EA-100-INFO

Can a Restraining Order to Prevent Elder or Dependent Adult Abuse Help Me?

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 restraining order?

It is a court order that helps protect people from being abused.

Can I get a restraining order?

If you are a person 65 years or older or a dependent adult, you can ask for a restraining order if you have been or are being:

- · Physically abused
- · Financially abused
- · Mentally or emotionally abused
- · Neglected
- · Abandoned or abducted
- Isolated, or
- Deprived by a caregiver of goods or services you needed to avoid harm or suffering

How will the order help me?

The court can order a person to:

- Not physically abuse, harass, hit, or threaten you
- Not contact or go near you, and
- Not have any firearms (guns), firearm parts, or ammunition. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531).

For more information about the items a restrained person cannot have, please see https://selfhelp.courts.ca.gov/restraining-orders/prohibited-items.

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

Who can apply for an elder or dependent adult abuse restraining order?

In addition to the elder or dependent adult, the following persons may apply for a restraining order on behalf of the elder or dependent adult:

- A conservator or trustee of the elder or dependent adult
- An attorney-in-fact of an elder or dependent adult who acts within the authority of the power of attorney
- A person appointed as a guardian ad litem for the elder or dependent adult
- Any other person legally authorized to seek such relief.

How much does it cost?

There is no fee for filing a request for a restraining order. You do not need to pay a fee for service of the order. A sheriff or marshal will serve the order for free. Or you may arrange for service by a registered process server or a private party and pay any fee that is charged. The court can make the person who loses the case pay all the court fees and the lawyer's fees for the other party.

What forms do I need to get the order?

You must fill out all of form EA-100, Request for Elder or Dependent Adult Abuse Restraining Orders, and form CLETS-001, Confidential CLETS Information. If you need attachments, you may use form MC-025, Attachment. You must also fill out items 1 and 2 on form EA-109, Notice of Court Hearing, and items 1, 2, and 3 on form EA-110, Temporary Restraining Order.

Where can I get these forms?

You can get the forms from legal publishers or from the California Courts website at www.courts.ca.gov/forms.
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 abuse took place or the person to be restrained lives. At the court, ask where you should file your request for a restraining order. (A self-help 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.

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*.



EA-100-INFO

Can a Restraining Order to Prevent Elder or Dependent Adult Abuse Help Me?

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 <u>EA-200</u>, *Proof of Personal Service*, and give it to you to file with the court. For help with service, ask the court clerk for form <u>EA-200-INFO</u>, *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 abuse than just your word. You can bring:

- Witnesses
- · Written statements from witnesses made under oath
- Photos
- Medical or police reports
- · Damaged property
- Threatening letters, emails, 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 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, court-appointed 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 don't speak English?

When you file your papers, ask the clerk if a court interpreter is available. You can also use form INT-300, *Request for Interpreter (Civil)* or a local court form or website to request an interpreter. For more information about court interpreters, go to https://selfhelp.courts.ca.gov/request-interpreter.

	der or Dependent Ac Full Name:			
		otection for the elder or de ned in item 3 of Form EA		
	Lawyer for person name	d above (if any for this cas	ie):	
	Name:	State B	ar No.:	Fill in court name and street address:
b.	Firm Name:			Superior Court of California, Cour
	lawyer's information. If y for the person requesting address private, you may	d above (If you have a lav you do not have a lawyer, the order. If you want to give a different mailing a elephone, fax, or e-mail.):	give information keep your home address instead.	
	Address:			Court fills in case number when form is fi
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EA-100-INFO

Can a Restraining Order to Prevent Elder or Dependent Adult Abuse Help Me?

What if the restrained person's abuse caused me to owe money or debts?

If the restrained person's financial abuse caused you to have certain debts or bills (such as using your name to open a credit card and make purchases that you didn't agree to), you can ask the judge to make a special decision or finding that the restrained person caused you to have the debts or bills. This special finding may be helpful if you are sued for the debts or bills.

Information about the process is also available online.

See https://selfhelp.courts.ca.gov/EA-restraining-order.

For help in your area, contact:

[Local information may be inserted.]

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.

What if I have a disability?

If you have a disability and need an accommodation while you are at court, you can use form MC-410, Disability Accommodation Request, to make your request. You can also ask the ADA Coordinator in your court for help. For more information, see form MC-410-INFO, How to Request a Disability Accommodation for Court.

Rev. January 1, 2023

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VENTURA SUPERIOR COURT SELF-HELP LEGAL ACCESS CENTER EDLER ABUSE RESTRAINING ORDER (EARO)-PART #1

TEMPORARY RESTRAINING ORDER (TRO)
- INSTRUCTIONS-

Read All Steps Before You Start!



FINDING AND FILLING OUT THE CORRECT FORMS

• What forms do I need?

- Request for Elder Abuse Restraining Order (<u>EA-100</u>)& Attachment(s) for your declaration(s) (MC-025);
- Dec. re Ex Parte Notice (VN028);
- o Temporary Restraining Order (EA-110); and
- *Notice of Hearing* (EA-109).

• Where do I get the forms?

You can find fillable PDF court forms at www.courts.ca.gov/forms. Or use the online form preparation program at: https://www.courts.ca.gov/partners/116.htm.

• Write the Description of Harassment & Abuse:

Tell the court exactly how the person harmed, physically abused, financially abused, or harassed you in detail.

Write a statement regarding the most recent incident of abuse and harassment and if needed, a separate statement regarding any previous incidents of abuse and harassment.



You may attach proof to support your claims. This can include text messages, pictures, other writings, or any other information.

Temporary restraining orders are granted if the court finds reasonable proof that you have been harassed or abused by the other party and that you would suffer great or irreparable harm.

The judicial officer will decide whether you need temporary orders based only on the information in your statement.



ALL information you include on the EARO forms will be served on the other party.

