a sus hijos. Si pide una orden de restricción en contra de la persona con la que tiene hijos, también puede pedirle al juez que dicte órdenes de custodia y visita de los hijos. Y si piensa que el otro padre puede secuestrar (raptar) a sus hijos, también puede pedir órdenes para prevenir el secuestro.

¿Puedo usar una orden de restricción para divorciarme o poner fin a una pareja de hecho registrada?

No. Estos formularios no pondrán fin a su matrimonio o pareja de hecho registrada. Tiene que presentar otros formularios para poner fin a su matrimonio o pareja de hecho registrada.

¿Soy elegible?

Para cumplir los requisitos para una orden de restricción por violencia en el hogar, tiene que tener una (1) relación requerida y (2) demostrar que la persona contra quien quiere una orden de restricción ha tenido un comportamiento abusivo.

Relación requerida

- su cónyuge o excónyuge, pareja o expareja de hecho registrada;
- alguien con quien tiene hijos;
- su padre, madre, hijo, hermano o hermana, o abuelo o abuela (incluidos los familiares políticos o por matrimonio);
- una persona con quien vive actualmente o con quien vivió en el pasado (y con quien haya sido más que compañeros de cuarto),

Maltrato

El maltrato puede ser verbal, por escrito o físico. Puede ser físico, sexual o emocional. Incluye las amenazas de hacerle daño a usted o a su familia, el acoso, el acoso, la destrucción de los bienes personales, el contacto repetido y la perturbación de su paz.

¿Qué significa perturbación de la paz?

Significa alterar la calma mental o emocional de una persona. Perturbar la paz incluye el ejercer un control coercitivo. Control coercitivo significa varios actos que limitan injustificadamente la libre voluntad y los derechos individuales de una persona. Estos son algunos ejemplos:

- aislar a una persona de sus amigos, familiares u otros apoyos;
- evitar que obtengan sus alimentos o necesidades básicas;
- controlar o vigilarlos, incluidos sus movimientos, contactos, acciones, dinero o acceso a servicios;
- amenazar en torno al estatus migratorio;
- obligarlos a hacer algo que no quieren hacer; y
- controlar o interferir en el método anticonceptivo (control de la natalidad, condones), el embarazo o la capacidad de convertirse en padre/madre o el acceso a la información médica de alguien.

¿Qué pasa si no cumpla los requisitos para obtener una orden de restricción por violencia en el hogar?

Hay otros tipos de órdenes de restricción que puede solicitar. A continuación tiene algunos ejemplos:

- Orden de restricción por acoso civil (puede utilizarse para vecinos, compañeros de vivienda, primos, tíos y tías).
- Orden de restricción por maltrato de ancianos o adultos dependientes (si tiene al menos 65 años o es un adulto dependiente).
- Orden de restricción de violencia armada (para evitar que alguien se haga daño a sí mismo o a otros con un arma de fuego).

Tenga en cuenta que todas las órdenes de restricción incluyen una restricción de armas de fuego o municiones. Una orden de restricción de violencia armada ofrece una protección limitada porque solo impide que la persona tenga en su poder armas de fuego y munición. Para obtener más información sobre otros tipos de órdenes de restricción, visite: <https://selfhelp.courts.ca.gov/es/ordenes-de-restriccion>.

¿Cómo puedo solicitar una orden de restricción por violencia en el hogar?

Consulte el [formulario DV-505-INFO](#), *Cómo pedir una orden de restricción por violencia en el hogar* Los formularios están disponibles en línea en <https://www.courts.ca.gov/forms.htm>. Si quiere una copia en papel, acuda a cualquier juzgado de California. También puede consultar con la biblioteca legal de su condado.

¿Tendré una audiencia de la corte?

Sí. El juez le dará la información sobre el día y la hora en que debe asistir a la corte. Si quiere asistir a la audiencia de forma remota (por teléfono o videoconferencia), visite el sitio web de la corte para ver cómo hacerlo. Para obtener más información sobre lo que puede esperar en la audiencia, lea el [formulario DV-520-INFO](#), *Cómo prepararse para la audiencia sobre la orden de restricción* o visite: <https://selfhelp.courts.ca.gov/es/DV-orden-de-restriccion/prepararse-para-audiencia>.



¿Necesito un abogado para hacer esta solicitud?

No, pero este tipo de solicitud puede ser difícil de manejar por su propia cuenta. Puede obtener asistencia gratuita en el Centro de ayuda de su corte local. (Vea más abajo).

¿Dónde puedo encontrar un centro de ayuda?

Encuentre su centro de ayuda local de la corte en <https://selfhelp.courts.ca.gov/es/self-help/find-self-help>. El personal del centro de ayuda no actuará como su abogado, pero puede darle información para ayudarlo a decidir qué hacer en su caso y ayudarlo con los formularios.

¿Qué ocurre si necesito un intérprete?

Si decide solicitar una orden de restricción, necesitará hablar con un juez. Si necesita un intérprete, use el [formulario INT-300](#) para solicitar un intérprete o pregunte al secretario de la corte cómo puede solicitar uno.

Tengo una discapacidad. ¿Cómo puedo obtener ayuda?

Puede usar el [formulario MC-410](#) para solicitar ayuda. Para obtener más información, comuníquese con el coordinador de discapacidad o de la ADA de su corte local.

Solicitud de modificaciones

Están disponibles: sistemas para ayudarlo a escuchar, sistemas computarizados que emiten subtítulos en tiempo real, o la ayuda de un intérprete del lenguaje de señas si los solicita al menos cinco días antes de la audiencia. Comuníquese con la oficina del secretario o visite <https://www.courts.ca.gov/forms.htm> para obtener la *Solicitud de modificación para personas con discapacidad* ([formulario MC-410](#)). (Código Civil, sección 54.8).

Programa de dirección confidencial

Si usted es víctima de violencia en el hogar o vive con una víctima de violencia en el hogar, hay un programa especial llamado Seguro en su casa para el que puede presentar una solicitud. Es un programa gratuito que le ayudaría a mantener privada su dirección. Para obtener más información sobre el programa, visite: <https://www.sos.ca.gov/registries/safe-home/>. Tenga en cuenta que puede tardar siete semanas en aprobarse.

Para obtener más información sobre los pasos del proceso

- [Formulario DV-505-INFO](#), *Cómo pedir una orden de restricción por violencia en el hogar*
- [Formulario DV-200-INFO](#), *¿Qué es la "prueba de entrega en persona"?*
- [Formulario DV-520-INFO](#), *Cómo prepararse para la audiencia sobre la orden de restricción*
- [Formulario DV-530-INFO](#), *Cómo hacer cumplir su orden de restricción*

La información sobre el proceso de la corte también está disponible en línea

<https://selfhelp.courts.ca.gov/es/DV-orden-de-restriccion/proceso>.

¿Dónde puedo encontrar otra ayuda?

La Línea Nacional sobre Violencia Doméstica ofrece consejos de seguridad y ayuda gratuita y privados. Se ofrece ayuda todos los días, las 24 horas al día y en más de 100 idiomas. Visite en línea en www.thehotline.org o llame al 1-800-799-7233; 1-800-787-3224 (TTY).

Instructions:

- If you are asking for a restraining order, you must complete this form and give it to the court clerk, along with the other court forms required in your case. For juvenile orders, list the primary protected person’s information in ② and ③.
- If the judge grants the restraining order, information you give on this form will be entered into a California database (called CLETS) to help law enforcement enforce the order.
- If information changes later, you may complete this form again and turn it in to the court.

To Court Clerk: Do not file this form. The information on this form must be entered into the protective order registry in CLETS.

Court fills in case number when form is received.

Case Number:

Date received by court: _____

Information that has a star (*) next to it is required. All other information is helpful.

① Person You Want a Restraining Order Against

***Name:** _____

Other names used: _____

Marks, scars, or tattoos: _____

Driver’s license (*number and state*): _____ SSN: _____

Vehicle type: _____ Model: _____ Year: _____ Plate number: _____

Telephone: _____

Name of employer and address: _____

Does the person speak English?

- Yes
- No (*list language*): _____
- I don’t know

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.*)

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



② ***Your Name:** _____

(Skip ③ and ④ if you are asking for a gun violence (form GV-100) or retail crime (form RT-100) restraining order.)

③ **Your Information**

*Gender: M F X (nonbinary) Race: _____

*Age: _____

Date of Birth (month, day, year): _____

(If the judge grants your restraining order, your information will be entered into California’s law enforcement database. If you give your date of birth, it will also be entered into the federal law enforcement database. If your information is not in the federal law enforcement database, your restraining order may be more difficult to enforce outside of California.)

Telephone: _____

Do you speak English?

Yes

No (list language): _____

④ **Other People You Want Protected**

*Name: _____ *Gender: _____ Race: _____ Date of Birth: _____

*Name: _____ *Gender: _____ Race: _____ Date of Birth: _____

*Name: _____ *Gender: _____ Race: _____ Date of Birth: _____

*Name: _____ *Gender: _____ Race: _____ Date of Birth: _____

Check here if you have more people to list. Write them on a separate piece of paper, write “Item 4” at the top, and attach it to this form.

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

Attachment 4

<u>Name</u>	<u>Gender</u>	<u>Race</u>	<u>Date of Birth</u>

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.

Fill in court name and street address:

Superior Court of California, County of Riverside

Court fills in case number when form is filed.

Case Number:

1 Person Asking for Protection

a. Your name: _____

b. Your age: _____

c. ! Address where you can receive court papers

(This address will be used by the court and by the person in 2 to send you official court dates, orders, and papers. For privacy, you may use another address like a post office box, a Safe at Home address, or another person's address, if you have their permission and can get your mail regularly. If you have a lawyer, give their information.)

Address: _____

City: _____ State: _____ Zip: _____

d. ! Your contact information (optional)

(The court could use this information to contact you. If you don't want the person in 2 to have this information, leave it blank or provide a safe phone number or email address. If you have a lawyer, give their information.)

Telephone: _____ Fax: _____

Email Address: _____

e. Your lawyer's information (if you have one)

Name: _____ State Bar No.: _____

Firm Name: _____

2 Person You Want Protection From

a. Full name: _____

b. Age (give estimate if you do not know exact age): _____

c. Date of birth (if known): _____

d. Gender: M F Nonbinary

e. Race: _____

This is not a Court Order.



