Starting Your Civil Harassment Restraining Order

These forms can be used to ask the court to make orders to protect you if there has been recent violence or harassment (in the past 30 days). Some examples of violence or harassment are hitting, shoving, grabbing, and restraining movement or threats with a past history of violence; repeated telephone calling, stalking, showing up at other party's place of business more than a couple of times, following home and parking in front of home or any act which is intended to harass or intimidate the other person. If you are a victim of violence or harassment by someone you can use these forms to ask the court to give you a protective order keeping the violent or harassing person away from you.

YOU CAN USE THESE FORMS IF YOU ARE NOT RELATED TO THE PERSON OR HAVE NO PRIOR RELATIONSHIP WITH THE PERSON COMMITTING VIOLENT ACTS AGAINST YOU OR HARASSING YOU. IF YOU ARE NOT RELATED TO THE PERSON AND HAVE NO PRIOR RELATIONSHIP WITH THEM YOU MUST FILE THESE PAPERS IN THE CIVIL DEPARTMENT.

YOU CAN USE THESE FORMS IF YOU ARE NOT CLOSELY RELATED TO OR HAVE A PRIOR RELATIONSHIP WITH THE PERSON HARASSING YOU. IF YOU ARE RELATED TO OR HAVE A PRIOR RELATIONSHIP WITH THE PERSON HARRASING YOU, YOU MUST FILE THESE PAPERS IN THE FAMILY LAW DEPARTMENT.

IF THERE HAS BEEN PHYSICAL VIOLENCE OR THREATS OF PHYSICAL VIOLENCE AND YOU ARE CLOSELY RELATED TO OR HAVE A PRIOR RELATIONSHIP WITH THE PERSON COMMITING THE VIOLENC E OR MAKING THE THREATS, YOU SHOULD FILE A DOMESTIC VIOLENCE RESTRAINING ORDER.

The Temporary Restraining Order is usually granted for 25 days pending a hearing. The Temporary Restraining Order can keep the harassing person away from you, where you live, and your job and can stop all contact including stalking and telephone calls.

At the hearing the court may then make up to a 5-year order keeping the harassing person away from you.

NOTE: The civil self-help center located on the first floor of the Sisk courthouse can review your documents and assist you in correcting any mistakes before you submit your forms to the court.

NOTICE CIVIL HARASSMENT CASES

YOUR RESTRAINING ORDER MAY BE INVALID IF IT CONTRADICTS ANY PREVIOUSLY MADE COURT ORDER.

If anyone involved in this action has any prior family law related cases (divorce, domestic violence, paternity, etc.), the court case name and number must be included in item 6 (entitled "Other Court Cases") on the Request for Orders to Stop Harassment.

INTERPRETERS

It is your responsibility to provide your own interpreter if one is needed. The court provides sign language interpreters only.

SERVING A TEMPORARY RESTRAINING ORDER

Defendant must be personally served with Request for Orders to Stop Harassment at least 5 days before the court hearing.

	IMPORTANT
•	If the date of birth of the defendant(s) is not shown on the Request for
	Orders to Stop Harassment, item 2, or the Restraining Order After Hearing
	to Stop Harassment, item 2, the Sheriff's Department will be unable to
	identify the defendant(s) to properly enforce your Restraining Order.
•	The following documents must be served on the defendant(s):
	CH-109: Notice of Hearing
	CH-110: Temporary Restraining Order (CLETS)(completed and file-stamped
	CH-100 : Request for Civil Harassment Restraining Order (completed and file-stamped)
	CH-120 : Response to Request for Orders to Stop Harassment (blank form)
	CH-800: Proof of Firearms Turned in or Sold (blank form)
	CH-120 INFO: How Can I Respond to a Request for Civil Harassment
	Restraining Order
	CH-250: Proof of Service by Mail
	,

These instructions cannot cover all of the questions that may arise in a particular case. If you do not know what to do to protect your rights, you should see a lawyer.

What is a civil harassment restraining order?

It is a court order that helps protect people from harassment.

Can I get a civil harassment restraining order?

You can ask for one if you are worried about your safety because someone:

- Is harassing you
- Is stalking you
- · Has committed acts of violence against you, or
- · Has threatened you with violence

How will the order help me?

The court can order a person to:

- Not harass or threaten you
- Not contact or go near you, and
- Not have a gun

You can also ask for protection for people who live with you and family members.

In a civil harassment case, the court cannot:

- Order a person to move out of your residence
- Order a person to pay child support to you
- Make orders for custody and visitation

If you need these orders, you should proceed under the Domestic Violence Protection Act. File Form DV-100.

The court also cannot:

- Order a person to pay money that he or she owes you
- Order someone to move out of rental property that you own
- Order someone to stop creating a nuisance that doesn't involve harassment

If you need these remedies, you must file a civil action.

How much does it cost?

That depends on the type of harassment. If the restrained person has used or threatened to use violence against you or has stalked you, you do not have to pay a filing fee; otherwise, you must pay the fee.

If you cannot afford to pay the filing fee, ask the clerk how to apply for a fee waiver. Form FW-001 is available for this purpose.

If the order is based on prior acts of violence, a credible threat of violence, or stalking, you are entitled to free service of the order by a sheriff or marshal. Also, if you are eligible for a fee waiver, you can ask the sheriff or marshal to serve the order for free. If you are not eligible for free service, you may pay the sheriff or marshal to serve the order.

What forms do I need to get the order?

You must fill out all of Form CH-100, *Request for Civil Harassment Restraining Orders*, and Form CLETS-001, *Confidential CLETS Information*. If you need attachments, you may use Form MC-025. You must also fill out items 1 and 2 on Form CH-109, *Notice of Court Hearing*, and items 1, 2, and 3 on Form CH-110, *Temporary Restraining Order (CLETS)*.

Where can I get these forms?

You can get the forms from legal publishers or on the Internet at *www.courts.ca.gov*. You also may be able to find them at your local courthouse or county law library.

What do I need to do to get the order?

You must go to the superior court in the county where the harassment took place or the person to be restrained lives. At the court, ask where you should file your request for a civil harassment restraining order. (A selfhelp center or legal aid association may be able to assist you in filing your request.)

At the court, give your forms to the clerk of the court. The clerk will give you a hearing date on the *Notice of Court Hearing* form, and if your request for immediate orders is granted, a copy of the *Temporary Restraining Order* signed by a judicial officer.

CH-100-INFO Can a Civil Harassment Restraining Order Help Me?

How soon can I get the order?

If you ask for a temporary restraining order, the court will decide within 24 hours whether or not to make the order. Sometimes the court decides sooner. Ask whether you should wait or come back later to get the signed Notice of Court Hearing and Temporary Restraining Order.

How long does the order last?

If the court makes a temporary order, it will last until your hearing date. At that time, the court will decide to continue or cancel the order. The order could last for up to five years.

How will the person to be restrained know about the order?

Someone age 18 or older-not you or anyone else to be protected by the order—must "serve" (give) the person to be restrained a copy of the order. The server must then fill out Form CH-200, Proof of Personal Service, and give it to you to file with the court. For help with service, ask the court clerk for Form CH-200-INFO, What Is "Proof of Personal Service?".

What if the restrained person does not obey the order?

Call the police. The restrained person can be arrested and charged with a crime.

Do I have to go to court?

Yes. Go to court on the date the clerk gives you.

Do I need to bring a witness to the court hearing?

Witnesses are not required, but it helps to have more proof of the harassment than just your word. You can bring:

- Witnesses
- Written statements from witnesses made under oath
- Photos
- Medical or police reports
- Damaged property

• Threatening letters, e-mails, or telephone messages The court may or may not let witnesses speak at the hearing. So, if possible, you should bring their written statements under oath to the hearing. (You can use Form MC-030, Declaration, for this.).

Do I need a lawyer?