Please be aware that the opposing party may request an order that you pay their attorney fees and court costs in this case.

Basic Information needed for all forms:

- O Names- All names must be the same throughout all of the forms. You have to know the other party's full (first and last) name to request a EARO.
- Addresses-Use your mailing address for the forms. If you do not want the other party to know your address use a different mailing address. If you do not know the other party's address write the word *Unknown*.
- o Case Name-Your case name is your last name vs. the other party's last name.
- Case Number-If this is a start of a new EARO case between you and the other party leave the
 case number blank. If you have an existing open EARO case with the other party use your
 existing case number.



CHOOSE A DAY FOR YOUR TRO HEARING

- When Can I get a Court Date? Ex Parte Requests for TROs:
 - o Monday Friday at 11:30 AM in Dept. 32 on the 3rd Floor.



• **Select a Date**: You must allow enough time to give proper ex parte notice, complete the forms and have the forms filed by 12:00 PM the day before your court hearing.



GIVE NOTICE TO THE OTHER PARTY

- The person you are seeking a restraining order against must be given notice of the following: the type of order being requested AND the specific date, time & place of the hearing.
- Notice may be given by phone, in writing, or by leaving a message for the other party.

I am requesting an Elder Abuse Restraining Order against you on (date)
____at 11:30am in courtroom 32 at the Ventura Courthouse, 800 South Victoria Ave. Ventura 93009.

The person giving this notice must inform the other party no later than **10:00 AM the <u>court</u> day before the ex parte hearing**. The person who gives this notice must complete and sign the *Declaration re Ex Parte Notice (VN028)*





If the person you are seeking a restraining order against has a restraining order against you then you will NOT be able to give the ex parte notice yourself. You will need to find another adult to give the notice on your behalf.

If you have criminal charges pending based on the facts of your EARO, any filing with the court may be used against you in the criminal case. You have a 5th Amendment right against self-incrimination. Consult with an attorney before proceeding.



FILE YOUR FORMS IN ROOM 208 BEFORE THE HEARING

- Attach your declarations (statements) and proof (if any) to the *Request for Elder Abuse Restraining Orders*. This is a form set.
- COVID-19 Emergency Filing Procedure: http://www.ventura.courts.ca.gov/covid19/2020_0612-AMENDED-FamilyLawExparteprocedure.pdf
- Make 2 copies of the following:
 - o Request for Elder Abuse Restraining Orders form set; and
 - o Dec Re Ex Parte Notice (VN028)
- Two hole-punch the top of all of the originals and staple all form sets in the upper left-hand corner.
- The Originals & 2 copies of the EA-100, and VN028, as well as the Original EA-109 and EA-110 must be filed **before 12:00 PM** the day **before** the hearing at:

Ventura Courthouse Rm. 208, 2nd Floor 800 Victoria Avenue Ventura, CA 8:00 AM – 4:00 PM, Monday – Friday (excluding court holidays).



For In Person filing you must make a reservation at calendly.com/vcscreservations or take your forms (plus copies) to the Family Law booth outside of the courthouse before 12:00 PM the day of your court hearing.



ATTEND THE EX PARTE HEARING

- The judicial officer will decide based on your forms whether to grant the Temporary Restraining Order (TRO) or not. The judicial officer will generally do one of the following:
 - (1) Grant your Request for a TRO and set a future hearing date;
 - (2) Grant you a future hearing date with NO TRO; or
 - (3) Deny your Request altogether.
- The TRO may be granted if the judicial officer finds reasonable proof that you have been harassed or abused by the other party and that you would suffer great or irreparable harm.
- The TRO will remain in effect only until the next hearing date, which is set about 21 days later.



FILE THE TEMPORARY ORDERS AND NOTICE OF COURT HEARING

• The court will give you a signed *Temporary Restraining Order* and a *Notice of Court Hearing* form. File the *Temporary Restraining Orders* and the *Notice of Court Hearing* with the family law clerk's office.

VENTURA SUPERIOR COURT SELF-HELP LEGAL ACCESS CENTER ELDER ABUSE RESTRAINING ORDER (EARO)-PART #2 STEPS AFTER TRO HEARING - INSTRUCTIONS-



HAVE THE OTHER PARTY SERVED A COPY OF YOUR FORMS

- Who can serve your documents? The forms can be served by any of the following:
 - o (1) An adult (18 years of age or older) who is **NOT you**, not a party to the case nor a protected person on your order;
 - o (2) a professional process server; or
 - o (3) the Sheriff's Department.
 - If you want the Sheriff to do the service then bring copies of all your file-stamped forms and the blank response packet (<u>EA-120</u> & <u>EA-120-INFO</u>) to their office located on the 1st floor in room 101 of the Ventura County Courthouse.
 - If the EARO request was granted their service fees may be waived by the court.
- What documents must be served? The specific forms that have to be served are:
 - o Declaration re: Ex Parte Notice (VN-028);
 - Request for Elder Abuse Restraining Orders (EA-100) with all attachments;
 - o Temporary Restraining Order (EA-110);
 - o Notice of Hearing (EA-109); and
 - o A blank response packet (forms EA-120 and EA-120-INFO).
- How must the documents be served? Personal Service is required.
 - o The person who serves for you, will hand deliver a filed-stamped copy of the forms *personally* to the other party.
 - o The person who serves for you must complete and sign a form called a *Proof of Service* (<u>EA-200</u>).
 - The time limit for having your forms served is no later than **5 days before the hearing**, (unless the court orders a shorter period of time for service).



FILE THE PROOF OF PERSONAL SERVICE (EA-200)

- File the Original plus one copy of the Proof of Service in Room 208 **before** the hearing.
- If you were not able to serve the other party, then fill out a *Request to Continue Court Hearing & Order* (<u>EA-115</u> and <u>EA-116</u>) and present this to the court at your hearing.