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.
- c. 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.
- f. We are related. The person in 2 is my (*check all that apply*):
- | | |
|---|---|
| <input type="checkbox"/> Parent, stepparent, or parent-in-law | <input type="checkbox"/> Brother, sister, sibling, stepsibling, or sibling in-law |
| <input type="checkbox"/> Child, stepchild, or legally adopted child | <input type="checkbox"/> Grandparent, step-grandparent, or grandparent-in-law |
| <input type="checkbox"/> Child's spouse | <input type="checkbox"/> 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

- a. 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*): _____
- b. 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 _____
- Divorce _____
- Juvenile (*child welfare or juvenile justice*): _____
- Guardianship _____
- Criminal _____
- Other (*what kind of case?*): _____

This is not a Court Order.



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

5 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? 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: _____
 Give dates or estimates of when it happened, if known:

This is not a Court Order.



6 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?
 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? 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: _____
Give dates or estimates of when it happened, if known:

This is not a Court Order.

7 Is there other abuse by the person in 2 that you want the judge to know about? 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?
 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? 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: _____
Give dates or estimates of when it happened, if known:

Check this box if you need more space to describe the abuse. You can use form [DV-101, Description of Abuse](#), and turn it in with this form. You can also use a separate sheet of paper, write "Describe Abuse" abuse at the top, and turn it in with this form.

This is not a Court Order.

8 Other Protected People

Do you want the restraining order to protect your children, family, or someone you live with?

- a. No
- b. Yes *(If yes, complete the section below):*

<u>(1) Full name</u>	<u>Age</u>	<u>Relationship to you</u>	<u>Lives with you?</u>
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No

Check this box if you need to list more people. Use a separate piece of paper and write “DV-100, Other Protected People” at the top. Turn it in with this form.

(2) Why do these people need protection?

9 Does person in (2) have firearms (guns), firearm parts, or ammunition?

(A firearm includes a handgun, rifle, shotgun, and assault weapon. A firearm part means a receiver or frame or any item that may be used as or easily turned into a receiver or frame. Ammunition includes bullets, shells, cartridges, and clips.)

- a. I don't know
- b. No
- c. Yes *(If you have information, complete the section below.)*

<u>Describe Firearms (Guns), Firearm Parts, or Ammunition</u>	<u>Number or Amount</u>	<u>Location, if known</u>
---	-------------------------	---------------------------

(1) _____	_____	_____
(2) _____	_____	_____
(3) _____	_____	_____
(4) _____	_____	_____
(5) _____	_____	_____
(6) _____	_____	_____

This is not a Court Order.



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.

Check 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 (*check all that apply*):

- | | |
|---|---|
| <input type="checkbox"/> Me. | <input type="checkbox"/> My school. |
| <input type="checkbox"/> My home. | <input type="checkbox"/> Each person in (8) . |
| <input type="checkbox"/> My job or workplace. | <input type="checkbox"/> My children’s school or childcare. |
| <input type="checkbox"/> My vehicle. | <input type="checkbox"/> Other (<i>please explain</i>): _____ |

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 **(13)** .*)
- 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 not a Court Order.



13 **Order to Move Out**

a. I ask the judge to order the person in **(2)** to move out of the home, located at:

(Give address): _____

b. I have a right to live at this address because:

(Check all that apply)

- I own the home.
- I have lived at this address for _____ years, _____ months.
- My name is on the lease.
- I pay for some or all the rent or mortgage.
- I live at this address with my child(ren).
- Other (please explain): _____

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 person in **(2)** and want the judge to make or change a child custody or visitation order. **You must fill out form DV-105, Request for Child Custody and Visitation Orders, and attach it to this form.**)

Orders that you can request on form DV-105 include:

- Child custody
- No visits with your children
- Stop person in **(2)** from accessing your child's school or medical information
- Virtual visits with your children
- Supervised (monitored) visits with your children
- Unsupervised (unmonitored) visits with your children

This is not a Court Order.



16 **Protect Animals**

a. (You may ask the court to protect your animals, your children’s animals, or the person in ②’s animals.)

Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
(1) _____	_____	_____	_____
(2) _____	_____	_____	_____
(3) _____	_____	_____	_____
(4) _____	_____	_____	_____

b. I ask the judge to protect the animals listed above by ordering the person in ② to:

(Check all that apply)

- (1) Stay away from the animals by at least: 100 yards (300 feet) Other (number of yards): _____
- (2) **Not** take, sell, hide, molest, attack, strike, threaten, harm, get rid of, transfer, or borrow against the animals.
- (3) Give me sole possession, care, and control of the animals because (check all that apply):
 - Person in ② abuses the animals. I take care of these animals.
 - I purchased these animals. Other (please explain): _____

17 **Control of Property**

a. I ask the judge to give **only me** temporary use, possession, and control of the property listed here (describe):

b. Explain why you want control of the property you listed:

18 **Health and Other Insurance**

I ask the judge to order the person in ② to **not** make any changes to any insurance or other coverage for me, the person in ②, or our children, including not being allowed to cancel, cash, borrow against, transfer, dispose of, or change the beneficiaries for the insurance.

19 **Record Communications**

I ask the judge to allow me to record calls or communications the person in ② makes to me, when those calls or communications violate this restraining order.

This is not a Court Order.



20 **Property Restraint** *(only if you are married or a registered domestic partner with the person in 2.)*

I ask the judge to order the person in 2 not to borrow against, sell, hide, or get rid of or destroy any possessions or property, except in the usual course of business or for necessities of life. I also ask the judge to order the person in 2 to notify me of any new or big expenses and to explain them to the court.

21 **Extend my deadline to give notice to person in 2**

(Usually, the judge will give you about two weeks to give notice, or to “serve” the person in 2 of your request. If you need more time to serve, the judge may be able to give you a few extra days.)

I ask the judge to give me more time to serve the person in 2 because *(explain why you need more time)*:

22 **Pay Debts (Bills) Owed for Property**

(If you want the person in 2 to pay any debts owed for property, list them and explain why. The amount can be for the entire bill or only a portion. Some examples include rent, mortgage, car payment, etc.)

a. I ask the judge to order the person in 2 to make these payments while the restraining order is in effect:

- (1) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____
- (2) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____
- (3) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Explain why you want the person in 2 to pay the debts listed above:

b. **Special decision (finding) by the judge if you did not agree to the debt** *(optional)*

(If you did not agree to the debt or debts listed above, you can ask the judge to decide (find) that one or more debts was made without your permission and resulted from the person in 2’s abuse. This may help you defend against the debt if you are sued in another case.)

Do you want the judge to make this special decision (finding)?

No Yes *(If yes, answer the questions below.)*

(1) Which of the debts listed above resulted from the abuse? *(check all that apply)*:

- a(1) a(2) a(3)

(2) Do you know how the person in 2 made the debt or debts?

- No Yes

(If yes, explain how the person in 2 made the debt or debts):

This is not a Court Order.



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.

(23) Pay Expenses Caused by the Abuse

I ask the judge to order the person in (2) to pay for things **caused directly** by the person in (2) (damaged property, medical care, counseling, temporary housing, etc.). Bring proof of these amounts to your court date.

Pay to: _____	For: _____	Amount: \$ _____
Pay to: _____	For: _____	Amount: \$ _____
Pay to: _____	For: _____	Amount: \$ _____
Pay to: _____	For: _____	Amount: \$ _____

(24) Child Support (*this applies only if you have a minor child with the person in (2)*)

(Check all that apply)

- I do not have a child support order and I want one.
- I have a child support order and I want it changed (*attach a copy if you have one*).
- I now receive or have applied for TANF, Welfare, or CalWORKS.

(25) Spousal Support

(*You must be married or a registered domestic partner with person in (2).*)

I ask the judge to order the person in (2) to give me financial assistance.

(26) Lawyer's Fees and Costs

I ask that the person in (2) pay for some or all of my lawyer's fees and costs. (If you ask for fees and costs and the court grants your restraining order, the court must award you fees and costs if the respondent can afford to pay.)

This is not a Court Order.



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 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.

This is not a Court Order.



32 Additional Pages

If you used additional paper or forms, enter the number of extra pages attached to this form: _____

33 Your Signature

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: _____

Type or print 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 [DV-110](#), *Temporary Restraining Order (only items 1, 2 and 3)*
- Form [DV-109](#), *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 [DV-105](#), *Request for Child Custody and Visitation Orders*, and form [DV-140](#), *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 [SER-001](#), *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 [FL-150](#), *Income and Expense Declaration*. If you are only asking for child support, you may be eligible to fill out a simpler form, [FL-155](#). Read form [DV-570](#) to see if you are eligible. Turn in your completed form to the court before your court date. You must also have someone mail or personally deliver a copy to the person in **(2)**.

This is not a Court Order.

DV-100, Other Protected People

Full Name

Age

Relationship to you

Lives with you?