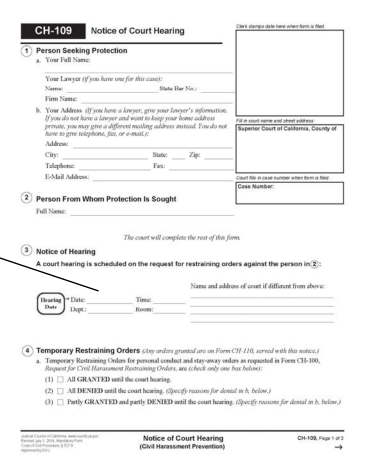
Having a lawyer is always a good idea, but it is not required and you are not entitled to a free courtappointed attorney. Ask the court clerk about free and low-cost legal services and self-help centers in your county.

Will I see the restrained person at the court hearing?

If the person comes to the hearing, yes. But that person does not have the right to speak to you. If you are afraid, tell the court officer.

Can I bring someone with me to court?

Yes. You can bring someone to sit with you during the hearing. But that person cannot speak for you in court. Only you or your lawyer (if you have one) can speak for you.



What if I am deaf or hard of hearing?



Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to *www.courts.ca.gov/forms* for Request for Accommodations by Persons with Disabilities and Response (Form MC-410). (Civ.Code, § 54.8.)

For help in your area, contact:

[Local information may be inserted.]

What if I don't speak English?

When you file your papers, ask the clerk if a court interpreter is available. You may have to pay a fee for the interpreter. If an interpreter is not available for your court date, you should ask someone who is not listed as a person to be protected on your Request and who is over age 18 to interpret for you.

Can I agree with the restrained person to cancel the order?

No. Once the order is issued, only the judge can change or cancel it. You or the restrained person would have to file a request with the court to cancel the order.

C	H-109 Notice	of Court Hearing	Clerk stamps date here when form is filed.
	erson Seeking Protect Your Full Name:	tion	
a.			
	Your Lawyer (if you have	one for this case):	
	Name:	State Bar No.	
	Firm Name:		
		e a lawyer, give your lawyer's	
		r and want to keep your home (ferent mailing address instead)	Veu de set
	have to give telephone, fax		Superior Court of California, County of
	Address:	· · · · · · · · · · · · · · · · · · ·	
	City:	State: Zi	<u>.</u>
		Fax:	
	Email Adda		
			Case Number:
Pe	erson From Whom Pro	otection Is Sought	
Ful	ll Name:		
		The court will complete the	rest of this form
	otice of Hearing		
) INU	nice of heating		
Ac	court hearing is schedu	training orders against the person in (2) :	
		N	ame and address of court if different from above:
	_	IN	
_	learing → Date:	Time:	
	Date Dept.:	Room:	

4) **Temporary Restraining Orders** (Any orders granted are on form CH-110, served with this notice.)

- a. Temporary Restraining Orders for personal conduct and stay-away orders as requested in form CH-100, *Request for Civil Harassment Restraining Orders*, are *(check only one box below):*
 - (1) \square All **GRANTED** until the court hearing.
 - (2) All **DENIED** until the court hearing. (Specify reasons for denial in b, below.)
 - (3) Derived Partly **GRANTED** and partly **DENIED** until the court hearing. (Specify reasons for denial in b, below.)

- b. Reasons for denial of some or all of those personal conduct and stay-away orders as requested in form CH-100, *Request for Civil Harassment Restraining Orders,* are:
 - (1) The facts as stated in form CH-100 do not sufficiently show acts of violence, threats of violence, or a course of conduct that seriously alarmed, annoyed, or harassed the person in (1) and caused substantial emotional distress.
 - (2) \Box Other *(specify):* \Box As set forth on Attachment 4b.

5) Confidential Information Regarding Minor

- a. A Request to Keep Minor's Information Confidential (form CH-160) was made and **GRANTED**. (See form CH-165, Order on Request to Keep Minor's Information Confidential, served with this form.)
- b. If the request was granted, the information described in item (7) on the order (form CH-165) 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 penalities.

6) Service of Documents for 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's file-stamped copy of this form CH-109 to the person in (2) along with a copy of all the forms indicated below:

- a. CH-100, Request for Civil Harassment Restraining Orders (file-stamped)
- b. CH-110, Temporary Restraining Order (file-stamped) IF GRANTED
- c. CH-120, Response to Request for Civil Harassment Restraining Orders (blank form)
- d. CH-120-INFO, How Can I Respond to a Request for Civil Harassment Restraining Orders?
- e. CH-250, Proof of Service by Mail (blank form)
- f. CH-170, Notice of Order Protecting Information of Minor and CH-165, Order on Request to Keep Minor's Information Confidential (file-stamped) IF GRANTED
- g. Other (specify):

Date:

Judicial Officer

Case Number:

To the Person in 1:

- The court cannot make the restraining orders after the court hearing unless the person in (2) has been personally given (served) a copy of your request and any temporary orders. To show that the person in (2) has been served, the person who served the forms must fill out a proof of service form. Form CH-200, *Proof of Personal Service*, may be used.
- For information about service, read form CH-200-INFO, What Is "Proof of Personal Service"?
- If you are unable to serve the person in (2) in time, you may ask for more time to serve the documents. Use form CH-115, *Request to Continue Court Hearing and to Reissue Temporary Restraining Order*.

To the Person in 2:

- If you want to respond to the request for orders in writing, file form CH-120, *Response to Request for Civil Harassment Restraining Orders*, and have someone age 18 or older—**not you or anyone to be protected**—mail it to the person in ①.
- The person who mailed the form must fill out a proof of service form. Form CH-250, *Proof of Service by Mail*, may be used. File the completed form with the court before the hearing and bring a copy with you to the court hearing.
- Whether or not you respond in writing, go to the hearing if you want the judge to hear from you before making an order. You may tell the judge why you agree or disagree with the orders requested.
- You may bring witnesses and other evidence.
- At the hearing, the judge may make restraining orders against you that could last up to five years and may order you to turn in to law enforcement, or sell to or store with a licensed gun dealer, any firearms that you own or possess.



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). (Civ. Code, § 54.8.)

(Clerk will fill out this part.)

-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.

Clerk's Certificate [seal]

Date: _____

Clerk, by _____, Deputy

	CH-110	Temporary	Restraining	g Order	Clerk stamps date here when form is	filed.
	Person in 1 mu	st complete items(\mathbf{I} , 2 , and 3 of	nly.		
1	Protected Per a. Your Full Nat					
	-	(if you have one fo	,	Bar No.:	_	
	Firm Name:					
	If you do not l private, you n	have a lawyer and	want to keep you t mailing address	wyer's information. r home address instead. You do not	Fill in court name and street address: Superior Court of California, C	
	City:		State:	Zip:		
					_	
\frown					Court fills in case number when form Case Number:	is filed.
(2)	Restrained Performance Perform					
				Date Age:	of Birth: Race:	
	Home Address (
		Protected Person:			¥	
3	In addition to the	Protected Person named in (lers indicated below	1), the following	family or household	l members of that person are pro	tected by
	<u> </u>	Full Name	<u>Sex</u>	Age Househol	d Member? Relation to Protect	ed Persor
				[] Yes [] Yes [] Yes	□ No	
	·	otected Persons" a	s a title. You may	v use form MC-025,		ment 3—
4	Expiration Da This Order expire	te	-	lete the rest of this j led for the date and		
	Date:	.	Time	-	a.m. p.m.	
	Date.		1 11110	•		

Judicial Council of California, www.courts.ca.gov Rev. September 1, 2022, Mandatory Form Code of Civil Procedure, §§ 527.6 and 527.9 Approved by DOJ

Temporary Restraining Order (CLETS-TCH) (Civil Harassment Prevention)

 \rightarrow

Case Number:

To the Person in 2 :

The court has granted the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

5	Personal Conduct Orders									
\bigcirc	Not Requested Denied Until the Hearing Granted as Follows:									
	 a. You must not do the following things to the person named in 1 and to the other protected persons listed in 3: 									
	 (1) Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person. 									
	(2) Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, be telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax or by other electronic means.									
	 (3) □ Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order. (4) □ Other (<i>specify</i>): 									
	 Other personal conduct orders are attached at the end of this Order on Attachment 5a(4). 									
	b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the person in 1.									
	Stov Away Order									
(6)	Stay-Away Order Not Requested Denied Until the Hearing Granted as Follows: 									
	a. You must stay at least yards away from <i>(check all that apply):</i>									
	(1) \Box The person in $\boxed{1}$ (7) \Box The place of child care of the children of the person in $\boxed{1}$ (2) \Box Each person in $\boxed{3}$ (7) \Box The place of child care of the children of the person in $\boxed{1}$									
	(3) \Box The home of the person in (1) (8) \Box The vehicle of the person in (1)									
	(4) \Box The job or workplace of the person (9) \Box Other (specify): in (1)									
	(5) \Box The school of the person in (1)									
	(6) The school of the children of the person in (1)									
	b. This stay-away order does not prevent you from going to or from your home or place of employment.									
(7)	No Guns or Other Firearms and Ammunition									
\bigcirc	a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other									
	firearms, or ammunition.									
	b. You must:									
	(1) Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms in your immediate possession or control. This must be done within 24 hours of being served with this Order.									