PREPARE FOR YOUR COURT HEARING

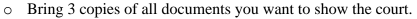
- **Don't miss your hearing!** Be on time. If you fail to appear all temporary orders will be dismissed.
- **How to prepare?** It is your responsibility to present your case to the Court.

Prior to your hearing, you may want consult with a private attorney for legal advice and assistance with trial strategy and evidentiary issues.

The SHLAC cannot tell you how to present your case, your evidence or what you should say in Court. Review all information in your *Request* and the other party's *Response*. Write notes on what you want to say in court and what questions you want to ask the other party and your witnesses.

• What to bring with you?

- o A prepared Elder Abuse Restraining Order after Hearing form (<u>EA-130</u>);
- Confidential CLETS Information form (<u>CLETS-001</u>);
- o a copy of all your court forms;
- o evidence to support your request including
 - witnesses,
 - evidence of any injuries,
 - pictures,
 - damaged property,
 - threatening letters, e-mails, telephone messages, texts or correspondence.



- 1 copy for the court,
- 1 copy for the other party, and
- 1 copy for you.

• What will the court consider?

The court will consider whether the evidence that supports your case shows reasonable proof that you have suffered harassment or abuse.

Harassment is defined as unlawful violence, a credible threat of violence or a knowing and willful course of conduct directed at you that seriously alarms, annoys or harasses you and serves no legitimate purpose.

The other party's course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress and must cause actual substantial emotional distress to you.

• How long can the restraining order last?

At the hearing, the Judicial Officer may either **grant** or **deny** your request for a restraining order. If the Court grants your request, the Restraining Order could last up to 5 years.

• Can I extend the restraining order for a longer period of time?

Before your Restraining Order expires, you may request to renew it. You will need to complete and file a *Request to Renew Restraining Order* (EA-700). You must also file a prepared *Notice of Hearing to Renew Restraining Order* (EA-710) and *Order renewing Elder Abuse Restraining Orders* (EA-730). It is suggested you file your request to renew the restraining order **at least 30 days before** your restraining orders expire.

If you would like SHLAC to review your forms or you have further questions, please e-mail us at: SHLAC.Workshop@ventura.courts.ca.gov



EA-100

Request for Elder or Dependent

Clerk stamps date here when form is filed.

		Adult Abuse Restraining O	rders
Help Conf	<i>Me?</i> (form <i>idential Cl</i> mation as <u>r</u>	r Dependent Adult in Need of Protection	fill out
	Gender:	☐ M ☐ F ☐ Nonbinary Age:	
2	Person Full Nam	From Whom Protection Is Sought	Fill in court name and street address: Superior Court of California, County of
	Address ((if known):	
	City:	State: Zip:	
3	Person	Requesting Order	
		sking the court for protection? (Check a, b, or c):	Court fills in case number when form is filed.
		he elder or dependent adult named in ① . ame:	Case Number:
	of	onservator of the \square person \square estate \square person the person named in \bigcirc , appointed by <i>(name of coase No.:</i>	
	c. 🗌 O	ther (name)	
	3c—In	y this person's legal authority to make this request of Information About Person Requesting Protective Ord Inment.)	V
4)	Contac	t Information	
	Contact is	nformation for the person asking the court for prote	etion
	a. Your	Lawyer (if you have one for this case)	
	Name	:: State B	ar No.:
	Firm 1	Name:	
	keep y		formation. If you do not have a lawyer and want to t mailing address instead. The person in \bigcirc 1 does not
	Addre	ess:	
	City:	State:	
		hone: Fax:	
		Address:	

This is not a Court Order.



EA-100, Page 1 of 9

De	escription of Protected Person					
Th	ne person named in 1) (check a or b):					
a.	☐ Is age 65 or older and a resident of California.					
b.	☐ Is a resident of California and an adult use restrict his or her ability to carry out not limitations on the attached sheet of paper Protected Person" for a title.)	under age 65. This rmal activities or to	protect his or her rights. (Bri	iefly describe		
Ac	Iditional Protected Persons					
a.	Are you asking for protection for any other	•		ator of the elder o		
	dependent adult listed in 1? Yes Full Name	No (If yes, list a Gender Age	Relation to person in (1) ?	Lives with perso		
	<u>r un manie</u>	Gender Age	Relation to person in 1):			
				_ □ Yes □ No		
				_ □ Yes □ No		
				_ □ □ □ □ No		
	Check here if there are more persons. Attac Persons" for a title. You may use form MC-	0 1 1	and write "Attachment 6a—A	- Additional Protect		
b.	Why do these people need protection? (Exp. Check here if there is not enough space for paper or form MC-025 and write "Attachm"	your answer. Put	•			
_						
	lationship of Parties					
Hov	w does the person in 1 know the person in		•			
	Check here if there is not enough space for paper or form MC-025 and write "Attachm	•	_	attached sheet of		
_						
		not a Court O				

EA-100, Page 2 of 9

		Case Number.			
Des	cription of Abuse				
	use means either:				
`	 Physical abuse, neglect, financial abuse, abandonment, isolation, ab resulting physical harm or pain or mental suffering; or The withholding by a caretaker of goods or services that are necessary suffering. 				
	ell the court about the last time the person in (2) abused the person in (1.			
(1) When did it happen? (Provide date or estimated date):				
(2	Who else was there?				
(3	Describe what happened below. Check here if there is not enough space for your answer. Put you sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet of paper or form MC-025 and write "Attachment 8b(3)—In the second sheet	=			
(4	Was the abuse solely financial abuse unaccompanied by force, three other form of abuse? Yes, only financial abuse. No, the abuse included other for	•			
(5	Did the person in (2) use or threaten to use a gun or any other weap	on?			
	 Yes ☐ No (If yes, explain below): Check here if there is not enough space for your answer. Put yo sheet of paper or form MC-025 and write "Attachment 8b(5)—\(\text{0}\) 	-			
(6	Was the person in 1 harmed or injured as a result of the acts of ab Yes No (If yes, explain below):	use described above?			
	☐ Check here if there is not enough space for your answer. Put yo sheet of paper or form MC-025 and write "Attachment 8b(6)—1	=			
(7	If yes, did they give the person in ① or the person in ② an Emerg If yes, the order protects (check all that apply):	gency Protective Order? Yes No			

This is not a Court Order.