_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, State Bar Number and Address</i>) TELEPHONE NO: _____ FAX NO. (<i>Optional</i>): _____ E-MAIL ADDRESS (<i>Optional</i>): _____ ATTORNEY FOR (<i>Name</i>): _____	FOR COURT USE ONLY CASE NUMBER: _____
<input type="checkbox"/> PEOPLE OF THE STATE OF CALIFORNIA <input type="checkbox"/> PLAINTIFF/PETITIONER: vs. DEFENDANT/RESPONDENT: _____	
REQUEST FOR AN INTERPRETER	

1. Case Type (*Please check applicable box*):

- | | | |
|---|--|--|
| <input type="checkbox"/> Criminal | <input type="checkbox"/> Traffic | <input type="checkbox"/> Juvenile Delinquency |
| <input type="checkbox"/> Juvenile Dependency | <input type="checkbox"/> Mental Health | <input type="checkbox"/> Child Support Case |
| <input type="checkbox"/> Family Law Domestic Violence | <input type="checkbox"/> Elder Abuse | <input type="checkbox"/> Civil Harassment |
| <input type="checkbox"/> Unlawful Detainer | <input type="checkbox"/> Termination of Parental Relationship – Family Law | <input type="checkbox"/> Guardianship or Conservatorship |
| <input type="checkbox"/> Other: _____ | | |

2. Name of person needing an interpreter: _____

- | | | |
|------------------------------------|--|---|
| <input type="checkbox"/> Defendant | <input type="checkbox"/> Plaintiff | <input type="checkbox"/> Witness for: _____ |
| <input type="checkbox"/> Minor | <input type="checkbox"/> Parent/Guardian | <input type="checkbox"/> Party on Case |

Requested by:

- | | | |
|--|---|---|
| <input type="checkbox"/> District Attorney | <input type="checkbox"/> DPSS | <input type="checkbox"/> Juvenile Defense Counsel |
| <input type="checkbox"/> DA Advocate | <input type="checkbox"/> Probation | <input type="checkbox"/> Party on Case |
| <input type="checkbox"/> Defense Counsel | <input type="checkbox"/> County Counsel | <input type="checkbox"/> Other: _____ |

3. Date of Hearing: _____ **Dept:** _____ **Estimate of time interpreter will be needed:** _____

- Half Day (*choose one*): AM - 8 to 12 PM - 1 to 5 Full Day - 8 to 5 On-call - Any time
 Estimated Length of Hearing (HRS/DAYS): _____

4. Language being requested: (*A minimum of 48 hours needed for a Spanish and Sign Language Interpreter and 5 days for all other languages (Local Rule 1025).*)

- | | | | |
|---|--|--|-------------------------------------|
| <input type="checkbox"/> Arabic | <input type="checkbox"/> German | <input type="checkbox"/> Lao | <input type="checkbox"/> Russian |
| <input type="checkbox"/> Armenian East | <input type="checkbox"/> Hungarian | <input type="checkbox"/> Mandarin/Chinese | <input type="checkbox"/> Samoan |
| <input type="checkbox"/> Armenian West | <input type="checkbox"/> Indonesian | <input type="checkbox"/> Portuguese | <input type="checkbox"/> Spanish* |
| <input type="checkbox"/> Cantonese | <input type="checkbox"/> Japanese | <input type="checkbox"/> Punjabi | <input type="checkbox"/> Tagalog |
| <input type="checkbox"/> Farsi | <input type="checkbox"/> Khmer (Cambodian) | <input type="checkbox"/> Q'anjob'al (K'anjob'al) | <input type="checkbox"/> Thai |
| <input type="checkbox"/> French | <input type="checkbox"/> Korean | <input type="checkbox"/> Romanian | <input type="checkbox"/> Vietnamese |
| <input type="checkbox"/> Other: _____ (If requesting a language not listed above, please include country or region if known.) Country/Region: _____ | | | |

* Requests for an assigned Spanish interpreter to trials lasting one day or more must be made in advance.

If the above hearing date is continued or taken off calendar, please cancel the request with the Courtroom Assistant or Court Services Coordinator no less than 24 hours in advance. If the attorney cancels the request for an interpreter less than 24 hours in advance of the hearing date, the attorney who requested the interpreter shall pay the cost incurred by the court for the interpreter.

Note: Please complete Judicial Council form MC-410 *Request for Accommodations by Persons with Disabilities and Response* if you need an American Sign Language interpreter.



You have completed the mandatory forms.

The following pages are prefilled out with general information.

Please Note: This entire packet needs to be submitted to the court for filing.

Haga preparativos antes de la audiencia de la corte

- **Si usted o un testigo quiere asistir a la corte de forma remota (por teléfono o videoconferencia)**
Vea el sitio web de la corte lo antes posible para ver lo que necesita hacer para asistir de forma remota. Puede utilizar www.courts.ca.gov/find-my-court.htm para encontrar el sitio web de su corte.
- **Intérprete de la corte:** si necesita un intérprete, use el [formulario INT-300](#) para solicitar intérprete o pregunte al secretario de la corte cómo puede solicitar uno. También puede usar este formulario para pedir un intérprete para un testigo.
- **Cuidado infantil:** busque cuidado para sus hijos porque la corte puede tomar toda la mañana o la tarde, incluso todo el día. Algunas cortes tienen una sala de espera para niños, un lugar seguro para que los niños esperen mientras los padres están en la corte. Puede consultar con su corte con anticipación para ver si tiene una disponible.
- **Persona de apoyo:** puede pedirle a alguien que asista a la corte con usted. La persona que lleve no puede hablar por usted, pero puede sentarse a su lado cuando se presente su caso (si asiste en persona). Si asiste por videoconferencia, su persona de apoyo también puede asistir con usted.
- **Modificación para personas con discapacidad:** puede usar el [formulario MC-410](#) para solicitar ayuda. Para obtener más información, comuníquese con el coordinador de discapacidad/ADA de su corte local.

Solicitud de modificaciones

Están disponibles: sistemas para ayudarle a escuchar, sistemas computarizados que emiten subtítulos en tiempo real, o la ayuda de un intérprete del lenguaje de señas si los pide al menos cinco días antes de la audiencia.

Comuníquese con la oficina del secretario o visite la página www.courts.ca.gov/forms.htm para obtener la *Solicitud de modificación para personas con discapacidad* ([formulario MC-410](#)). (sección 54.8 del Código Civil).

Lleve pruebas o testigos a su audiencia de la corte

Si tiene pruebas o testigos, lea la información a continuación. Llevar pruebas o testigos es opcional y no es un requisito. Sus declaraciones por sí solas pueden ser prueba para su caso. Si usted es la persona que pide la orden de restricción, tendrá que convencer al juez de que el abuso ocurrió. El juez tomará una decisión basándose en todas las pruebas y declaraciones hechas por ambas partes.

- **Pruebas:** las pruebas pueden incluir imágenes, correos electrónicos, registros médicos que muestren las lesiones, informes policiales, etc. Si tiene pruebas, tendrá que ponerlas a disposición del juez y la otra parte para que las vean. A veces, el juez no puede mirar o considerar ciertos documentos. El juez decidirá qué documentos se pueden incluir en su caso. Si usted asiste a la corte en persona, lleve tres copias de sus pruebas por escrito, si aún no las ha presentado ni entregado a la otra parte. Si tiene pruebas y quiere asistir a su audiencia por teléfono o videoconferencia, póngase en contacto con el centro de ayuda local para obtener información sobre cómo compartir sus pruebas con el juez y la otra parte.
- **Testigos:** puede pedirle al juez que permita a los testigos hablar en su audiencia de la corte. Si cuenta con muchos testigos, es posible que necesite completar cierta documentación antes de su audiencia de la corte. Pida más información a su centro de ayuda local.



Consejos para su audiencia de la corte

Planifique lo que quiere decirle al juez

Puede ser útil planificar y tomar notas sobre lo que quiere decirle al juez. Puede leer sus notas en la audiencia de la corte, si es necesario. Lea los documentos de la corte de su caso y escriba cualquier otra cosa que quiera que sepa el juez. Concéntrese en los hechos y detalles que respalden su versión de los hechos. Revise cualquier documento que haya recibido de la otra parte. Intente comprender lo que están pidiendo y argumentando en el caso (sus alegaciones). Si no está de acuerdo, infórmele al juez. Piense sobre cómo quiere defenderse ante los argumentos y tome notas.

Asista temprano y de forma segura

Preséntese o llame temprano a su audiencia. Si asiste en línea, practique usar la tecnología, como Zoom, antes de su audiencia. Si llega tarde, es posible que se pierda la llamada de su caso. En caso de llegar tarde, intente llamar a la corte de inmediato para informar al personal de la sala de la corte que llegará tarde.

- ▶ Si asiste en persona, no se siente cerca ni hable con la otra persona. Si le tiene miedo a la otra persona, dígaselo al agente que está en la sala de la corte.
- ▶ Si asiste por videoconferencia y no quiere que la otra parte vea dónde está usted o su número de teléfono (si usted llama), hable con un defensor sobre cómo asistir de forma segura mediante videoconferencia. Esto puede incluir el uso de un fondo virtual o de un número de teléfono distinto para llamar. Puede llamar a la Línea nacional sobre la violencia doméstica para obtener ayuda gratis. Vea la página 4 para obtener información.

Siga las reglas de la sala de la corte

Estas son algunas de las reglas más comunes:

- Ponga el teléfono celular en modo silencioso, si asiste en persona.
- No coma ni beba durante la audiencia, a excepción de agua.
- No lleve puesto sombrero ni lentes de sol.
- Al hablar con el juez, llámelo “su señoría” o juez.
- No interrumpa a ninguna persona que esté hablando.
- Espere a que le toque su turno para hablar y hágale saber al juez que quiere la oportunidad de hablar.

¿Qué pasará durante mi caso?

El juez dará tiempo a ambas partes para hablar

Por lo general, el juez le pide a la persona que quiere la orden de restricción que hable primero. No importa quién habla primero, ambas partes tendrán la oportunidad de hablar. Asistir a la corte puede ser difícil y estresante, pero es importante no hablar por encima de nadie. Si tiene algo que decir y es no es su turno, deje que la persona termine de hablar y luego pida permiso al juez para hablar.

El juez reprogramará su audiencia de la corte o tomará una decisión

- ▶ Hay algunas razones por las que el juez puede haber reprogramado su audiencia. Esto se denomina “aplazamiento”. A continuación se mencionan algunos ejemplos:
 - La persona que pide la orden de restricción no ha entregado las copias a la otra parte a tiempo (antes de la fecha límite).
 - El juez necesita dedicar más tiempo para escuchar su caso.
 - Si la persona con restricción no ha presentado una respuesta (formulario DV-120) y pide más tiempo para prepararse para el caso, el juez debe conceder la solicitud si la piden en la primera audiencia.

Si el juez reprograma su audiencia, por lo general, extenderá la orden de restricción temporal, si se concedió una. Si el juez reprograma su audiencia, asegúrese de obtener una nueva orden ([formulario DV-116](#), *Orden sobre solicitud de aplazar audiencia de la corte*).