This is a Court Order.

Temporary Restraining Order (CLETS-TCH) (Civil Harassment Prevention)

	(2)) File a receipt with the court within 48 hours of receiving this Order that proves that your guns or firearms have been turned in, sold, or stored. (You may use form CH-800, Proof of Firearms Turned In, Sold, or Stored, for the receipt.)
	c. 🗌	The court has received information that you own or possess a firearm.
(8)	Pos	session and Protection of Animals
\bigcirc		Not Requested Denied Until the Hearing Granted as Follows (specify):
	a. 🗌	The person in ① is given the sole possession, care, and control of the animals listed below, which are owned, possessed, leased, kept, or held by him or her, or reside in his or her household. <i>(Identify animals by, e.g., type, breed, name, color, sex.)</i>
	b. 🗌	The person in 2 must stay at least yards away from, and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the animals listed above.
\bigcirc	Othe	r Orders
9		
		lot Requested Denied Until the Hearing Granted as Follows (specify):
		dditional orders are attached at the end of this Order on Attachment 9.
		To the Person in 🛈 :
(10)	Mano	datory Entry of Order Into CARPOS Through CLETS
\bigcirc		Order must be entered into the California Restraining and Protective Order System (CARPOS) through the ornia Law Enforcement Telecommunications System (CLETS). <i>(Check one):</i>
	a. 🗌	The clerk will enter this Order and its proof-of-service form into CARPOS.
	b. 🗌	The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.
	c. 🗌	By the close of business on the date that this Order is made, the person in ① or his or her lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agency listed below to enter into CARPOS:
	<u>Na</u>	ame of Law Enforcement Agency Address (City, State, Zip)
	_	
		Additional law enforcement agencies are listed at the end of this Order on Attachment 10.
		This is a Court Order.

Case Number:	
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(11)	No Fee to Serve (Notify) Restrained Person 🛛 Ordered 🗌 Not Ordered
\bigcirc	The sheriff or marshal will serve this Order without charge because:
	a. 🔲 The Order is based on unlawful violence, a credible threat of violence, or stalking.
	b. \Box The person in $\textcircled{1}$ is entitled to a fee waiver.
12	Number of pages attached to this Order, if any:
	Date:

Warnings and Notices to the Restrained Person in 2

You Cannot Have Guns or Firearms

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control as stated in item 7 above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and form CH-109, *Notice of Court Hearing*, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item (2).

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

After You Have Been Served With a Restraining Order

- Obey all the orders.
- Read form CH-120-INFO, *How Can I Respond to a Request for Civil Harassment Restraining Orders?*, to learn how to respond to this Order.
- If you want to respond, fill out form CH-120, *Response to Request for Civil Harassment Restraining Orders*, and file it with the court clerk. You do not have to pay any fee to file your response if the Request claims that you inflicted or threatened violence against or stalked the person in 1.
- You must have form CH-120 served by mail on the person in ① or that person's attorney. You cannot do this yourself. The person who does the mailing should complete and sign form CH-250, *Proof of Service by Mail*. File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use form MC-030, *Declaration*, for this purpose. It is available from the clerk's office at the court shown on page 1 of this form or at *www.courts.ca.gov/forms*. If you do not know how to prepare a declaration, you should see a lawyer.

- Whether or not you file a response, you should attend the hearing. If you have any witnesses, they must also go to the hearing.
- At the hearing, the judge can make restraining orders against you that last for up to five years. Tell the judge why you disagree with the orders requested.

Instructions for Law Enforcement

Enforcing the Restraining Order

This order 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 Restraining and Protective Orders System (CARPOS). If the law enforcement agency has not received proof of service on the restrained person, the agency must advise the restrained person of the terms of the order and then must enforce it. Violations of this order are subject to criminal penalties.

Start Date and End Date of Orders

This order *starts* on the date next to the judge's signature on page 4. The order *ends* on the expiration date in item (4) on page 1.

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, \S 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6. Agencies are encouraged to enter violation messages into CARPOS.

Notice/Proof of Service

The law enforcement agency must first determine if the restrained person had notice of the order. Consider the restrained person "served" (given notice) if (Pen. Code, \S 836(c)(2)):

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on file; or
- The restrained person was informed of the order by an officer.

An officer can obtain information about the contents of the order and proof of service in CARPOS. If proof of service on the restrained person cannot be verified, the agency must advise the restrained person of the terms of the order and then enforce it.

If the Protected Person Contacts the Restrained Person

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

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2; Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. *EPO*: If one of the orders is an *Emergency Protective Order* (form EPO-001) and is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. *No Contact Order:* If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence over any other restraining or protective order.
- 3. *Criminal Order:* If none of the orders includes a no contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. *Family, Juvenile, or Civil Order:* If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

(Clerk will fill	out this part.)
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-Clerk's Certificate

Clerk's Certificate [seal]

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





California Law Enforcement Telecommunications System (CLETS) Information Form

□ Thi	s form is s	ubmitted	with the	initial	filing ((date): _
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This is an amended form (*date*):_____

Important: This form MUST NOT become part of the public court file. It is confidential and private.

Fill out as much of this form as you can and give it to the court clerk. If the court issues a restraining order, this form will provide law enforcement with information that will help them enforce it. If any of this information changes, fill out a new (amended) form.

Person to Be Protected (Name): Sex: M F Height:					
Hair Color: Eye Color: Mailing Address (<i>listed on restraining o</i>		U			
City:					
Vehicle (<i>Type, Model, Year</i>):					
Person to Be Restrained (Name):					
Sex: M F Height:					
Hair Color: Eye Color: Residence Address:					
City:					
Business Address:		_			
City:				:	
Employer:		-			
Occupation/Title:			– Work Hours	:	
Driver's License Number and State:					
Vehicle (Type, Model, Year):					
Describe any marks, scars, or tattoos:					
Other names used by the restrained perso	on:				
Guns or Firearms Describe and (Number, ty)	y guns or firea pes, and locat		lieve the person	n in 2 owns o	or has access
Other People to Be Protected					Relation

Additional persons to be protected are listed on Attachment 4.

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

Confidential CLETS Information

Clerk stamps date here when form is filed. **Request for Civil Harassment CH-100 Restraining Orders** Read Can a Civil Harassment Restraining Order Help Me? (form CH-100-INFO) before completing this form. Also fill out Confidential CLETS Information (form CLETS-001) with as much information as you know. **Person Seeking Protection** 1 a. Your Full Name: Age: Your Lawyer (*if you have one for this case*) Fill in court name and street address: State Bar No.: Name: Superior Court of California, County of Firm Name: b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or e-mail.) Address: Court fills in case number when form is filed. City: _____ State: ___ Zip: ____ Case Number: Telephone: _____ Fax: _____ E-Mail Address: Person From Whom Protection Is Sought 2 Full Name: Age: Address (*if known*): State: Zip: City: Additional Protected Persons 3 a. Are you asking for protection for any other family or household members? \Box Yes \Box No If yes, list them: Age Lives with you? How are they related to you? Full Name Sex _____ Yes ___ No _____ _____ Yes 🗌 No _____ □ Yes □ No □ Yes □ No Check here if there are more persons. Attach a sheet of paper and write "Attachment 3a—Additional Protected" Persons" for a title. You may use form MC-025, Attachment. b. Why do these people need protection? (*Explain below*): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 3b—Why Others Need Protection" for a title. This is not a Court Order.