8 c.	person to have or receive, or did not provide physical harm or mental suffering? (If yes, describe below what the person was Check here if there is not enough space	eprived the person in 1 of (kept from the person, did not allow the ethe person with) goods or services that the person needed to avoid es No deprived of and how that affected the person): for your answer. Put your complete answer on the attached sheet of chment 8c—Deprivation by Care Custodian" for a title.				
d	 Has the person in (2) abused the person in (1) at other times? Yes No (If yes, describe prior incidents and provide dates below): Check here if there is not enough space for your answer. Put your complete answer on the attached paper or form MC-025 and write "Attachment 8d—Previous Abuse" for a title. 					
a	Why are you filing in this county? <i>(Check all than a.</i> The person in (2) lives in this county. b. The person in (1) was abused by the perconal county.					
<u>10</u>) (Other Court Cases					
	a. Has the person in 1 or any of the persons	named in 6 been involved in another court case with the person he kind of each case and indicate where and when each was filed):				
	Kind of Case	Filed in (County/State) Year Filed Case Number (if known)				
	(1) Elder or Dependent Adult Abuse					
	(2) Civil Harassment					
	(3) Domestic Violence					
	(4) Divorce, Nullity, Legal Separation					
	(5) Paternity, Parentage, Child Custody	y				
	(5) Paternity, Parentage, Child Custody(6) Eviction	y				
	 (5) Paternity, Parentage, Child Custody (6) Eviction (7) Guardianship 	y				
	 (5) Paternity, Parentage, Child Custody (6) Eviction (7) Guardianship (8) Workplace Violence 	y				
	 (5) Paternity, Parentage, Child Custody (6) Eviction (7) Guardianship (8) Workplace Violence (9) Small Claims 	y				
	 (5) Paternity, Parentage, Child Custody (6) Eviction (7) Guardianship (8) Workplace Violence 	y				

С	heck the orders you want. ☑
_	Personal Conduct Orders
L	
	sk the court to order the person in (2) not to do any of the following things to the person in (1) or to any person be protected listed in (6) :
a.	Physically abuse, financially abuse, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, harass, destroy the personal property of, or disturb the peace of the person.
b.	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 email, by text message, by fax, or by other electronic means.
c.	☐ Other (<i>specify</i>):
	☐ 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 11c—Other Personal Conduct Orders" for a title.
	the person in $\bigcirc{2}$ will be ordered not to take any action to get the addresses or locations of any protected person less the court finds good cause not to make the order.
) 🔲	Stay-Away Orders
a.	I ask the court to order the person in 2 to stay at least yards away from (check all that apply):
	(1) \square The elder or dependent adult in (1) .
	(2) \square The persons in \bigcirc .
	(3) The home of the elder or dependent adult.
	(4) The job or workplace of the elder or dependent adult.
	(5) The vehicle of the elder or dependent adult.
	(6) Other (specify):
b.	If the court orders the person in ② to stay away from all the places listed above, will he or she still be able to get to his or her home, school, or job? ☐ Yes ☐ No (If no, 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 12b—Stay-Away Orders" for a title.
	paper or form MC-025 and write "Attachment 12b—Stay-Away Orders" for a title.
	paper or form MC-025 and write "Attachment 12b—Stay-Away Orders" for a title.
	paper or form MC-025 and write "Attachment 12b—Stay-Away Orders" for a title.

This is not a Court Order.

Rev. January 1, 2023

	Case Number:
)	
I ask the court to order the person in 2 to move out from and	not return to the residence at (address):
The person in ① will suffer physical or emotional harm if the person in ② is not named in the title or lease of the residence, on ①.	
☐ I ask for this move-out order right away to last until the hea	aring, because:
a. The person in 2 assaulted or threatened the person in 1 ;	; and
b. The person in 1 has the right to live at the above residence	e. (Explain below):
☐ Check here if there is not enough space for your answer paper or form MC-025 and write "Attachment 13b—My	
☐ Order for Counseling or Anger Management C	Courses
This item is only available in instances of alleged phy only alleged financial abuse.	sical abuse or deprivation of care, not in cases with
a. I request the person in item 2 be ordered by the court to a courses provided by a professional (a counselor, psycholog mental or behavioral health professional licensed in the Stamanagement courses).	gist, psychiatrist, therapist, clinical social worker, or
b. Explain why you are requesting an order that the person in management courses.	item (2) attend clinical counseling or anger
☐ Check here if there is not enough space for your answe paper or form MC-025 and write "Attachment 14b— C	
Firearms (Guns), Firearm Parts, and Ammunition	1
Does the person in 2 own or possess any firearms (guns), firear receivers and frames, and any item that may be used as or easily section 16531). Yes No I don't know	arm parts, or ammunition? This includes firearm
Unless the abuse is only financial, if the judge grants a protect owning, possessing, purchasing, receiving, or attempting to pu ammunition while the protective order is in effect. The person is enforcement, or sell to or store with a gun dealer, any firearms	rchase or receive firearms (guns), firearm parts, and in 2 will also be ordered to turn in to law
possession or control. This is not a Court	Ondon