- ▶ Si se niega la orden de restricción, significa que el juez ha decidido que no había suficientes pruebas para probar que el abuso ocurrió. Esto significa que su caso de orden de restricción ha terminado y que cualquier protección temporal vence.
- ▶ Si se concede la orden de restricción, significa que el juez ha decidido que hay suficientes pruebas para probar que el abuso ocurrió. Debe revisar la orden de restricción para asegurarse de que comprende todas las órdenes. Vea la página siguiente para obtener información sobre los próximos pasos.



¿Qué hago después de que se otorga una orden de restricción?

Si pasó su día en la corte y el juez le otorgó una orden de restricción a largo plazo, es posible que deba seguir un par de pasos más. Asegúrese de completar todos los pasos lo antes posible. Si no lo hace, es posible que la policía no pueda hacer cumplir su orden de restricción.

Persona protegida:

- ① Su orden de restricción estará en el formulario DV-130, *Orden de restricción después de la audiencia*. Si no tiene un formulario DV-130 firmado por el juez, comuníquese con el secretario para saber si se presentó uno. Si lo ha presentado, pida una copia. De lo contrario, necesitará completar lo siguiente:
 - [Formulario DV-130](#) (obligatorio).
 - [Formulario DV-140](#), *Orden de custodia y visita de los hijos* (obligatorio si la corte emitió órdenes para sus hijos).
 - [Formulario FL-342](#), *Adjunto: orden e información de manutención de los hijos*, o [formulario FL-343](#), *Adjunto a la orden de manutención del cónyuge, pareja de hecho o familia*, si el juez ordena la manutención de los hijos o del cónyuge.
- ② Entregue los formularios completados al secretario de la corte. El secretario luego los entregará al juez para su revisión y firma. Usted tendrá que recogerlos una vez que estén firmados. Pregúntele al secretario de la corte cuándo estarán listos sus formularios. No se cobra ninguna cuota por presentar este formulario, y recibirá algunas copias gratis.
- ③ Mire el formulario DV-130 para saber si el juez le ordenó que haga la entrega legal del formulario por correo o en persona. Si se le ordena la entrega legal del formulario por correo, significa que la persona que hace la entrega legal solo tiene que enviar por correo una copia de la orden de restricción. Sin embargo, hacer la entrega legal en persona es siempre la mejor opción. Cuando envía documentos de la corte por correo, es posible que sea difícil probar que la persona realmente recibió una copia, especialmente si la persona se muda mucho. Obtenga más detalles sobre la entrega legal en: <https://selfhelp.courts.ca.gov/es/DV-orden-de-restriccion/entrega-legal-orden-a-largo-plazo>.

Persona restringida:

- ① Usted tiene que obedecer las órdenes que ordena el juez. Las órdenes estarán en el formulario [DV-130](#), *Orden de restricción después de la audiencia*. Si no las obedece, podría ser arrestado o condenado por un delito.
- ② Si tiene algún artículo prohibido (armas de fuego, componentes de arma de fuego, municiones), usted tiene que llevar todos los artículos a un comerciante de armas autorizado o la policía. Para obtener más acusación formal, lea el [formulario DV-800-INFO/JV-270-INFO S](#), *Cómo entregar, vender o dar para almacenar sus armas de fuego, componentes de arma de fuego y municiones*. La información también está disponible en línea en: <https://selfhelp.courts.ca.gov/es/responder-a-orden-de-restriccion-por-VD/obedecer-ordenes-armas>. Puede obtener asistencia gratis en el centro de ayuda local. Encuentre su centro de ayuda local de la corte en www.selfhelp.courts.ca.gov/es/find.



¿Qué pasa si tengo un hijo menor con la otra parte?

Si pide órdenes de custodia o visita (horario de crianza) de los hijos, el juez puede pedirle que se reúna con un profesional de la corte para saber si usted y el otro padre pueden ponerse de acuerdo sobre el horario de crianza. Este proceso se llama “mediación”. Puede pedir reunirse por separado y no con la otra parte en su caso. Pregúntele al personal de la corte cómo puede presentar esta solicitud. Para obtener más información sobre la mediación, visite: <https://selfhelp.courts.ca.gov/es/custodia-de-los-hijos/que-esperar-de-la-mediacion>.

¿Qué sucede si no asisto a la audiencia de la corte?

- ▶ Si pidió una orden de restricción y no asiste a la audiencia, cualquier protección que tenga en este caso vencerá. Si la otra parte asiste a la audiencia y usted no, el juez podría dictar algunas órdenes en su contra, como los honorarios de los abogados. Para conseguir otra orden de restricción, tendría que completar y presentar un nuevo conjunto de formularios. Si ha cambiado de opinión y ya no quiere una orden de restricción, hable con el personal del centro de ayuda o un abogado.
- ▶ Si alguien pide una orden de restricción en su contra, y usted no asiste a la audiencia, es posible que el juez otorgue una orden de restricción en su contra sin escuchar su versión. La orden puede durar hasta cinco años y puede incluir órdenes sobre niños o bienes que tiene con la persona que pide protección.

La información sobre el proceso de la corte también está disponible en línea en

<https://selfhelp.courts.ca.gov/es/DV-orden-de-restriccion/proceso>.

¿Dónde puedo encontrar un centro de ayuda?

Encuentre el centro de ayuda de su corte local en www.selfhelp.courts.ca.gov/es/find. El personal del centro de ayuda no actuará como su abogado, pero puede darle información para ayudarlo a decidir qué hacer en su caso.

¿Dónde puedo encontrar otra ayuda?

La Línea nacional sobre la violencia doméstica ofrece consejos de seguridad de forma gratis y privada. Se ofrece ayuda todos los días, las 24 horas al día y en más de 100 idiomas.

Visite el sitio web www.thehotline.org o llame al 1-800-799-7233; 1-800-787-3224 (TTY).

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: _____

*Gender: M F Nonbinary *Race: _____

*Age: _____ (estimate, if age unknown) Date of Birth: _____

Height: _____ Weight: _____

Hair Color: _____ Eye Color: _____

Relationship to person in 1: _____

Address of restrained person: _____

City: _____ State: _____ Zip: _____

Firearms, firearm parts, or ammunition that restrained person may have: (Include information from form DV-100, item 9)

(Information that has a star (*) next to it is required to add this order into a California police database. Give all the information you know.)

Fill in court name and street address:

Superior Court of California, County of Riverside

Court fills in case number when form is filed.

Case Number:

3 Other Protected People

In addition to the person named in 1, the people listed below are protected by the orders listed in 9 through 12.

Table with 3 columns: Full name, Relationship to person in 1, Age. Includes blank rows for entry.

Check here if you need to list more people. List them on a separate piece 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)

4 Your Hearing Date (Court Date)



This order expires at the end of the hearing listed below:

Hearing Date: _____ Time: _____ a.m. p.m.

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

This is a Court Order.



To the Person in ②: The judge has granted temporary orders. See ⑤ through ⑳. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a fine. It is a felony to take or hide a child in violation of this order.

⑤ No Firearms (Guns), Firearm Parts, or Ammunition

- a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited item listed below in b.
- b. **Prohibited items are:**
 - (1) Firearms (guns);
 - (2) Firearm parts, meaning receivers, frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531); and
 - (3) Ammunition.
- c. Within 24 hours of receiving this order, you must sell to or store with a licensed gun dealer, or turn in to law enforcement, any prohibited items you have in your immediate possession or control.
- d. If law enforcement asks you for your prohibited items, you must turn them over immediately.
- e. Within 48 hours of receiving this order, you must file a receipt with the court that proves all prohibited items have been turned in, sold, or stored. (You may use form [DV-800/JV-270](#), *Receipt for Firearms, Firearm Parts, and Ammunition*.) If law enforcement served you with the restraining order, you must give a copy of the receipt to that law enforcement agency.

⑥ Restrained person has prohibited items

The court finds that you have the following prohibited items:

a. Firearms and/or firearm parts

Description (<i>include serial number, if known</i>)	Location, if known	Proof of compliance received by the court
(1) _____	_____	<input type="checkbox"/> (date): _____
(2) _____	_____	<input type="checkbox"/> (date): _____
(3) _____	_____	<input type="checkbox"/> (date): _____
(4) _____	_____	<input type="checkbox"/> (date): _____

b. Ammunition

Description	Amount, if known	Location, if known	Proof of compliance received by the court
(1) _____	_____	_____	<input type="checkbox"/> (date): _____
(2) _____	_____	_____	<input type="checkbox"/> (date): _____

This is a Court Order.



7 **Court Hearing to Review Firearms (Guns), Firearm Parts, and Ammunition Compliance**

In addition to the hearing listed on form DV-109, item **3**, you must attend the court hearing listed below to prove that you have properly turned in, sold, or stored all prohibited items (described in **5**b) you still have or own, including any items listed in **6**. If you do not attend the court hearing listed below, a judge may find that you have violated the restraining order and notify law enforcement and a prosecuting attorney of the violation.



Date: _____ Dept.: _____
 Time: _____ Room: _____

Name and address of court, if different than court address listed on page 1

8 **No Body Armor**

You cannot own, possess, or buy body armor (defined in Penal Code section 16288). You must relinquish any body armor you have in your possession.

9 **Cannot Look for Protected People**

You must not take any action to look for any person protected by this order, including their addresses or locations.

If checked, this order was **not granted** because the judge found good cause not to make the order.

10 **Order to Not Abuse** **Not requested** **Denied until the hearing** **Granted as follows:**

You must not do the following things to the person in **1 and any person listed in **3**:**

- 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.
- "Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. 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 protected by this restraining order. Examples include isolating them from 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; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status. Coercive control includes reproductive coercion meaning controlling someone's reproductive choices, such as using force, threat, or intimidation to pressure someone to be or not be pregnant, and to control or interfere with someone's contraception, birth control, pregnancy, or access to health information.

This is a Court Order.



11 No-Contact Order Not requested Denied until the hearing Granted as follows:

- 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. Exception to 11a:
 - (1) You may have brief and peaceful contact with the person in ① only to communicate about your children for court-ordered visits.
 - (2) You may have contact with your children only during court-ordered contact or visits.
 - (3) Other (*explain*): _____
- 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.