Judicial Council of California, www.courts.ca.gov Revised January 1, 2018, Mandatory Form Code of Civil Procedure, §§ 527.6 and 527.9

Request for Civil Harassment Restraining Orders (Civil Harassment Prevention)

A Relationship of Parties

How do you know the person in (2)? (*Explain below*):

Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 4—Relationship of Parties" for a title.

5 Venue

Why are you filing in this county? (Check all that apply):

- a. \Box The person in **2** lives in this county.
- b. \Box I was harassed by the person in (2) in this county.
- c. Other (*specify*):

6 Other Court Cases

a. Have you or any of the persons named in (3) been involved in another court case with the person in (2)?

Yes INO (If yes, check each kind of case and indicate where and when each was filed.)

	Kind of Case	Filed in (County/State)	Year Filed	Case Number (if known)
(1)	Civil Harassment			
(2)	Domestic Violence			
(3)	Divorce, Nullity, Legal Separation			
(4)	Deternity, Parentage, Child Custody			
(5)	Elder or Dependent Adult Abuse			
(6)	Eviction			
(7)	Guardianship			
(8)	Workplace Violence			
(9)	Small Claims			
(10)	Criminal			
(11)	Other (<i>specify</i>):			

b. Are there now any protective or restraining orders in effect relating to you or any of the persons in ③ and the person in ②? □ No □ Yes (If yes, attach a copy if you have one.)

Description of Harassment

Harassment means violence or threats of violence against you, or a course of conduct that seriously alarmed, annoyed, or harassed you and caused you substantial emotional distress. A course of conduct is more than one act.

- a. Tell the court about the last time the person in (2) harassed you.
 - (1) When did it happen? (provide date or estimated date):
 - (2) Who else was there?

This is not a Court Order.

7

a. (3)	 How did the person in (2) harass you? (Explain below): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(3)—Describe Harassment" for a title. 				
(4)	 Did the person in 2 use or threaten to use a gun or any other weapon? □ Yes □ No (If yes, explain below): □ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(4)—Use of Weapons" for a title. 				
(5)	 Were you harmed or injured because of the harassment? Yes No (If yes, explain below): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(5)—Harm or Injury" for a title. 				
(6)	Did the police come? □ Yes □ No If yes, did they give you or the person in ② an Emergency Protective Order? □ Yes □ No If yes, the order protects (check all that apply): □ Me □ The person in ③ □ The persons in ③.				
	 (Attach a copy of the order if you have one.) the person in 2 harassed you at other times? Yes □ No (If yes, describe prior incidents and provide dates of harassment below): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7b—Previous Harassment" for a title. 				

This is not a Court Order.

 \rightarrow

	Check the orders you want. 🗹		
) [Personal Conduct Orders		
	I ask the court to order the person in (2) not to protected listed in (3) :	do any	of the following things to me or to any person to be
;	a. Harass, intimidate, molest, attack, strike personal property of, or disturb the peac		threaten, assault (sexually or otherwise), hit, abuse, destroy person.
1			in any way, including, but not limited to, in person, by by interoffice mail, by e-mail, by text message, by fax, or by
	c. \Box Other (<i>specify</i>):		
			your answer. Put your complete answer on the attached Attachment 8c—Other Personal Conduct Orders," for a
	The person in (2) will be ordered not to take unless the court finds good cause not to make		· · · · ·
)[unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to st	the ord	east yards away from (check all that apply):
) [unless the court finds good cause not to make □ Stay-Away Orders a. I ask the court to order the person in (2) to state (1) □ Me. 	the ord tay at le (8)	<pre>der. east yards away from (check all that apply):</pre>
) [unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to st (1) □ Me. (2) □ The other persons listed in 3. 	the ord	ler yards away from (check all that apply):
) [unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to state (1) □ Me. (2) □ The other persons listed in 3. (3) □ My home. 	the ord tay at le (8)	<pre>der. east yards away from (check all that apply):</pre>
) [unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to st Me. Me. The other persons listed in 3. My home. My job or workplace. 	the ord tay at le (8)	<pre>der. east yards away from (check all that apply):</pre>
)[unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to state (1) □ Me. (2) □ The other persons listed in 3. (3) □ My home. 	the ord tay at le (8)	<pre>der. east yards away from (check all that apply):</pre>
)[unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to state (1) ☐ Me. (2) ☐ The other persons listed in 3. (3) ☐ My home. (4) ☐ My job or workplace. (5) ☐ My school. 	the ord tay at le (8)	<pre>der. east yards away from (check all that apply):</pre>
	 unless the court finds good cause not to make Stay-Away Orders a. I ask the court to order the person in 2 to state (1) ☐ Me. (2) ☐ The other persons listed in 3. (3) ☐ My home. (4) ☐ My job or workplace. (5) ☐ My school. (6) ☐ My children's school. (7) ☐ My children's place of child care. b. If the court orders the person in (2) to stay a 	the ord tay at lo (8) (9)	<pre>der. east yards away from (check all that apply):</pre>

(10) Guns or Other Firearms and Ammunition

Does the person in (2) own or possess any guns or other firearms? Yes No I don't know

If the judge grants a protective order, the person in 2 will be prohibited from owning, possessing, purchasing, receiving, or attempting to purchase or receive a gun, other firearm, and ammunition while the protective order is in effect. The person in 2 will also be ordered to turn in to law enforcement, or sell to or store with a licensed gun dealer, any guns or firearms within his or her immediate possession or control.

11	Temporary Restraining Ord I request that a Temporary Restraining of am presenting form CH-110, <i>Temporar</i>	Order (TRO) be issued aga	· ·	Ū.
	Has the person in (2) been told that you \Box Yes \Box No (<i>If you answered</i>)	were going to go to court t	e e	-
	Check here if there is not enough sp paper or form MC-025 and write "A		-	-
\bigcirc		Five Devel Nation of	Hearing	
(12)	□ Request to Give Less Than You must have your papers personally s court orders a shorter time for service. CH-200, Proof of Personal Service, may	erved on the person in 2 Form CH-200-INFO expl by be used to show the court	at least five days before t ains What Is "Proof of Pe t that the papers have bee	ersonal Service"? Form n served.)
	If you want there to be fewer than five of	lays between service and the	he hearing, explain why b	pelow:
	Check here if there is not enough spo paper or form MC-025 and write "A			
(13)	─ No Fee for Filing or Service			
	a. There should be no filing fee bechas stalked me, or has acted or sp	-		÷
	b. The sheriff or marshal should set for orders is based on unlawful v		-	ee because my request
	c. There should be no filing fee and am entitled to a fee waiver. (You Fees and Costs .)			
(14)	Lawyer's Fees and Costs			
\bigcirc	I ask the court to order payment of n	ny 🗌 lawyer's fees	Court costs.	
	The amounts requested are:			
	Item	Amount	Item	Amount
		\$		\$
		¢		¢
		\$		\$\$

 \rightarrow

· · …	yards away from, and not take, sell, transfer, encumber, n, or otherwise dispose of, the animals listed above.
· · …	
s Requested	
the following additional	orders (specify):
	your answer. Put your complete answer on the attached sheet ent 16—Additional Orders Requested," for a title.
to this form, if any:	
	Lawyer's signature
e 	e is not enough space for y

□ Possession and Protection of Animals

I ask the court to order the following:

(15)