Temporary Restraining Order equest that a Temporary Restraining Order (TRO) be issued against the person in ② to last until the hearing. In presenting form EA-110, Temporary Restraining Order, for the court's signature together with this Request.				
Has the person in 2 been told that you were going to go to court to seek a TRO against them? \[\sum \text{Yes} \sum \text{No} \text{(If you answered no, explain why below):} \] \[\text{Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of the second states.]} \]				
paper or form MC-025 and write "Attachment 16—Tem				
☐ Request to Give Less Than Five Days' Notice	e of Hearing			
You must have your papers personally served on the person court orders a shorter time for service. (Read form EA-200-about serving legal papers. Form EA-200, Proof of Personal have been served.)	in (2) at least five days before INFO, What Is "Proof of Person	nal Service"?, to lear		
If you want there to be less than five days between service a	nd the hearing, explain why:			
☐ Check here if there is not enough space for your answer. paper or form MC-025 and write "Attachment 17—Requ	· ·			
¬ В 14 . О				
□ Debts Caused by Financial Abuse				
Debts Caused by Financial Abuse You can ask the judge to decide at the hearing that certain d 2's financial abuse. This may help you defend against the d	•			
You can ask the judge to decide at the hearing that certain d 2's financial abuse. This may help you defend against the can. If you want the judge to make this special finding, list the in 2's financial abuse.	debt if you are sued in another of the debts or bills you have that we	ere caused by the per		
You can ask the judge to decide at the hearing that certain d 2's financial abuse. This may help you defend against the can. If you want the judge to make this special finding, list the in 2's financial abuse. Check here if you want to list additional debts or bill	debt if you are sued in another of e debts or bills you have that we as that were caused by financial	ere caused by the per		
You can ask the judge to decide at the hearing that certain d 2's financial abuse. This may help you defend against the can. If you want the judge to make this special finding, list the in 2's financial abuse.	debt if you are sued in another of e debts or bills you have that we as that were caused by financial	ere caused by the per		
You can ask the judge to decide at the hearing that certain d 2's financial abuse. This may help you defend against the can. If you want the judge to make this special finding, list the in 2's financial abuse. Check here if you want to list additional debts or bill form MC-025 and write "Attachment 18a—Additional decidence."	lebt if you are sued in another content of the debts or bills you have that we see that we see that we see that were caused by financial all Debts" for a title. For	ease. ere caused by the perabuse. You can attach		
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Γhe amounts requested are: <u>Item</u>	Amount \$	<u>Item</u>	<u>Amount</u> \$
	\$		\$\$
Check here if there are more items. MC-025 and write "Attachment 19-	Put the items and amou		
☐ Possession and Protection	·	J	
ask the court to order the following:	or Ammais		
n. That the person in 1 be given to own, possess, lease, keep, or hole (Identify animals by, e.g., type, be	d, or which reside in the	eir household.	als listed below, which
I request sole possession of the a ☐ Check here if there is not enough paper or form MC-025 and write	h space for your answer	. Put your complete answ	ver on the attached she
	Muchment 200 10.	session of illuminas for	a iiic.
			ill, transfer, encumber,
D. ☐ That the person in ② must stay conceal, molest, attack, strike, the			lls listed above.
	nreaten, harm, or otherw ant the sheriff or marsha	ise dispose of, the anima	
conceal, molest, attack, strike, the conceal of the	nreaten, harm, or otherw ant the sheriff or marsha	ise dispose of, the anima	

2) Additional Orders Requested	
I ask the court to make the following additional orders (sp	pecify):
	ver. Put your complete answer on the attached sheet of
Number of pages attached to this form, if any:	
Date:	
Lawyer's name (if any)	Lawyer's signature
I declare under penalty of perjury under the laws of the State attachments is true and correct.	e of California that the information above and on all
Date:	
	•
Type or print your name	Signature of person making this request

This is not a Court Order.

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Request for Elder or Dependent Adult Abuse Restraining Orders

EA-100, Page 9 of 9

(Elder or Dependent Adult Abuse Prevention)

EA-109	Notice of Court Hearing	Clerk stamps date here when form is filed.
Elder or Depende	ent Adult in Need of Protection	
a. Full Name:		
☐ Person request different (person	ing protection for the elder or dependent on named in item 3 of form EA-100):	adult, if
	named above (if any for this case):	
Name:	State Bar No.:	
Firm Name:		Fill in court name and street address: Superior Court of California, County of
lawyer's informate for the person req address private, ye	n named above (If you have a lawyer, give ion. If you do not have a lawyer, give info westing the order. If you want to keep you ou may give a different mailing address in o give telephone, fax, or email.):	ormation or home
Address:		Court fills in case number when form is filed.
	State: Zip: _	
	Fax:	
Email Address:		
Notice of Hearing A court hearing is	scheduled on the request for restr	aining orders against the person in (2):
T Data		
Hearing → Date:	Time:	
Dept.:	K00III:	
he person in 2: you attend the hearing bu, the order will be eff you do not attend the	(in person, by phone, or by videoconfere fective immediately, and you could be arr	ence) and the judge grants a restraining order again rested if you violate the order. raining order that could last up to five years. After
he person in 2: you attend the hearing ou, the order will be eff you do not attend the lou receive a copy of the	(in person, by phone, or by videoconfere fective immediately, and you could be arranged, the judge may still grant the restret order, you could be arrested if you violated.	ence) and the judge grants a restraining order again rested if you violate the order. raining order that could last up to five years. After
he person in 2: you attend the hearing ou, the order will be eff you do not attend the ou receive a copy of the Temporary Restr a. Temporary Restra	(in person, by phone, or by videoconfere fective immediately, and you could be arranged, the judge may still grant the restre order, you could be arrested if you violation of the content	ence) and the judge grants a restraining order again rested if you violate the order. raining order that could last up to five years. After the order. re on form EA-110, served with this notice.) y-away orders as requested in form EA-100,
he person in 2: you attend the hearing ou, the order will be eff you do not attend the ou receive a copy of the Temporary Restra Request for Elder	(in person, by phone, or by videoconfered fective immediately, and you could be arrace nearing, the judge may still grant the restrict order, you could be arrested if you violated aining Orders (Any orders granted attaining Orders for personal conduct and states)	ence) and the judge grants a restraining order again rested if you violate the order. raining order that could last up to five years. After the order. re on form EA-110, served with this notice.) y-away orders as requested in form EA-100,
he person in ②: you attend the hearing ou, the order will be eff you do not attend the lou receive a copy of the Temporary Restr a. Temporary Restra Request for Elder (1) □ All GRAI	(in person, by phone, or by videoconfere fective immediately, and you could be arrearing, the judge may still grant the restree order, you could be arrested if you violatining Orders (Any orders granted arriving Orders for personal conduct and state on Dependent Adult Abuse Restraining O	ence) and the judge grants a restraining order again rested if you violate the order. raining order that could last up to five years. After ate the order. The one form EA-110, served with this notice.) The y-away orders as requested in form EA-100, orders, are (check only one box below):