12 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*):

<input type="checkbox"/> Person in ①.	<input type="checkbox"/> School of person in ①.
<input type="checkbox"/> Home of person in ①.	<input type="checkbox"/> Persons in ③.
<input type="checkbox"/> Job or workplace of person in ①.	<input type="checkbox"/> Children’s school or child care.
<input type="checkbox"/> Vehicle of person in ①.	<input type="checkbox"/> Other (<i>explain</i>): _____
- 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*): _____

13 Order to Move Out Not requested Denied until the hearing Granted as follows:

You must take only personal clothing and belongings needed until the hearing and move out immediately from (*address*): _____

14 Other Orders Not requested Denied until the hearing Granted as follows:

This is a Court Order.



15 Child Custody and Visitation Not requested Denied until the hearing Granted as follows:
 Granted on the attached form [DV-140](#), *Child Custody and Visitation Order*, and
 (list other form): _____.

16 Protect Animals Not requested Denied until the hearing Granted as follows:

- a. You must stay at least _____ yards away from the animals listed below.
- b. You must not take, sell, hide, molest, attack, strike, threaten, harm, get rid of, transfer, or borrow against the animals.
- c. The person in ① is given the sole possession, care, and control of the animals listed below.

Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

17 Control of Property Not requested Denied until the hearing Granted as follows:
 Until the hearing, **only** the person in ① can use, control, and possess the following property:

18 Health and Other Insurance Not requested Denied until the hearing Granted as follows:

The person in ① in ② is ordered **not** to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties—or their children, if any—for whom support may be ordered, or both.

19 Record Communications Not requested Denied until the hearing Granted as follows:

The person in ① may record communications made by the person in ② that violate this order.

This is a Court Order.



20 Property Restraint Not requested Denied until the hearing Granted as follows:

The person in ① in ② must not transfer, borrow against, sell, hide, or get rid of or destroy any property, including animals, except in the usual course of business or for necessities of life. In addition, each person must notify the other of any new or big expenses and explain them to the court. (If the court granted ①, the person in ② must not contact the person in ①. To notify the person in ① of new or big expenses, have a server mail or personally give the information to the person in ① or contact their lawyer, if they have one.)

21 Pay Debts Owed for Property Not requested Denied until the hearing Granted as follows:

The person in ② must make these payments until this order ends:

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____
Pay to: _____ For: _____ Amount: \$ _____ Due date: _____
Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

22 Orders That May Be Made at the Hearing Date (Court Date)

If the person in ① checked any of these orders on form DV-100, a judge could grant them at your court date.

- Child Support • Lawyer’s Fees and Costs • Batterer Intervention Program
- Spousal Support • Pay Expenses Caused by Abuse • Transfer of Wireless Phone Account

23 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, complete form [SER-001](#), *Request for Sheriff to Serve Court Papers*. Give form SER-001 and a copy of this order to the sheriff.

24 **Attached Pages** (*All of the attached pages are part of this order.*)

- a. Number of pages attached to this nine-page form: _____
- b. Attachments include forms (*check all that apply*):
- DV-140 DV-145 DV-820 Other: _____

Judge's Signature

Date: _____

Judge or Judicial Officer

This is a Court Order.



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 FL-150, *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.

This is a Court Order.



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 (11) 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.**

This is a Court 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 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

This is a Court Order.

Clerk stamps date here when form is filed.

Instruction: The person asking for a restraining order must complete items ① and ②. The court will complete the rest of this form.

① Person Asking for Protection

Name: _____

Fill in court name and street address:

Superior Court of California, County of Riverside

② Person to Be Restrained

Name: _____

Court fills in case number when form is filed.

Case Number:

③ Notice of Hearing

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



Name and address of court if different from above: _____

Date: _____ Time: _____

Dept.: _____ Room: _____

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

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

To the person in ②:

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



4 Temporary Restraining Orders (Any orders granted are attached on form DV-110.)

- a. Temporary Restraining Orders (*any order requested under Family Code section 6320*): (check one)
- (1) All **granted** until the court hearing.
 - (2) All **denied** until the court hearing. (*Reasons for denial are given below in b.*)
 - (3) Partly **granted** and partly **denied** until the court hearing. (*Reasons for denial are given in b.*)
- b. Reasons for denial of some or all of the orders requested on form DV-100.
- (1) The facts given in the request (form DV-100) do not show reasonable proof of a past act or acts of abuse. (Family Code sections 6300, 6320, and 6320.5.)
 - (2) The facts given in the request do not give enough detail about the most recent incidents of abuse, including what happened, the dates, who did what to whom, or any injuries or history of abuse.
 - (3) Other reasons for denial:

5 Confidential Information Regarding Minor

- a. A request to keep minor's information confidential was made (see form DV-160) and **granted**. (*See form DV-165, Order on Request to Keep Minor's Information Confidential, served with this form.*)
- b. **If the request was granted, the information described on the order (form DV-165, item 7) must be kept CONFIDENTIAL. The disclosure or misuse of the information is punishable as a sanction, with a fine of up to \$1,000 or other court penalties.**

6 Service of Documents by the Person in 1

At least five _____ days before the hearing, someone age 18 or older—**not you or anyone to be protected**—must personally give (serve) a court file-stamped copy of this form (DV-109, *Notice of Court Hearing*) to the person in 2 along with a copy of all the forms indicated below:

- a. DV-100, *Request for Domestic Violence Restraining Order* (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

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 ④a(2) or ④a(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 [DV-115-INFO](#), *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 [DV-120-INFO](#), *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 [DV-520-INFO](#), *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 [DV-115-INFO](#), *How to Ask for a New Hearing Date*.

**Request for Accommodations**

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

(Clerk will fill out this part.)

Clerk's Certificate
[seal]

—Clerk's Certificate—

I certify that this *Notice of Court Hearing* is a true and correct copy of the original on file in the court.

Date: _____ Clerk, by _____, Deputy

Clerk stamps date here when form is filed.

Original Order Amended Order

1 Protected Person (name):

2 Restrained Person

*Full Name: *Gender: *Race: *Age: Date of Birth: Height: Weight: Hair Color: Eye Color: Relationship to person in 1: Address of restrained person: City: State: Zip: (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.)

Fill in court name and street address:

Superior Court of California, County of Riverside

Clerk fills in case number when form is filed.

Case Number:

3 Other Protected People

In addition to the person in 1, the following persons are protected by orders as indicated in 13 through 16.

Table with 3 columns: Full name, Relationship to person in 1, Age

Check here if you need to list more people. List them on a separate piece of paper, write "DV-130, Other Protected People" at the top, and attach it to this form.

4 Expiration Date

This restraining order, except the orders noted below,† ends on: (date): at (time): a.m. p.m. or midnight. † Custody, visitation, child support, and spousal support orders remain in effect after the restraining order ends. Custody, visitation, and child support orders usually end when the child is 18. • If no date is written, the restraining order ends three years after the date of the hearing in 6a. • If no time is written, the restraining order ends at midnight on the expiration date.

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

This is a Court Order.



5 **Future Court Hearing**The person in ① person in ② must attend court on:Date: _____ Time: _____ a.m. p.m.

Department: _____ Room: _____

to review (*list issues*): _____

6 **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*): _____**7** **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 ⑳ . If you do not obey these orders, you can be charged with a crime, go to jail or prison, or pay a fine. It is a felony to take or hide a child in violation of this order.

This is a Court Order.

8 No Firearms (Guns), Firearm Parts, or Ammunition

- a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited item listed below in b.
- b. **Prohibited items are:**
 - (1) Firearms;
 - (2) Firearm parts, meaning receivers, frames, and any item that may be used as or easily turned into a receiver or frame (see Pen. Code, § 16531); and
 - (3) Ammunition.
- c. Within 24 hours of receiving this order, you must sell to or store with a licensed gun dealer, or turn in to law enforcement, any prohibited items you have in your immediate possession or control.
- d. If law enforcement asks you for your prohibited items, you must turn them over immediately.
- e. Within 48 hours of receiving this order, you must file a receipt with the court that proves all prohibited items have been turned in, sold, or stored. (You may use form [DV-800/JV-270, Receipt for Firearms, Firearm Parts, and Ammunition.](#)) If law enforcement served you with the restraining order, you must give a copy of the receipt to that law enforcement agency.
- f. Permission to have firearm or ammunition for work: The judge has made the necessary findings to grant an exception under Family Code section 6389(h). The orders are included on form DV-850, *Permission to Have Firearm or Ammunition for Work.*

9 Restrained person has prohibited items

The court finds that you have the following prohibited items:

a. Firearms and/or firearm parts

Description <i>(include serial number, if known)</i>	Location, if known	Proof of compliance received by the court
(1) _____	_____	<input type="checkbox"/> (date): _____
(2) _____	_____	<input type="checkbox"/> (date): _____
(3) _____	_____	<input type="checkbox"/> (date): _____
(4) _____	_____	<input type="checkbox"/> (date): _____

This is a Court Order.



9 The court finds that you have the following prohibited items:

b. Ammunition

Description	Amount, if known	Location, if known	Proof of compliance received by the court
(1) _____	_____	_____	<input type="checkbox"/> (date): _____
(2) _____	_____	_____	<input type="checkbox"/> (date): _____

Check here to list additional items. List them on a separate piece of paper, write "DV-130, Restrained Person Has Prohibited Items" at the top, and attach it to this form.

10 Restrained Person Has Not Complied With Surrendering Prohibited Items

a. The court finds that you have not fully complied with the orders previously granted on (date): _____
The court has not received a receipt or proof of compliance for all the items listed in 9.

b. Notify Law Enforcement

The court will immediately notify the following law enforcement agency of this violation
(law enforcement agency or agencies): _____

c. Notify Prosecutor

The court will immediately notify the following prosecuting agency of this violation
(prosecuting agency): _____

11 Court Hearing to Review Firearms (Guns), Firearm Parts, and Ammunition Compliance

You must attend the court hearing in 5 to prove that you have properly turned in, sold, or stored all prohibited items (described in 8b) you still have or own, including any items listed in 9. If you do not attend the court hearing listed in 5, a judge may find that you have violated the restraining order and notify law enforcement and a prosecuting attorney of the violation.