Person in () must complete items (), (), and () only. Protected Person a. Your Full Name: Your Lawyer (if you have one for this case) Name: State Bar No.: Firm Name: b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone. fax, or e-mail.) Address: City: State: Telephone: Fax: Court fills in case number when form is filed Restrained Person Full Name: Description Sex: M Sex: K Editional Protected Person: Badditional Protected Person: City: Eye Color: Additionship to Protected Person: Additional Protected Person: Additional Protected Persons In addition the person named in (), the following family or household members of that person are protected the orders indicated below: Full Name Sex Age Lixes with you? How are they related to y Yes No		Harassment R er After Hearing		ning		Clerk stam	ps date here when form is filed.	
Your Lawyer (if you have one for this case) Name:	-	te items $(1, 2)$, and (3) only.					
Your Lawyer (if you have one for this case) Name:	a. Your Full Name:							
Name:								
b. Your Address (<i>if you have a lawyer, give your lawyer's information.</i> <i>If you do not have a lawyer and want to keep your home address</i> <i>private, you may give a different mailing address instead. You do not</i> <i>have to give telephone. fax, or e-mail.</i>) Address: City:	• • • • •		tate Bar N	0.:				
If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or e-mail.) Fill in court name and street address: Superior Court of California, County have to give telephone, fax, or e-mail.) State:								
Telephone: Fax: Court fills in case number when form is filed Restrained Person Case Number: Full Name:	If you do not have a lav private, you may give a have to give telephone,	vyer and want to keep different mailing add fax, or e-mail.)	your hom ress instec	e addres. ad. You d	s lo not			
E-Mail Address: Court fills in case number when form is filed Restrained Person Case Number: Full Name:	City:	State:	Z	Zip:				
Restrained Person Case Number: Full Name:	Telephone:	Fax:						
Restrained Person Full Name: Description Sex: M F Height: Weight: Date of Birth: Hair Color: Eye Color: Age: Race: Home Address (<i>if known</i>):	E-Mail Address:							
Description Sex: M F Height:	Restrained Person					Case Nu	mber:	
Sex: M F Height: Weight: Date of Birth: Hair Color:								
Hair Color:	Description							
Home Address (if known):	Sex: M F Hei	ght: Wei	ght:		Date c	of Birth:		
City:								
Relationship to Protected Person: Additional Protected Persons In addition to the person named in ①, the following family or household members of that person are protected the orders indicated below: Full Name Sex Age Lives with you? How are they related to y								
Additional Protected Persons In addition to the person named in ①, the following family or household members of that person are protected the orders indicated below: Full Name Sex Age Lives with you? How are they related to y								
In addition to the person named in (1), the following family or household members of that person are protected the orders indicated below: Full Name Sex Age Lives with you? How are they related to y	Relationship to Protected	Person:						
	In addition to the person na the orders indicated below	amed in (1) , the follow	-					
 Check here if there are additional persons. List them on an attached sheet of paper and write "Attachment Additional Protected Persons" as a title. You may use form MC-025, Attachment. Expiration Date This Order, except for any award of lawyer's fees, expires at Time: a.m p.m midnight on (date): If no expiration date is written here, this Order expires three years from the date of issuance. 				<u> </u>	Yes	□ No	<i>. . .</i>	
This Order, except for any award of lawyer's fees, expires at Time:	Check here if there are	additional persons. L	ist them of		- ched she	et of pap		
If no expiration date is written here, this Order expires three years from the date of issuance.	-							
	Time:	a.m. p.m.] midnig	ht on (d	ate):			
This is a Court Order.	If no expiration date is wri	tten here, this Order ex	xpires thre	ee years f	from the	date of is	ssuance.	
	If no expiration date is with							

(Civil Harassment Prevention)

Case Number:

5 Hearing

a.	There was a hearing on (<i>date</i>):	at (<i>time</i>):	in Dept.:	Room:
	(Name of judicial officer):		made the orders	at the hearing.
b.	These people were at the hearing:			
	(1) \Box The person in (1). (3) \Box The l	awyer for the person in (1 (name):	
	(2) \Box The person in (2). (4) \Box The l	awyer for the person in (2 (name):	
	Additional persons present are listed a	at the end of this Order o	on Attachment 5.	
c.	☐ The hearing is continued. The parties	must return to court on ((date):	at (<i>time</i>):

To the Person in 2:

The court has granted the orders checked below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

	Perso
(6)	Perso

Personal Conduct Orders

- a. You must **not** do the following things to the person named in (1)
 - \Box and to the other protected persons listed in (3):
 - (1) Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
 - (2) Contact the person, either directly or indirectly, in **any** way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax, or by other electronic means.
 - (3) Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order.
 - (4) \Box Other (*specify*):
 - \Box Other personal conduct orders are attached at the end of this Order on Attachment 6a(4).
- b. Peaceful written contact through a lawyer or process server or other person for service of legal papers related to a court case is allowed and does not violate this Order.

Stay-Away Orders

- (1) \square The person in (1).
- (7) \Box The place of child care of the children of the person in $(\widehat{1})$.

(8) \square The vehicle of the person in (1).

- (2) \square Each person in **3**.
- (3) \Box The home of the person in (1).
- (4) \Box The job or workplace of the person (9) \Box Other (*specify*): in (1).
- (5) \Box The school of the person in 1.
- (6) \Box The school of the children of the person in (1).
- b. This stay-away order does not prevent you from going to or from your home or place of employment.

This is a Court Order.

7

Civil Harassment Restraining Order After Hearing (CLETS-CHO) CH-130, Page 2 of 6

(Civil Harassment Prevention)

8 No Guns or Other Firearms and Ammunition

- a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other firearms, or ammunition.
- b. If you have not already done so, you must:
 - Within 24 hours of being served with this Order, sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms in your immediate possession or control.
 - File a receipt with the court within 48 hours of receiving this Order that proves that your guns or firearms have been turned in, sold, or stored. (You may use form CH-800, Proof of Firearms Turned In, Sold, or Stored, for the receipt.)
- c.
 The court has received information that you own or possess a firearm.
- d. The court has made the necessary findings and applies the firearm relinquishment exemption under Code of Civil Procedure section 527.9(f). Under California law, the person in (2) is not required to relinquish this firearm (*specify make, model, and serial number of firearm*(*s*)):

The firearm must be in his or her physical possession only during scheduled work hours and during travel to and from his or her place of employment. Even if exempt under California law, the person in (2) may be subject to federal prosecution for possessing or controlling a firearm.

9

Lawyer's Fees and Costs

The person in must pay to the person in the following amounts for

lawyer's fees	costs:				
Item		Amount	Item		Amount
	\$			\$	
	\$			\$	
				-	

Additional items and amounts are attached at the end of this Order on Attachment 9.

(10)

Possession and Protection of Animals

a. \Box The person in (1) is given the sole possession, care, and control of the animals listed below, which are owned, possessed, leased, kept, or held by him or her, or reside in his or her household. (Identify animals by, e.g., type, breed, name, color, sex.)

b. The person in (2) must stay at least yards away from, and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the animals listed above.

Other Orders (specify): 11

Additional orders are attached at the end of this Order on Attachment 11.

This is a Court Order.

Revised January 1, 2018

Civil Harassment Restraining Order After Hearing (CLETS-CHO)

(Civil Harassment Prevention)

CH-130, Page 3 of 6

Case Number:

To the Person in **1**:

(12) Mandatory Entry of Order Into CARPOS Through CLETS

This Order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS). (*Check one*):

- a.
 The clerk will enter this Order and its proof-of-service form into CARPOS.
- b. D The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.
- c. Dy the close of business on the date that this Order is made, the person in 1 or his or her lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agency listed below to enter into CARPOS:

Name of Law Enforcement Agency

Address (City, State, Zip)

Additional law enforcement agencies are listed at the end of this Order on Attachment 12.

(13) Service of Order on Restrained Person

- a. \Box The person in (2) personally attended the hearing. No other proof of service is needed.
- b. \Box The person in **2** did not attend the hearing.
 - (1) Proof of service of form CH-110, *Temporary Restraining Order*, was presented to the court. The judge's orders in this form are the same as in form CH-110 except for the expiration date. The person in (2) must be served with this Order. Service may be by mail.
 - (2) □ The judge's orders in this form are different from the temporary restraining orders in form CH-110. Someone—but not anyone in ① or ③—must personally serve a copy of this Order on the person in ②.

14) 🗌 No Fee to Serve (Notify) Restrained Person

The sheriff or marshal will serve this Order without charge because:

- a. \Box The Order is based on unlawful violence, a credible threat of violence, or stalking.
- b. \Box The person in 1 is entitled to a fee waiver.

15 Number of pages attached to this Order, if any:

Date:

Judicial Officer

This is a Court Order.

Civil Harassment Restraining Order After Hearing (CLETS-CHO) (Civil Harassment Prevention)

Warning and Notice to the Restrained Person in ②:

You Cannot Have Guns or Firearms

Unless item 8d is checked, you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control as stated in item ($\hat{\mathbf{8}}$) above. The court will require you to prove that you did so.