Temp	orary Restraining Orders (Continued)
b. Rea	sons for denial of some or all of those personal conduct and stay-away orders as requested in form 100, Request for Elder or Dependent Adult Abuse Restraining Orders, are:
(1)	☐ The facts as stated in form EA-100 do not sufficiently show reasonable proof of a past act or acts of abuse of the elder or dependent adult by the person in ②.
(2)	☐ Other (specify): ☐ As stated on Attachment 4b.
Servi	ce of Documents by the Person in (1)
At leas	ce of Documents by the Person in ① t
At leas be pro	t
At least be produced to the pr	days before the hearing, someone age 18 or older—not you or anyone to tected—must personally give (serve) a court file-stamped copy of this form EA-109, <i>Notice of Court</i> g, to the person in 2 along with a copy of all the forms indicated below: 100, Request for Elder or Dependent Adult Abuse Restraining Orders (file-stamped) EA-110, Temporary Restraining Order (file-stamped) IF GRANTED
At least be produced to the pr	days before the hearing, someone age 18 or older—not you or anyone to tected—must personally give (serve) a court file-stamped copy of this form EA-109, Notice of Court g, to the person in 2 along with a copy of all the forms indicated below: 100, Request for Elder or Dependent Adult Abuse Restraining Orders (file-stamped) EA-110, Temporary Restraining Order (file-stamped) IF GRANTED 120, Response to Request for Elder or Dependent Adult Abuse Restraining Orders (blank form)
At least be produced to the pr	days before the hearing, someone age 18 or older—not you or anyone to tected—must personally give (serve) a court file-stamped copy of this form EA-109, Notice of Court g, to the person in 2 along with a copy of all the forms indicated below: 100, Request for Elder or Dependent Adult Abuse Restraining Orders (file-stamped) EA-110, Temporary Restraining Order (file-stamped) IF GRANTED 120, Response to Request for Elder or Dependent Adult Abuse Restraining Orders (blank form) 120-INFO, How Can I Respond to a Request for Elder or Dependent Adult Abuse Restraining Orders?
At least be produced to the pr	days before the hearing, someone age 18 or older—not you or anyone to tected—must personally give (serve) a court file-stamped copy of this form EA-109, Notice of Court g, to the person in 2 along with a copy of all the forms indicated below: 100, Request for Elder or Dependent Adult Abuse Restraining Orders (file-stamped) EA-110, Temporary Restraining Order (file-stamped) IF GRANTED 120, Response to Request for Elder or Dependent Adult Abuse Restraining Orders (blank form)
At least be produced to the pr	days before the hearing, someone age 18 or older—not you or anyone to tected—must personally give (serve) a court file-stamped copy of this form EA-109, Notice of Court g, to the person in 2 along with a copy of all the forms indicated below: 100, Request for Elder or Dependent Adult Abuse Restraining Orders (file-stamped) EA-110, Temporary Restraining Order (file-stamped) IF GRANTED 120, Response to Request for Elder or Dependent Adult Abuse Restraining Orders (blank form) 120-INFO, How Can I Respond to a Request for Elder or Dependent Adult Abuse Restraining Orders?

- 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 EA-200, *Proof of Personal Service*, may be used.
- For information about service, read form EA-200-INFO, What Is "Proof of Personal Service"?
- You may ask to reschedule the hearing if you are unable to find the person in **2** and need more time to serve the documents, or for other good reasons. Read form EA-115-INFO, *How to Ask for a New Hearing Date*.
- You must attend the hearing if you want the judge to make any of the orders you requested on form EA-100, *Request for Elder or Dependent Adult Abuse Restraining Orders*. Bring any evidence or witnesses you have. For more information, read form EA-100-INFO, *Can a Restraining Order to Prevent Elder or Dependent Adult Abuse Help Me?*



Case Number:		

To the Person in 2:

- If you want to respond to the request for orders in writing, file form EA-120, Response to Request for Elder or Dependent Adult Abuse 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 EA-250, *Proof of Service of Response 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 sell or turn in any firearms (guns) and firearm parts that you own or possess. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531).
- If you are unable to attend your court hearing or need more time to prepare your case, you may ask to reschedule your court date. Read form EA-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). (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

Rev. January 1, 2024

Notice of Court Hearing
(Elder or Dependent Adult Abuse Prevention)