12 No Body Armor

You cannot own, possess, or buy body armor (defined in Pen. Code, § 16288). You must relinquish any body armor you have in your possession. (If you need body armor for your employment, livelihood, or safety, you may ask the chief of police or sheriff in the jurisdiction where you want to possess or use the body armor, for an exception under Penal Code section 31360. The court does not have the power to grant an exception for body armor.)

This is a Court Order.



13 Cannot Look for Protected People

You must not take any action to look for any person protected by this order, including their addresses or locations.

- If checked, this order was not granted because the court found good cause not to make this order.

14 Order to Not Abuse

You must not do the following things to the person in ① and any person listed in ③:

- 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 repeated contact), or disturb the peace.
- “Disturb the peace” means to destroy someone’s mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. 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 protected by this restraining order. Examples include isolating them from 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; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status. Coercive control includes reproductive coercion meaning controlling someone’s reproductive choices, such as using force, threat, or intimidation to pressure someone to be or not be pregnant, and to control or interfere with someone’s contraception, birth control, pregnancy, or access to health information.

15 No-Contact Order

- 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. Exception to 15a:
- (1) You may have brief and peaceful contact with the person in ① to only communicate about your children for court-ordered visits.
 - (2) You may have contact with your children only during court-ordered contact or visits.
 - (3) Other (*explain*): _____
- 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.

This is a Court Order.



16 **Stay-Away Order**

a. You **must** stay at least (*specify*): _____ yards away from (*check all that apply*):

- Person in ①.
- Home of person in ①.
- Job or workplace of person in ①.
- Vehicle of person in ①.
- School of person in ①.
- Persons in ③.
- Children's school or child care.
- Other (*specify*): _____

b. Exception to 16a:

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*): _____

17 **Order to Move Out**

You must move out immediately from (*address*):

18 **Other Orders**

19 **Child Custody and Visitation Order**

The judge has granted orders regarding minor children. The orders are included on **form DV-140** and (*list other form*): _____

20 **Protect Animals**

- a. You must stay at least _____ yards away from the animals listed below.
- b. You must not take, sell, hide, molest, attack, strike, threaten, harm, get rid of, transfer, or borrow against the animals.
- c. The person in ① is given the sole possession, care, and control of the animals listed below.

Name (<i>or other way to ID animal</i>)	Type of animal	Breed (<i>if known</i>)	Color
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

This is a Court Order.



21 **Control of Property**

Only the person in ① can use, control, and possess the following property:

22 **Health and Other Insurance**

The person in ① in ② is ordered **not** to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their children, if any, for whom support may be ordered, or both.

23 **Record Communications**

The person in ① may record communications made by the person in ② that violate this order.

24 **Property Restraint**

The person in ① in ② must not transfer, borrow against, sell, hide, or get rid of or destroy any property, including animals, except in the usual course of business or for necessities of life. In addition, each person must notify the other of any new or big expenses and explain them to the court. (If the court granted the order in ⑮, the person in ② must not contact the person in ①. To notify the person in ① of new or big expenses, have a server mail or personally give the information to the person in ① or contact their lawyer, if they have one.)

25 **Pay Debts (Bills) Owed for Property**

a. You must make these payments until this order ends:

(1) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____
(2) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____
(3) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

b. The court finds that the debt or debts listed above in a(1) a(2) a(3) were the result of abuse in this case, and made without the person in ①'s agreement.

This is a Court Order.



26 **Pay Expenses Caused by the Abuse**

You must pay the following:

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

27 **Child Support**Child support is ordered on the attached [form FL-342](#), *Child Support Information and Order Attachment* or (*list other form*): _____**28** **Spousal Support**Spousal support is ordered on the attached [form FL-343](#), *Spousal, Domestic Partner, or Family Support Order Attachment* or (*list other form*): _____**29** **Lawyer's Fees and Costs**

You must pay the following lawyer's fees and costs:

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

30 **Batterer Intervention Program**

- a. The person in **2** must go to and pay for a probation-certified 52-week batterer intervention program and show proof of completion to the court.
- b. The person in **2** must enroll by (*date*): _____ or if no date is listed, must enroll within 30 days after the order is made.
- c. The person in **2** must complete, file, and serve [form DV-805](#), *Proof of Enrollment for Batterer Intervention Program*.

31 **Transfer of Wireless Phone Account**The court has made an order transferring one or more wireless service accounts from you to the person in **1**. These orders are contained on [form DV-900](#), *Order Transferring Wireless Phone Account*.**This is a Court Order.**

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. **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 DV-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: _____

Judge's Signature

Date: _____

Judge or Judicial Officer

This is a Court Order.



Certificate of Compliance With Violence Against Women Act

This restraining (protective) order meets all “full faith and credit” requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) 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 page 9.

This order ends on the expiration date in (4) on page 1.

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.



Arrest Required if Order Is Violated

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

If the Protected Person Contacts the Restrained Person

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

Child Custody and Visitation

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

Conflicting Orders—Priorities for Enforcement

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

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

(The clerk will fill out this part.)

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

Clerk's Certificate
[seal]

—Clerk's Certificate—

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

Date: _____ Clerk, by _____, Deputy

This is a Court Order.

PETITIONER: RESPONDENT:	CASE NUMBER:
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SPOUSAL, DOMESTIC PARTNER, OR FAMILY SUPPORT ORDER ATTACHMENT

- TO *Findings and Order After Hearing* (form FL-340) *Judgment* (form FL-180)
 Restraining Order After Hearing (CLETS-OAH) (form DV-130) *Other* (specify):
 Parties' Stipulation (Written Agreement) dated (specify): _____

THE COURT FINDS **THE PARTIES STIPULATE (AGREE)**

Specify if this attachment is about an order for temporary support or a judgment for permanent support (check either 1 or 2 below).

1. **This attachment relates to temporary spousal or domestic partner support.**

- a. This order attachment modifies an order or agreement for temporary support entered on (date):
 b. **Net income.** The parties' monthly income and deductions are as follows (complete (1), (2), or both):

	Total gross monthly <u>income</u>	Total monthly <u>deductions</u>	Total hardship <u>deductions</u>	Net monthly disposable <u>income</u>
(1) Petitioner: <input type="checkbox"/> receiving TANF/CalWORKS	\$	\$	\$	\$
(2) Respondent: <input type="checkbox"/> receiving TANF/CalWORKS	\$	\$	\$	\$

c. A printout of a computer calculation of the parties' financial circumstances is attached for all required items not filled out above (for temporary support only).

2. **This attachment relates to a judgment for permanent spousal or domestic partner support.**

- a. This order attachment modifies a judgment entered on (date):
 b. The parties were married for (specify): _____ months and _____ years.
 c. The parties were registered as domestic partners or the equivalent for (specify): _____ months and _____ years.
 d. Family Code section 4320 factors (check either (1) or (2) below, then complete (3)).
 (1) The parties agreed to some or all of the factors as stated in *Spousal or Domestic Partner Support Declaration Attachment* (form FL-157) or in a similar written declaration filed with the court.
 (2) The court considered the parties' declarations and supporting documents regarding each Family Code section 4320 factor as stated in testimony, in *Spousal or Domestic Partner Support Declaration Attachment* (form FL-157), or in a similar written declaration filed with the court.
 (3) The parties' agreement, or the court's findings, on Family Code section 4320 factors are (specify):
 (A) included in [Attachment 2d\(3\)\(A\)](#).
 (B) included in *Spousal or Domestic Partner Support Factors Under Family Code Section 4320—Attachment* (form [FL-349](#)).
 (C) specified below:

THIS IS A COURT ORDER.

PETITIONER: RESPONDENT:	CASE NUMBER:
----------------------------	--------------

2. e. The parties are both self-supporting.
 f. The standard of living established during the marriage or domestic partnership was (*describe*): [See Attachment 2f.](#)

g. The Court finds that the parties have knowingly, intelligently, and voluntarily entered into a stipulation.

3. Jurisdiction

- a. The issue of support for the petitioner respondent is reserved for later determination.
 b. The court terminates jurisdiction over the issue of support for the petitioner respondent.
 c. The court's jurisdiction over the issue of support will end on (*specify date*):

4. Support amount and payment terms

- a. The petitioner respondent must pay to the petitioner respondent as temporary permanent spousal support family support domestic partner support the following amount each month: \$
 b. Support payments will begin (*date*):
 c. Support payments are:
 (1) payable through (*specify end date*):
 (2) payable on the: day of each month.
 (3) Other (*specify*):

d. Support must be paid by check, money order, or cash other method (*specify*):

5. Earnings assignment

- a. An earnings assignment for the support will issue as requested by petitioner respondent.
Note: The payor of spousal, family, or domestic partner support is responsible for the payment of support directly to the recipient until support payments are deducted from the earnings, and for any support not paid by the assignment.
 b. Service of the earnings assignment is stayed provided the payor is not more than (*specify number*): days late in paying spousal, family, or domestic partner support.

6. Termination (end) of support

- a. By law, unless the parties otherwise agree in writing, the support payor's obligation to pay support will end when either party dies or the support payee remarries or registers a new domestic partnership.
 b. **Parties' agreement**
 The parties agree that the support payor's obligation to pay support will not end as described in 6a. Instead, the support payor's obligation to pay support will continue until (*specify below the terms of your agreement about when the support payee's obligation to pay support will end*):

THIS IS A COURT ORDER.

PETITIONER: RESPONDENT:	CASE NUMBER:
----------------------------	--------------

- 7. **Family support orders.** This order is for family support.
 - a. Both parties must complete and file with the court a *Child Support Case Registry Form* (form [FL-191](#)) within 10 days of the date of this order.
 - b. The parents must notify the court of any change of information submitted within 10 days of the change by filing an updated form.
 - c. A *Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement Procedures) and Information Sheet on Changing a Child Support Order* (form FL-192) must be attached to the court order.

- 8. **Notice of change of employment**
 The parties must inform each other in writing within 10 days of any change of employment, and include the new employer's name, address, and telephone number.