Instructions for Law Enforcement

Enforcing the Restraining Order

This Order 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 Restraining and Protective Order System (CARPOS). 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 must advise the restrained person of the terms of the Order and then must enforce it. Violations of this Order are subject to criminal penalties.

Start Date and End Date of Orders

This Order *starts* on the date next to the judge's signature on page 4 and *ends* on the expiration date in item (4) on page 1.

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 it, 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. Agencies are encouraged to enter violation messages into CARPOS.

Notice/Proof of Service

The law enforcement agency must first determine if the restrained person had notice of the order. Consider the restrained person "served" (given notice) if (Pen. Code, \S 836(c)(2)):

- The officer sees a copy of the *Proof of Service* or confirms that the *Proof of Service* is on file; or
- The restrained person was at the restraining order hearing or was informed of the order by an officer.

An officer can obtain information about the contents of the order and proof of service in CARPOS. If proof of service on the restrained person cannot be verified and the restrained person was not present at the court hearing, the agency must advise the restrained person of the terms of the order and then enforce it.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, this Order remains 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).)

This is a Court Order.

Civil Harassment Restraining Order After Hearing (CLETS-CHO) (Civil Harassment Prevention) CH-130, Page 5 of 6

Conflicting Orders—Priorities of Enforcement

If more than one restraining order has been issued, the orders must be enforced according to the following priorities: (*See Pen. Code, § 136.2; Fam. Code, §§ 6383(h)(2), 6405(b).*)

- 1. *EPO*: If one of the orders is an *Emergency Protective Order* (form EPO-001) and is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. *No-Contact Order:* If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence over any other restraining or protective order.
- 3. *Criminal Order:* If none of the orders includes a no contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. *Family, Juvenile, or Civil Order:* If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Clerk's Certificate [seal] (Clerk will fill out this part.) —Clerk's Certificate—

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

Date: Clerk, by _____, Deputy

What is "service"?

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

Why do my court papers need to be served?

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

What is "personal service"?

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

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

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

Who can serve my court papers?

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



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

A sheriff or marshal will serve your court papers for free if:

- The court granted you a fee waiver; or
- The restraining order is based on stalking, violence, or a credible threat of violence.

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

How do I have my court papers served?

O Step 1: Choose a server

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

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

Give your server these instructions:

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

○ Step 3: File proof with the court

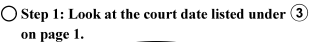
The court needs proof that service happened and that it was done correctly. If your server was successful, have your server fully complete and sign form CH-200. The person you want restrained does not sign anything.

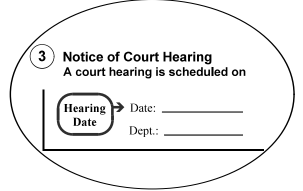
File <u>form CH-200</u> with the court in your case as soon as possible. This information will automatically go into a restraining order database that police have access to.

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

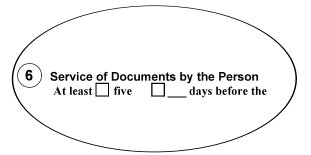
When is the deadline to serve my court papers?

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





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



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

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

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

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

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

For more information on asking for a new court date, read form <u>CH-115-INFO</u>.

What if the other party is avoiding (evading) service or cannot be located?

If you've tried many times to serve the the restrained person, and you can show the judge that the restrained person is avoiding (evading) service or cannot be located, you may ask the court to allow you to serve another way. If you want to make this request, at your first court date tell the judge details about your attempts to have the restrained person served. The judge may require a written statement for this.

Read form <u>CH-205-INFO</u>, *What If the Person I Want Protection from Is Avoiding (Evading) Service or Cannot Be Located?*, for more information.

CH-200

Person Seeking Protection

1)

Proof of Personal Service

Cler	k stamps	date	here	when	form	is	filed

Person From Whom Protect	ction Is Sought		
Name:	cion lo ocugin		
 Notice to Server The server must: Be 18 years of age or older. Not be listed in items 1 or 3 of form CH-100. Give a copy of all documents ch (You cannot send them by mail, form and give or mail it to the p 	hecked in (4) to the person.) Then complete and sig	on in 2 .	Fill in court name and street address: Superior Court of California, Cour
	OF PERSONAL SE		
			Court fills in case number when form is fil
I gave the person in (2) a copy of that a. \Box CH-109, <i>Notice of Court H</i>			Vage Number.
a. □ CH-109, Notice of Court H b. □ CH-110, Temporary Restra	0	Ĺ	
c. CH-100, <i>Request for Civil I</i>	0	Orders	
d. CH-120, Response to Reque	-		ers (blank form)
e. CH-120-INFO, <i>How Can I</i>	•	e	· /
	Postraining Order After	Hoaring	
f. CH-130, Civil Harassment	0 1	meaning	
g. CH-250, Proof of Service b	<i>by Mail</i> (blank form)	C	
g. CH-250, Proof of Service b h. CH-800, Proof of Firearms	<i>by Mail</i> (blank form)	C	
g. CH-250, Proof of Service b	<i>by Mail</i> (blank form)	C	
g. CH-250, Proof of Service b h. CH-800, Proof of Firearms	by Mail (blank form) s Turned In, Sold, or Stor	red (blank form)):
 g. CH-250, Proof of Service b h. CH-800, Proof of Firearms i. Other (specify): I personally gave copies of the doc 	<i>by Mail</i> (blank form) s <i>Turned In, Sold, or Stor</i> cuments checked above t	red (blank form) to the person in (2)	
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(Civil Harassment Prevention)

CH-205-INFO What If the Person I Want Protection from Is Avoiding (Evading) Service or Cannot Be Located?

Why do I have to serve the restrained person?

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

What if I already have a civil harassment restraining order?

If a judge granted you a civil harassment restraining order on <u>form CH-130</u>, alternative service is not an option for you. Follow the orders for service on <u>form</u> <u>CH-130</u>. It is important to follow the orders for service because this is how the restrained person will find out about the restraining orders. Once you file proof that the restrained person was served, law enforcement and the court will have proof that the restrained person knows about the orders. If you have questions about what the judge ordered in your case, see page 2 for where to get legal help.

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

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

If you want to request alternative service, at your court date tell the judge details about your attempts to have the restrained person served. To qualify for alternative service, you must show the judge at least two things.

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

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

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

D Make sure any attempts to find the restrained person are done safely.

If you have an address for the restrained person, you can ask the sheriff or marshal to serve your papers, which they will do for free if:

- The court granted you a fee waiver; or
- The restraining order is based on stalking, violence, or a credible threat of violence.
- **2** You believe the restrained person is avoiding (evading) personal service or cannot be located.

Be ready to explain why you think the restrained person is avoiding service or cannot be located. If you have people who will help you prove this to a judge, bring them to your court hearing or have them write a statement that describes what they witnessed. Form MC-030 may be used for this purpose.

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

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

CH-205-INFO What If the Person I Want Protection from Is Avoiding (Evading) Service or Cannot be Located?

What is substituted service?

The judge may order you to perform substituted service at the restrained person's home or workplace, or, if no physical address is known, the restrained person's usual mailing address (other than a post office box; a private mailbox with a commercial business may be okay). Substituted service requires your server to follow these steps:

- Give the papers to someone 18 years or older who lives at the restrained person's home or usual mailing address (that is not a P.O. box), or who appears to be in charge at the restrained person's workplace. If the only address reasonably known for the restrained person is a private mailbox with a commercial mail receiving agency, give the papers to someone 18 years or older who appears to be in charge.
- 2. Get the name of the adult who got the papers, and tell the adult that the papers are for a request for a restraining order against the restrained person.
- 3. Mail the papers to the restrained person's home, workplace, or usual mailing address. (This step is not required if the papers were given to a person in charge of the commercial mail receiving agency where the restrained person has a private mailbox.)
- Follow the instructions for completing and filing a proof of service as ordered in item 1(d) on <u>form CH-117</u>.

What is service by publication?