EA-109, Page 3 of 3

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

Print this form

m Save this form

Clear this form

EA-110	Temporary Rest	_		
n in (1) must con	lacktriangleuplete items $f (1)$, $f (2)$ and $f (3)$	3) only.		
_	der or Dependent Adı			
a. Full Name: _	·			
	questing protection for the (person named in item 3) of	of form EA-100):		
_	erson named above (if any,			
-	ereen named deere (g ding,	-		Fill in court name and street address:
Firm Name:				Superior Court of California, County
If you do not private, you t have to give t	s (If you have a lawyer, giv have a lawyer and want to nay give a different mailing telephone, fax, or email.):	keep your home a	ddress	
Address:				
		_		
Leiennone:		Fax:		
Email Addrest Restrained Page 66 (Give all the info	erson ermation you know. Informa	ation with a star (*		<u> </u>
Email Addre Restrained P (Give all the info database. If age	erson ermation you know. Information you know an estima	ation with a star (* te.)	*) is requirea	l to add this order to the California po
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Email Addrest Restrained P (Give all the info database. If age *Full Name: _ *Race: * Race: * Particular Address	erson ermation you know. Informa is unknown, give an estima	ation with a star (* te.) Weight:	*) is requirea *Age: Hair	to add this order to the California po Date of Birth: Color: Eye Color:
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: N	erson rmation you know. Information you know an estimation you height:	ation with a star (* te.) Weight: Home Address:	*) is required	to add this order to the California po Date of Birth: r Color: Eye Color:
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: N City:	erson rmation you know. Information you kno	ation with a star (* te.) Weight: Home Address:	*) is required	to add this order to the California po Date of Birth: Color: Eye Color:
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: N City: Relationship to	erson ormation you know. Information you kn	ation with a star (* te.) Weight: Home Address:	*) is required	to add this order to the California po Date of Birth: r Color: Eye Color:
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: City: Relationship to Additional In addition to the	erson rmation you know. Information you kno	weight: Home Address: State:	*) is required *Age: Hain Zip:	to add this order to the California polynomia. Date of Birth: Color: Eye Color:
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: City: Relationship to Additional In addition to the	erson ormation you know. Information you know. Information you know. Information unknown, give an estimation unknown, give an estimation in the project of	weight: Home Address: State: amed in 1, the forthe temporary order	*) is required *Age: Hain Zip: Ollowing famers indicated Household Yes	Date of Birth: Color: Eye Color: mily or household members or below: Member? Relation to Protected Person
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: City: Relationship to Additiona In addition to the conservator of the	erson rmation you know. Information you know. Information you know. Information unknown, give an estimation of the properties of the prop	weight: Home Address: State: amed in 1, the forthe temporary order Gender Age	*) is required *Age: Hain Zip: Ollowing famers indicated Household Yes [Yes [Date of Birth: Color: Eye Color: mily or household members or below: Member? Relation to Protected Person No No
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: City: Relationship to Additional In addition to the conservator of the	erson fraction you know. Information you know. Information you know. Information unknown, give an estimation unkn	weight: Home Address: State: Gender Age cted persons. List	*) is required *Age: Hain Zip: Ollowing famers indicated Household Yes [Them on an a	Date of Birth: Color: Eye Color: mily or household members or below: Member? Relation to Protected Person
Email Addres Restrained P (Give all the info database. If age *Full Name: *Race: *Gender: City: Relationship to Additional In addition to the conservator of the	erson rmation you know. Information you know. Information you know. Information unknown, give an estimation unkno	weight: Home Address: State: Gender Age cted persons. List	*) is required *Age: Hain Zip: Ollowing famers indicated Household Yes [Them on an a	Date of Birth: Color: Eye Color: Member? Relation to Protected Person No No No Mattached sheet of paper and write
Email Address Restrained P (Give all the infoldatabase. If age) *Full Name: *Race: *Gender: City: Relationship to Additional In addition to the conservator of the conservator of the conservation Date of the conserv	erson rmation you know. Information you know. Information you know. Information unknown, give an estimation unkno	weight: Home Address: State: amed in 1, the forthe temporary order Gender Age cted persons. List tersons" as a title.	*) is required *Age: Hair Zip: Ollowing famers indicated Household Yes [Yes [them on an allowing may use	Date of Birth: Color: Eye Color: Member? Relation to Protected Person No No No Mattached sheet of paper and write of form MC-025, Attachment.



Case Number:	

To the Person in 2:

The court has issued 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 have to go to jail for up to one year, pay a fine of up to \$1,000, or

1.	
P	ersonal Conduct Orders
	Not Requested Denied Until the Hearing Granted as Follows:
a.	You must not do the following things to the elder or dependent adult named in 1
	and to the other protected persons listed in 3 :
	(1) Physically abuse, financially abuse, intimidate, molest, attack, strike, stalk, threaten, assault (sexually o otherwise), hit, harass, 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 email, by text messages, 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 (specify): ☐ Other personal conduct orders are attached at the end of this Order on Attachment 5a(4).
1 _h	Deceaful visittam context through a lavinian on a manage gamian on other manage for gamiles of legal manage related
	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.
	to a court case is allowed and does not violate this order. However, you may have your papers served by mail
	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.
	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows:
S	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows:
S	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows: You must stay at least yards away from (check all that apply):
S	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows: You must stay at least yards away from (check all that apply): (1) The elder or dependent adult in 1 (5) The vehicle of the person in 1
S	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows: You must stay at least yards away from (check all that apply): (1) The elder or dependent adult in 1 (5) The vehicle of the person in 1 (2) Each person in 3 (6) Other (specify): (3) The home of the elder or
S a.	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows: You must stay at least yards away from (check all that apply): (1) The elder or dependent adult in 1 (5) The vehicle of the person in 1 (2) Each person in 3 (6) Other (specify): (3) The home of the elder or dependent adult (4) The job or workplace of the elder
a.	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows: You must stay at least yards away from (check all that apply): (1) The elder or dependent adult in 1 (5) The vehicle of the person in 1 (2) Each person in 3 (6) Other (specify): (3) The home of the elder or dependent adult (4) The job or workplace of the elder or dependent adult
a.	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. tay-Away Orders Not Requested Denied Until the Hearing Granted as Follows: You must stay at least yards away from (check all that apply): (1) The elder or dependent adult in 1 (5) The vehicle of the person in 1 (2) Each person in 3 (6) Other (specify): (3) The home of the elder or dependent adult (4) The job or workplace of the elder or dependent adult This stay-away order does not prevent you from going to or from your home or place of employment.