- 9. **Duty to become self-supporting**
 - a. Notice: It is the goal of this state that each party must make reasonable good-faith efforts to become self-supporting as provided in Family Code section 4320. Failure to make reasonable good-faith efforts may be one of the factors considered by the court as a basis for modifying or terminating support.
 - b. The petitioner respondent should make reasonable good-faith efforts to become self-supporting.
 - c. Other (*specify*):

- 10. **Attachment to Restraining Order After Hearing (form DV-130)**
 - a. This form is attached to *Restraining Order After Hearing (CLETS-OAH) (Order of Protection)* (form DV-130).
 - b. The orders issued on this form (FL-343) do not expire on termination of the restraining orders issued on form DV-130.

- 11. **Other orders or agreements (*specify*):**

NOTICE: Any party required to pay support must pay interest on overdue amounts at the “legal” rate, which is currently 10 percent.

THIS IS A COURT ORDER.

Clerk stamps date here when form is filed.

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

1 Protected Party: _____

2 Restrained Party: _____

3 Next Court Date

a. [] The request to reschedule the court date is denied.

Your court date is: _____

(1) Any Temporary Restraining Order (form DV-110) already granted stays in full force and effect until the next court date.

(2) Your court date is not rescheduled because: _____

b. [] The request to reschedule the court date is granted. The new court date is listed below. See 4-9 for more information.

New Court Date -> Date: _____ Time: _____ Dept.: _____ Room: _____

Name and address of court, if different from above: _____

Fill in court name and street address:

Superior Court of California, County of Riverside

Fill in case number:

Case Number: _____

4 Option to Attend Court Hearing By Phone or Videoconference

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.

5 Temporary Restraining Order

a. [] There is no Temporary Restraining Order (TRO) in this case until the next court date because:

(1) [] A TRO was not previously granted by the court.

(2) [] The court terminates (cancels) the previously granted TRO because: _____

b. [] A Temporary Restraining Order (TRO) is in full force and effect because:

(1) [] The court extends the TRO previously granted on (date): _____

It now expires on (date): _____ (If no expiration date is listed, the TRO expires at the end of the court date listed in 3b).

(2) [] The court changes the TRO previously granted and signs a new TRO (form DV-110).

c. [] Other (specify): _____

Warning and Notice to the Restrained Party: If 5b is checked, a domestic violence restraining order has been issued against you. You must follow the orders until they expire.

This is a Court Order.



6 Reason Court Date Is Rescheduled

a. There is good cause to reschedule the court date (*check one*):

- (1) The protected party has not served the restrained party.
- (2) Other (*explain*):

b. This is the first time that the restrained party has asked for more time to prepare.

c. The court reschedules the court date on its own motion.

7 Serving (Giving) Order to Other Party

The request to reschedule was made by the:

a. **Protected party**

(1) You do not have to serve the restrained party because they or their lawyer were at the court date or agreed to reschedule the court date.

(2) You must have the restrained party personally served with a copy of this order and a copy of all documents listed on form [DV-109](#), item **6**, by (*date*): _____.

(3) You must have the restrained party served with a copy of this order. This can be done by mail. You must serve by (*date*): _____.

(4) The court gives you permission to serve the restrained party as listed on the attached form DV-117.

(5) Other:

b. **Restrained party**

(1) You do not have to serve the protected party because they or their lawyer were at the court date or agreed to reschedule the court date.

(2) You must have the protected party personally served with a copy of this order by (*date*): _____.

(3) You must have the protected party served with a copy of this order. This can be done by mail. You must serve by (*date*): _____.

(4) Other:

c. **Court**

(1) Further notice is not required.

(2) The court will mail a copy of this order to all parties by (*date*): _____.

(3) Other:

This is a Court Order.



8 No Fee to Serve

The sheriff or marshal will serve this order for **free**.
Bring a copy of all the papers that need to be served to the sheriff or marshal.

9 Other Orders

10 Attached pages (*All of the attached pages are part of this order.*)

- a. Number of pages attached to this three-page form: _____
- b. Attachments include forms (*check all that apply*):
 DV-110 DV-820 Other: _____

Judge's Signature

Date: _____

Judge or Judicial Officer



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.)

Instructions to Clerk

If the hearing is rescheduled and the court extended, modified, or terminated a temporary restraining order, then the court must enter this order into CLETS or send this order to law enforcement to enter into CLETS. This must be done within one business day from the day the order is made.

—Clerk's Certificate—

Clerk's Certificate

[seal]

I certify that this *Order on Request to Continue Court Hearing (Temporary Restraining Order) (CLETS-TRO)* (form DV-116) is a true and correct copy of the original on file in the court.

Date: _____ Clerk, by: _____, Deputy

This is a Court Order.

¿Qué tengo que entregar, vender o dar para almacenar?

Usted tiene que entregar, vender o dar para almacenar todos los siguientes artículos prohibidos que tenga o de los que sea dueño:

- Armas de fuego, como una pistola, un rifle, una escopeta y un arma de asalto;
- Componentes de arma de fuego, como un receptor, una armadura, un receptor sin acabar o una armadura sin acabar (también llamados “armas fantasma”), y
- Municiones, como balas, proyectiles, cartuchos y cargadores.

¿Cómo entrego, vendo o doy para almacenar adecuadamente los artículos prohibidos?

Usted tiene que llevarlos a:

- Una agencia del orden público, que aceptará todos los artículos prohibidos para protegerlos o destruirlos,
- o
- Un comerciante de armas autorizado, que puede comprar o almacenar sus armas de fuego. Si tiene componentes de arma de fuego o municiones, llame antes para más información.

¿Cuándo tengo que entregar, vender o dar para almacenar los artículos prohibidos?

Si una agencia de orden público se lo pide, de inmediato. De lo contrario, dentro de 24 horas de haber recibido la entrega legal o de que un juez se lo pida.

¿Puedo dar mis artículos prohibidos a familiares o amigos?

No, solo a una agencia de orden público o a un comerciante de armas autorizado.

No puede dar sus artículos prohibidos a un familiar, un amigo ni a otra persona.

¿Tengo que pagar una cuota por el almacenamiento de mis artículos prohibidos?

Es posible que tenga que pagar una cuota. Póngase en contacto con una agencia de orden público o un comerciante de armas de fuego autorizado y pregunte sobre las cuotas y si tiene lugar para almacenar sus artículos.

¿Cómo llevo artículos prohibidos a una agencia de orden público?

Llame a su agencia del orden público local para preguntar sobre sus procedimientos. Le darán instrucciones específicas, como, que se asegure de que sus armas de fuego estén descargadas y en la cajuela del carro. Lleve consigo una copia de la orden de restricción. **No** lleve sus armas de fuego a la corte.

Si entrego mis armas de fuego a una agencia del orden público, ¿por cuánto tiempo las guardará?

Depende. Hay procedimientos para recuperar sus armas de fuego después del vencimiento de una orden de restricción. Pregunte en la agencia del orden público.

Después de haber entregado mis armas de fuego a una agencia de orden público, ¿puedo cambiar de parecer?

Sí. Está permitido hacer una venta a un comerciante de armas autorizado. Para hacerlo, el comerciante de armas autorizado tiene que entregar un comprobante de venta a su agencia del orden público local. La agencia de orden público le dará al comerciante de armas autorizado las armas de fuego que está vendiendo.

¿Cómo pruebo al juez que cumplí (obedecí) las órdenes?

- ① Lleve una copia del formulario DV-800/JV-270, *Recibo por armas de fuego, componentes de arma de fuego y municiones*, y pida al comerciante o agente que lo complete y lo firme.
- ② Presente el formulario DV-800/JV-270 a la corte. Asegúrese de obtener dos copias. Todos los recibos deben presentarse a la corte dentro de las 48 horas de haber recibido la entrega legal de la orden de restricción, a menos que el juez le haya dado otro plazo.



**¿Tengo que presentar una copia del recibo
a alguien más además del juez?**

Sí, en los siguientes casos:

- ▶ Si una agencia de orden público le notificó sobre la orden de restricción, usted tiene que darle una copia de su recibo (por ejemplo: el formulario DV-800/JV-270). Si no sabe quién le notificó sobre la orden de restricción, pídale al secretario de la corte una copia del formulario de prueba de entrega de la orden de restricción. La agencia del orden público se indica en ese formulario.
- ▶ Si no obedeció la orden cuando tenía que hacerlo, y la corte le notificó a la agencia del orden público o a un fiscal. (Consejo: consulte los formularios DV-110, DV-130 o DV-820 para saber si la corte notificó a otra agencia. Si la corte lo hizo, dé una copia del recibo a las agencias indicadas en cualquiera de los formularios).

¿Dónde puedo encontrar ayuda gratis?

El centro de ayuda de su corte ofrece ayuda legal gratis. Encuentre el centro de ayuda de su corte local en www.selfhelp.courts.ca.gov/es/find. El personal del centro de ayuda no actuará como su abogado, pero puede darle información para ayudarle a decidir qué hacer en su caso y ayudarle con los formularios. El personal también puede remitirlo a otras agencias que tal vez puedan ayudarle.

**Hay más información disponible en línea
sobre cómo obedecer estas órdenes.**

<https://selfhelp.courts.ca.gov/es/responder-a-orden-de-restriccion-por-VD/obedecer-ordenes-armas>.

Clerk stamps date here when form is filed.

Empty box for clerk stamping date.

1 Person Asking For Protection:

Name: _____

2 Your Information (Restrained Person)

a. Your Name: _____

b. Your Address

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

Address: _____

City: _____ State: _____ Zip: _____

Telephone: _____ Fax: _____

Email Address: _____

c. Your Lawyer (if you have one for this case):

Name: _____ State Bar No.: _____

Firm Name: _____

Fill in court name and street address:

Superior Court of California, County of Riverside

Court fills in case number when form is filed.

Case Number:

3 To the Restrained Person:

If a judge has ordered you to turn in, sell, or store your firearms (guns), firearm parts, and ammunition, use this form to prove to the judge that you have obeyed their orders. Take this form to a law enforcement officer or a licensed gun dealer to complete 4 or 5. For more information on how to properly turn in your items, read form DV-800-INFO/JV-270-INFO, How Do I Turn In, Sell, or Store My Firearms, Firearm Parts, and Ammunition?