The judge may also order you to serve the restrained person by publication. This means that you would have to pay a newspaper to publish a copy of whatever papers the judge orders you to have published at least once a week, for at least four weeks in a row. The judge would approve a newspaper that would have the best chances of the restrained person seeing it. Follow the orders made by the judge, which will usually be found on form CH-117.

After the newspaper publishes your court papers, make sure you get a signed statement from the newspaper that includes a copy of what was published in the newspaper and when it was published. This statement is usually called "Proof of Publication." After you receive this statement, file it with the court in your case.

May I serve by email or electronically?

To serve someone electronically, like by email or text message, the person you are serving has to agree to being served electronically or the judge has to order electronic service. If the person is avoiding service, it is unlikely that they will agree to being served electronically. If the judge orders you to serve the restrained person electronically, follow all the instructions of the judge, which will usually be found on <u>form CH-117</u>, including any orders to also provide additional forms of service, such as substituted service or publication.

Where can I find legal help?

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

What is a civil harassment restraining order?

It is a court order that prohibits you from doing certain things and going to certain places.

What does the order do?

The court can order you to:

- Not contact the person who asked for the order
- Stay away from that person and the person's home and workplace
- Not have any guns as long as the order is in effect

Who can ask for a civil harassment restraining order?

A person who is worried about safety because he or she has been or is being:

- Stalked
- Harassed
- Assaulted, including sexually, or
- Threatened with violence

I've been served with a request for civil harassment restraining orders. What do I do now?

Read the papers served on you very carefully. The *Notice of Court Hearing* tells you when to appear in court. There may also be a *Temporary Restraining Order* forbidding you from doing certain things. You must obey the order until the hearing.

What if I don't obey the order?

The police can arrest you. You can go to jail and pay a fine.

What if I don't agree with what the order says?

You still must obey the order until the hearing. If you disagree with the orders the person is asking for, fill out form CH-120, *Response to Request for Civil Harassment Restraining Orders*, before your hearing date and file it with the court. If you need to include attachments, you can use form MC-025. You can get the forms from legal publishers or on the Internet at *www.courts.ca.gov*. You also may be able to find them at your local courthouse or county law library.

Judicial Council of California, www.courts.ca.gov Rev. September 1, 2022, Optional Form Code of Civil Procedure, § 527.6 How Can I Respond to a Request for Civil Harassment Restraining Orders (Civil Harassment Prevention)

Do I have to serve the other person with a copy of my response?

Yes. Have someone age 18 or older—**not you**—mail a copy of completed form CH-120 to the person who asked for the order (or that person's lawyer). (This is called "service by mail.")

The person who serves the form by mail must fill out form CH-250, *Proof of Service by Mail*. Have the person who did the mailing sign the original. Take the completed form back to the court clerk or bring it with you to the hearing.

Should I go to the court hearing?

Yes. You should go to court on the date listed on form CH-109, *Notice of Court Hearing*. If you do not go to the hearing, the judge can make orders against you without hearing from you.

Person Seeking Prote	ection	
a. Your Full Name:	/	
Your Lawyer (if you hav	re one for this case):	-
Name:	State Bar No.:	_
Firm Name:	we a lawyer, give your lawyer's information.	-
If you do not have a law	yer and want to keep your nome address different mailing address instead. You do not	Fill in court name and street address: Superior Court of California, County
Address:	/	_
City:	State: Zip:	=
Telephone:	Fak:	_
E-Mail Address:	/	Court fills in case number when form is filed.
		Case Number:
Notice of Hearing A court hearing is sche	The court will complete the rest of this fo	
0	duled on the request for restraining or	
0	duled on the request for restraining or	ders against the person in(2):
A court hearing is sche	duled on the request for restraining or Name and add	ders against the person in(2):
A court hearing is scher Hearing Date: Dept.: Temporary Restraining (Request for Crivil Harass (1)	duled on the request for restraining ord Name and add Time: Room: Room: Criters (Any orders granted are on Form Orders for personal conduct and stay-away or ment Restraining Orders, are (check only one	ders against the person in (2): ress of court if different from above: <i>CH-110, served with this notice.</i>) lers as requested in Form CH-100, <i>bax below.</i>): ial in b, below.)

CH-120-INFO

How long does the order last?

If the court issued a temporary restraining order before the hearing, it will last until your hearing date. At that time, the court will decide to continue or cancel the order. Any order issued at the hearing can last for up to five years.

Do I need a lawyer?

Having a lawyer is always a good idea, but it is not required, and you are not entitled to a free courtappointed attorney. Ask the court clerk about free and low-cost legal services and self-help centers in your county.

Will I see the person who asked for the order at the court hearing?

Yes. Assume that the person who is asking for the order will attend the hearing. Do not talk to him or her unless the judge or that person's attorney says that you can.

Can I bring a witness to the court hearing?

Yes. You can bring witnesses or documents that support your case to the hearing. But if possible, you should also bring the witnesses' written statements of what they saw or heard. Their statements must be made under penalty of perjury. You can use form MC-030 for this.

For help in your area, contact:

[Local information may be inserted.]

What if I don't speak English?

When you file your papers, ask the clerk if a court interpreter is available. You may have to pay a fee for the interpreter. If an interpreter is not available for your court date, bring someone to interpret for you. You should ask someone age 18 or older to interpret for you.

What if I have a gun?

If a restraining order is issued, you cannot own, possess, or have a gun, other firearm, or ammunition while the order is in effect. If you have a gun or other firearm in your immediate possession or control, you must sell it to or store it with a licensed gun dealer, or turn it in to a law enforcement agency.

Can I agree with the protected person to cancel the order?

No. Once the order is issued, only the judge can change or cancel it. You or the protected person would have to file a request with the court to cancel the order.

What if I am deaf or hard of hearing?



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

	CH-120 Response to Request for Civ Harassment Restraining Order		Clerk stamps date here when form is filed.
Use	 e this form to respond to the Request (form CH-10 Read How Can I Respond to a Request for Civil Harassment Restraining Orders? (form CH-120-INFO) to protect your rig Fill out this form and take it to the court clerk. Have someone age 18 or older—not you—serve the person it his or her lawyer by mail with a copy of this form and any att pages. (Use form CH-250, Proof of Service by Mail.) Person Seeking Protection Full name of person seeking protection (see form CH-100, item 	ghts. in (1) or tached	Fill in court name and street address:
2	Person From Whom Protection Is Sought a. Your Name: Your Name: Your Lawyer (if you have one for this case) State Bar No.:		Superior Court of California, County of
	Firm Name:		
	b. Your Address (If you have a lawyer, give your lawyer's info If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. Y have to give telephone, fax, or email.)	dress	Court fills in case number when form is filed. Case Number:
3	Address:	hearing. from form Hearing Date	your response and any opposition at the Write your hearing date, time, and place m CH-109 item (3) here: Date: Time: Dept.: Room:
	 a. I agree to the orders requested. b. I do not agree to the orders requested. (Specify why you disagree in item 1 on page 3.) c. I agree to the following orders (Specify below or in item 	Restrain hearing. orders ag	ere served with a Temporary ing Order, you must obey it until the At the hearing, the court may make gainst you that last for up to five years. ge 3.)
4	 Stay-Away Orders a. I agree to the orders requested. b. I do not agree to the orders requested. (Specify why you c. I agree to the following orders (specify below or in item 	-	
5	 Additional Protected Persons a. I agree that the persons listed in item 3 of form CH-100 b. I do not agree that the persons listed in item 3 of form 6 		

Judicial Council of California, *www.courts.ca.gov* Rev. September 1, 2022, Mandatory Form Code of Civil Procedure, §§ 527.6 and 527.9 Response to Request for Civil Harassment Restraining Orders (Civil Harassment Prevention) CH-120, Page 1 of 4 →

6) Guns or Other Firearms and Ammunition

If you were served with form CH-110, *Temporary Restraining Order*, you cannot own or possess any guns, other firearms, or ammunition. (See item 7) of form CH-110.) You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms in your immediate possession or control within 24 hours of being served with form CH-110. You must file a receipt with the court. You may use form CH-800, *Proof of Firearms Turned In, Sold or Stored*, for the receipt.

a. 🗌 I do not own or control any guns or firearms.