4 To Law Enforcement

(Complete the section below. Keep a copy and give the original to the person in 2.)

Name of Law Enforcement Agency: _____

Name of Law Enforcement Agent: _____

Address: _____

Telephone number: _____ Email address: _____

Items Surrendered

a. Firearms, firearm parts, and ammunition transferred on:

Date: _____ Time: _____ a.m. p.m.

b. List of items. (List all the items surrendered by the person in 2. You may attach a separate form from your agency (e.g., a property report), use 6, or both.) Check below if you have attached a separate form:

Separate form is attached. (If it does not include all surrendered items, list additional items in 6.)

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Signature of law enforcement agent _____



5 To Licensed Gun Dealer

(Complete the section below. Keep a copy and give the original to the person in (2).)

Name of Licensed Gun Dealer: _____

License number: _____

Address: _____

Telephone number: _____ Email address: _____

Items Stored or Sold

a. Firearms, firearm parts, and ammunition transferred on:

Date: _____ Time: _____ a.m. p.m.

b. List of items. (List all the items surrendered by the person in (2). You may attach a separate form (e.g., DOJ's Report of Firearm Acquisition), use (6), or both.) Check below if you have attached a separate form:

Separate form is attached. (If it does not include all surrendered items, list additional items in (6).)

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

▶ Signature of licensed gun dealer _____

6 List of Items Surrendered

a. Firearms and firearm parts

	Make	Model	Serial Number, if there is one	Sold	Stored	To be destroyed
(1)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(2)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(3)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(4)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(5)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(6)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

b. Ammunition

	Brand	Type	Amount	Sold	Stored	To be destroyed
(1)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(2)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(3)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(4)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(5)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(6)	_____	_____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Check here if there is not enough space above for your answer. Use a separate sheet of paper to list other items and attach it to this form. Use "DV-800/JV-270, List of Surrendered Items" as a title.



7 To the Restrained Person:

Besides the items listed on page 2 or in an attached form, do you have or own any other firearms (guns), firearm parts, or ammunition?


- No
- Yes *(If yes, check one of the boxes below:)*
 - a. I filed a *Receipt for Firearms, Firearm Parts, and Ammunition* (form DV-800/JV-270) or other proof for those items with the court *on (date):* _____
 - 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):*

Your signature

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: _____

Type or print 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.

¿Qué es la "entrega legal"?

La entrega legal es el acto de dar los documentos de la corte a la otra parte del caso. Hay varias maneras de hacer la entrega legal a la otra parte: en persona, por correo y otros.

¿Por qué tengo que hacer la entrega legal de mis documentos?

Antes de que un juez pueda otorgar una orden de restricción por violencia en el hogar (que puede durar hasta cinco años), la persona de la que usted se quiere proteger debe saber sobre su solicitud y tener la oportunidad de ir a la corte y explicar su versión. Además, si existe una orden de restricción, la policía no puede arrestar a la persona restringida por infringir la orden de restricción hasta que se le haya hecho la entrega legal de la orden.



¿Qué es la "entrega legal en persona"?

La entrega legal en persona es cuando alguien, es decir la persona que hace la entrega, le da personalmente sus documentos de la corte a la otra parte.

En la mayoría de los casos, los siguientes formularios se deben entregar a la otra parte en persona:

- ▶ [Formulario DV-109](#);
- ▶ [Formulario DV-100](#);
- ▶ [Formulario DV-110](#);
- ▶ [Formulario DV-120](#) (deje este formulario en blanco);
- ▶ [Formulario DV-120-INFO](#); y
- ▶ [Formulario DV-250](#) (deje este formulario en blanco);

¿Quién puede hacer la entrega legal?

Cualquier adulto que no esté protegido por la orden de restricción puede hacer la entrega legal de sus documentos de la corte. **Usted no puede hacer la entrega legal de sus propios documentos de la corte.**



Algunas situaciones pueden ser peligrosas. Piense en la seguridad de las personas cuando decida quién hará la entrega legal de los documentos.

Un alguacil o un alguacil de paz hará la entrega legal de los documentos de la corte sin cargo. Un profesional de entrega legal registrado es una empresa a la cual usted le paga para entregar los documentos. Para contratar a un profesional de entrega legal, busque en Internet o en las páginas amarillas a un "profesional de entrega legal."

¿Cómo se hace la entrega legal de mis documentos?

- **Paso 1: Elija una persona para hacer la entrega legal**
Otra persona tiene que hacer la entrega legal de sus documentos. La persona que hace la entrega legal tiene que tener por lo menos 18 años de edad. Dicha persona no puede estar protegida por la orden de restricción o involucrada en su caso. Esto significa que usted no puede hacer la entrega legal de sus propios documentos.
- **Paso 2: Pida a la persona que haga la entrega legal de los documentos de la corte a la otra parte.**
Proporcione estas instrucciones a la persona que hace la entrega legal:
 - ① Antes de hacer la entrega legal de los formularios, tenga en cuenta cuáles formularios tiene, incluidos el nombre y el número del formulario. Consulte el [formulario DV-200](#) para obtener una lista de formularios.
 - ② Localice a la persona que necesita recibir los documentos. Asegúrese de que esté haciendo la entrega legal a la persona adecuada al preguntarle el nombre.
 - ③ Entregue los documentos a la persona. Si la persona se niega a recibir los documentos, colóquelos en el piso o en alguna parte al lado de la persona. La persona no tiene que tocar o firmar los documentos. No hay problema si la persona rompe los documentos.
 - ④ Complete el [formulario DV-200](#) en su totalidad y fírmelo.
 - ⑤ Presente el [formulario DV-200](#) a la corte o entregue el [formulario DV-200](#) a la persona que solicita la orden de restricción para que la pueda presentar en la corte.
- **Paso 3: Presente la prueba ante la corte**
La corte necesita una prueba de que la entrega legal sucedió y que se realizó de manera correcta. Si la persona que hace la entrega legal tuvo éxito, pídale que complete en su totalidad el [formulario DV-200](#) y lo firme. **La persona a quien quiere restringir no tiene que firmar nada.**
Lleve el [formulario DV-200](#) a la corte para presentarlo en su caso lo antes posible. Esta información se ingresará automáticamente en la base de datos de órdenes de restricción a la cual la policía tiene acceso.
Si el alguacil o el alguacil de paz hace la entrega legal de sus documentos de la corte, podrían utilizar otro formulario como prueba, aparte del [formulario DV-200](#). Asegúrese de que una copia se presente ante la corte y de que usted tenga una copia.



¿Cuál es el plazo para hacer la entrega legal de mis documentos de la corte?

Depende. Para saber la fecha exacta, necesita ver dos secciones en el [formulario DV-109](#). Siga estos pasos:

- **Paso 1: Vea la fecha de audiencia indicada en la sección ③ de la página 1**

③ Aviso de audiencia
Se ha programado una audiencia en la corte sobre las órdenes de restricción solicitadas contra la persona en -2-:

Fecha de la audiencia → Fecha: _____
Depto.: _____

- **Paso 2: Vea el número de días que se escribió en la sección ⑥ en la página 2 .**

⑥ Instrucciones para la entrega legal de documentos para la persona indicada en el punto -1-
Al menos cinco o ___ días antes de

- **Paso 3: Vea el calendario.** Reste el número de días en la sección ⑥ de la fecha de audiencia. Esta es la fecha límite para hacer la entrega legal de los documentos de la corte. Puede hacer la entrega legal de los documentos de la corte antes de la fecha límite.

Si no hay nada escrito en la sección ⑥, debe hacer la entrega legal de los documentos de la corte por lo menos cinco días antes de la fecha de audiencia.

¿Qué sucede si no puedo hacer la entrega legal de mis documentos de la corte antes de la fecha de audiencia?

Tendrá que pedirle a la corte que cambie (aplace) la fecha de audiencia. Complete y presente el [formulario DV-115](#) y el [formulario DV-116](#). Estos formularios piden al juez que otorgue una nueva fecha de audiencia y que cualquier orden temporal dure hasta el final de la nueva fecha de audiencia.

Si el juez le otorga una nueva fecha de audiencia, la persona a quien usted quiere restringir deberá recibir por entrega legal el [formulario DV-116](#), el [formulario DV-115](#), además de los documentos originales que usted presentó. Debería guardar una copia del [formulario DV-115](#), [formulario DV-116](#) y una copia de los documentos originales. De esta manera, la policía sabrá que sus órdenes siguen en vigencia.

Para obtener más información sobre cómo solicitar una nueva fecha de audiencia, lea el [formulario DV-115-INFO](#).

¿Qué sucede si la otra parte está evitando (evadiendo) la entrega legal?



Si ha intentado varias veces hacer la entrega legal a la persona restringida y puede demostrar al juez que la persona restringida está evitando (evadiendo) la entrega legal, puede solicitar a la corte que le permita hacer la entrega legal de otra manera. Si quiere presentar esta solicitud, informe al juez, durante su primera audiencia, sobre sus intentos de hacer la entrega legal a la persona restringida. Es posible que el juez exija una declaración por escrito para esto.

Lea el [formulario DV-205-INFO](#), *What if the Person I Want Protection From is Avoiding (Evading) Service?* (¿Qué sucede si la persona de quien quiero protección está evitando (evadiendo) la entrega legal?), para obtener más información.

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 Riverside

Court clerk fills in case number when form is filed.

Case Number:**4** I gave the party in **2** a copy of all the documents checked:

- a. DV-109 with DV-100 and a blank [DV-120](#) (*Notice of Court Hearing; Request for Domestic Violence Restraining Order; blank Response to Request for Domestic Violence Restraining Order*)
- b. DV-110 (*Temporary Restraining Order*)
- c. DV-105 and DV-140 (*Request for Child Custody and Visitation Orders, 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*):

5 I personally gave copies of the documents checked above to the party in **2** on:a. Date: _____ Time: _____ a.m. p.m.b. At this address: _____
City: _____ State: _____ Zip: _____**6 Server's Information**

Name: _____

Address: _____

City: _____ State: _____ Zip: _____

Telephone: _____

(If you are a registered process server):

County of registration: _____ Registration number: _____

7 Server's Signature

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: _____

Type or print server's name

Server to sign here