- b. I ask for an exemption from the firearms prohibition under Code of Civil Procedure section 527.9(f) because carrying a firearm is a condition of my employment, and my employer is unable to reassign me to another position where a firearm is unnecessary. *(Explain):*
 - Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 6b—Firearms Surrender Exemption" as a title. You may use form MC-025, Attachment.
- c. I have turned in my guns and firearms to the police or sold them to or stored them with a licensed gun dealer. A copy of the receipt is attached. has already been filed with the court.

) 🗌 Possession and Protection of Animals

- a. \Box I agree to the orders requested.
- b. I do not agree to the orders requested. (Specify why you disagree in item (1) on page 3.)
- c. I agree to the following orders (specify below or in item (1) on page 3):

8 🗌 🖸 Other Orders

- a. \Box I agree to the orders requested.
- b. I do not agree to the orders requested. (Specify why you disagree in item (1) on page 3.)
- c. \square I agree to the following orders (specify below or in item (1) on page 3):



7

Denial

I did not do anything described in item (7) of form CH-100. (Skip to (1).)

Rev. September 1, 2022

Response to Request for Civil Harassment Restraining Orders (Civil Harassment Prevention)

0)		Justification or Excuse
)		I did some or all of the things that the person in $\textcircled{1}$ has accused me of, my actions were justified or excused for e following reasons <i>(explain)</i> :
		Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 10—Justification or Excuse" as a title. You may use form MC-025, Attachment
1)		Reasons I Do Not Agree to the Orders Requested <i>plain your answers to each order requested that you do not agree with.</i>
		Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 11—Reasons I Disagree" as a title. You may use form MC-025, Attachment.
. Sej	otemb	Response to Request for Civil Harassment CH-120, Page 3 of Restraining Orders

(12)		No	Fee	for	F
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Filing

- a. \Box I request that I not be required to pay the filing fee because the person in (1) claims in form CH-100 item $(\mathbf{13})$ to be entitled to free filing.
- b. I request that I not be required to pay the filing fee because I am eligible for a fee waiver. (Form FW-001, Request to Waive Court Fees, must be filed separately.)

(13) 🗌 Lawyer's	Fees and	l Costs
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a. [I ask the court to order paymen	t of my	Lawyer's fees Court costs	
	The amounts requested are:			
	Item	<u>Amount</u>	Item	<u>Amount</u>
_		\$		\$
		\$		\$

\$

Check here if there are more items. Put the items and amounts on the attached sheet of paper and write "Attachment 13—Lawyer's Fees and Costs" for a title. You may use form MC-025, Attachment.

b. I ask the court to deny the request of the person asking for protection that I pay his or her lawyer's fees and costs.

Number of pages attached to this form, if any: 14

Date:

Lawyer's name (if any)

Lawyer's signature

\$

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

Date: _____

Type or print your name

Sign your name

CH-250				
) Name of Pe	erson Asking for Prot	ection:		
) Name of Pe	erson to Be Restraine	ed:		
) Notice to S The server mu				
	s of age or over.			ne and street address:
• Not be liste	e	of form CH-100, Request for Civil	Superior Co	urt of California, County
• Mail a copy to the perso	y of all documents checked on in (5) .	in (4) .		
) I (the server)	am 18 years of age or ove	er and live in or am employed	Fill in case num	nber:
•	where the mailing took p necked below to the perso	lace. I mailed a copy of all n in (5):	Case Numbe	er:
		iining Order After Hearing		
c. Other	(specify):			s described below:
c. Other	(specify):s of the documents checked		nailed them as	s described below:
c. Other	(specify):s of the documents checked	l above in a sealed envelope and m	nailed them as	s described below:
 c. Other Other I placed copies a. Name of per b. To this add 	(specify):s of the documents checked	l above in a sealed envelope and m	nailed them as	s described below:
 c. Other Other I placed copies a. Name of pe b. To this add City: 	(specify):s of the documents checked erson served:	above in a sealed envelope and m	nailed them as	
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CH-800-INFO How Do I Turn In, Sell, or Store My Firearms?

1

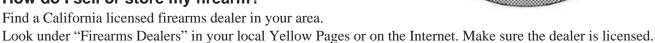
What is a firearm? A firearm is a:

- Handgun
- Rifle
- Shotgun
- Assault weapon

$\widehat{\mathbf{2}}$ If you own or have a firearm you must:

- · Turn it in to local law enforcement
- Sell it to a licensed firearms dealer, or
- Store it with a licensed firearms dealer

3 How do I sell or store my firearm?



(4) How do I take my firearm to law enforcement?

Call your local law enforcement agency to ask about their procedures. Take a copy of the restraining order with you. Go directly to the law enforcement agency. Do not go anywhere else with firearms in your vehicle!

5 If I turn my firearm in to law enforcement, how long will they keep it?

Ask the law enforcement agency.

$\widehat{\mathbf{6}}$ After I give my firearm to law enforcement, can I change my mind?

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

) Do I have to pay the law enforcement agency to keep my firearm?

You may have to pay the agency for keeping your firearm. Contact your local law enforcement agency and ask if a fee is charged. The agency will tell you how much you need to pay.

(8) Questions?

Call your local law enforcement agency: (Insert local information here.)

DO:

- · unload your firearm.
- · put your firearm in the trunk. · call ahead to the police department

DO NOT:

- · bring a loaded firearm to the law
- enforcement agency.
- · bring ammunition with the
- firearm when you turn it in.
- · put your firearm in a locked
- glove compartment.
- · bring a firearm to court.



Proof of Firearms Turned In, Sold, Clerk stamps date here when form is filed. **CH-800** or Stored **Protected Person** Name: **Restrained Person** 2 a. Your Name Your Lawyer (*if you have one for this case*): State Bar No.: Name: Firm Name: Fill in court name and street address: b. Your Address (If you have a lawyer, give your lawyer's information. Superior Court of California, County of If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not *have to give telephone, fax, or e-mail.):* Address: _____ State: ____ Zip: _____ City: Telephone: _____ Fax: ____ Court fills in case number when form is filed. Case Number: E-Mail Address:

$\overline{\mathbf{3}}$ To the Restrained Person:

If the court has ordered you to turn in, sell, or store your firearms, you may use this form to prove to the court that you have obeyed its orders. When you deliver your unloaded weapons, ask the law enforcement officer or the licensed gun dealer to complete item (4) or (5) and item (6). After the form is signed, file it with the court clerk. Keep a copy for yourself. For help, read Form CH-800-INFO, *How Do I Turn in, Sell, or Store My Firearms?*

To Law Enforcement	5 To Licensed Gun Dealer
Fill out items (4) and (6) of this form. Keep a copy and give the original to the person who turned in the firearms.	Fill out items (5) and (6) of this form. Keep a copy and give the original to the person who sold you the firearms or stored them with you.
The firearms listed in $\textcircled{6}$ were turned in on:	The firearms listed in $\textcircled{6}$ were \square sold to me \square transferred to me for storage on:
Date: at: a.m p.m. To:	Date: at: a.m p.m.
Name and title of law enforcement agent	To: <u>Name of licensed gun dealer</u>
Name of law enforcement agency	License number Telephone
Address I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.	Address 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	Signature of gun dealer

	Make	Model Serial Number
0	<u>ivianc</u>	<u>Model</u> <u>Senar Aumoer</u>
a.		
b.		
c.		
d.		
e.		
	Item 6—Firearms Turned In, Sold, or Stored" fo firearm. You may use Form MC-025, Attachmer	r a title. Include make, model, and serial number of eac t.
Í If y	<i>firearm. You may use Form MC-025,</i> Attachmer o you have, own, possess, or control any other firearms you answered yes, have you turned in, sold, or stored th yes, check one of the boxes below:	t. besides the firearms listed in (6)?
If y If y a.	firearm. You may use Form MC-025, Attachmer o you have, own, possess, or control any other firearms you answered yes, have you turned in, sold, or stored th yes, check one of the boxes below: I filed a Proof of Firearms Turned In, Sold, or Sto	t. besides the firearms listed in (6)? Ves No nose other firearms? Ves No <i>red</i> for those firearms with the court on (<i>date</i>):
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Date:

Type or print your name

correct.

Sign your name