			Case Number:
8	No	o Firearms (Guns), Firearm Parts, or Ammunition	
\cup		Not Issued (financial abuse only)	ıs Follows:
	Th	nis order must be granted unless only financial abuse is alleged.	
	a.	You cannot own, possess, have, buy or try to buy, receive or try to receiprohibited items listed in b below.	ive, or in any other way get any
	b.	Prohibited items are:	
		(1) Firearms (guns);	
		(2) Firearm parts, meaning receivers, frames, or any item that may be u frame (see Penal Code section 16531); and	sed as or easily turned into a receiver or
		(3) Ammunition.	
	c.	You must:	
		(1) Sell to or store with a licensed gun dealer, or turn in to a law enforc firearm parts in your immediate possession or control. This must be with this Order.	
		(2) File a receipt with the court within 48 hours of receiving this Order and firearm parts have been turned in, sold, or stored. (You may use and Firearm Parts, for the receipt.)	1 (2)
	d.	☐ The court has received information that you own or possess a firearr	m (gun), firearm parts, or ammunition.
9	Fi	nancial Abuse	
		nis case does not does involve solely financial abuse unacceimidation, or any other form of abuse.	companied by force, threat, harassment,
10)	Po	ossession and Protection of Animals	
		Not Requested Denied Until the Hearing Gr	ranted as Follows (specify):
	a.	☐ The person in ① is given the sole possession, care, and control of the owned, possessed, leased, kept, or held by him or her, or reside in him (Identify animals by, e.g., type, breed, name, color, sex.)	·
	b.	☐ The person in ② must stay at least yards away from, and not to molest, attack, strike, threaten, harm, or otherwise dispose of, the an	take, sell, transfer, encumber, conceal, imals listed above.

This is a Court Order.

•	Other Orders
	□ Not Requested □ Denied Until the Hearing □ Granted as Follows (specify):
	Additional orders are attached at the end of this Order on Attachment 11.
	To the Person in 1:
	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). <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 petitioner or the petitioner's lawyer should deliver a copy of the Order and its proof of service form to the law enforcement agencies 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.
	No Fee to Serve (Notify) Restrained Person If the sheriff or marshal serves this Order, he or she will do it for free.
	If the sheriff of marshal serves this Order, he of she will do it for free.
	Number of pages attached to this Order, if any:
	Date:
	Juniou Officer

Ca	ase Num	ber:		

Warnings and Notices to the Restrained Person in 2

You Cannot Have Firearms (Guns), Firearm Parts, or Ammunition

If the court grants the orders in item (8), you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 8b on page 3 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 firearms (guns) and firearm parts that you have or control as stated in item (8). 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 EA-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 does not differ from this 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 EA-120-INFO, *How Can I Respond to a Request for Elder or Dependent Adult Abuse Retraining Orders?*, to learn how to respond to this Order.
- If you want to respond, fill out form EA-120, *Response to Request for Elder or Dependent Adult Abuse Restraining Orders*, and file it with the court clerk. You do not have to pay any fee to file your response.
- You must have form EA-120 served on the person in (1) (the person asking the court for protection of the elder or dependent adult or the elder or dependent adult if no other person is named in that item), or that person's attorney, by mail. You cannot do this yourself. The person who does the mailing should complete and sign form EA-250, *Proof of Service of Response 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 Order 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.

This is a Court Order.

Case Number:		

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, §§ 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, § 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 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 be enforced.
- 2. *No-Contact Order:* If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 5a(2) 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. (Fam. Code, §§ 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. (Pen. Code, § 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.

		(Clerk will fill out this part.) —Clerk's Certificate—	
Clerk's Certificate [seal]	I certify that this <i>Temporary Restraining Order</i> is a true and correct copy of the original on file in the court.		
	Date:	Clerk, by	_ , Deputy
		This is a Court Order.	

What Is "Proof of Personal Service"?

What is "Service"?

Service is the act of giving your legal papers to the other party. There are many kinds of service—in person, by mail, and others. This form is about personal or "in-person service." The following types of restraining order forms must be served "in person": Request for Elder or Dependent Adult Abuse Restraining Orders (form EA-100), the Notice of Court Hearing (form EA-109), Temporary Restraining Order (form EA-110), Request for Elder or Dependent Adult Restraining Order Allowing Contact (form EA-300), and Notice of Court Hearing to Allow Contact (form EA-309). That means that someone must personally "serve" (give) a copy of the forms to the person to be restrained. These forms cannot be served by mail.

Service lets the other person know:

- What orders you are asking for
- · The hearing date
- · How to respond

Why do I have to get the orders served?

- The police cannot arrest anyone for violating an order unless that person knows about the order.
- The judge cannot make the orders permanent unless the restrained person was served.



Don't serve it by mail!

Who can serve?

Ask someone you know, a process server, or a law enforcement agency to personally serve (give) a copy of the forms to the person to be restrained. You **cannot** send the forms to that person by mail. The server must:

- Be 18 years of age or older
- Not be you or anyone whom you are asking to be protected by the orders. The sheriff or marshal may be authorized to serve the court's orders **for free.** A "registered process server" is a business you pay to deliver court forms. Look for "Process Serving" in the Yellow Pages or on the Internet. (If a law enforcement agency or the process server uses a different proof of service form, make sure it lists the forms served.)

How to serve

Ask the server to:

- Walk up to the person to be served.
- Make sure it is the right person. Ask the person's name.
- Give the person copies of all papers checked on form EA-200, *Proof of Personal Service*.
- Fill out and sign the *Proof of Personal Service* form.
- Give the signed *Proof of Personal Service* to you.

What if the person won't take the papers or tears them up?

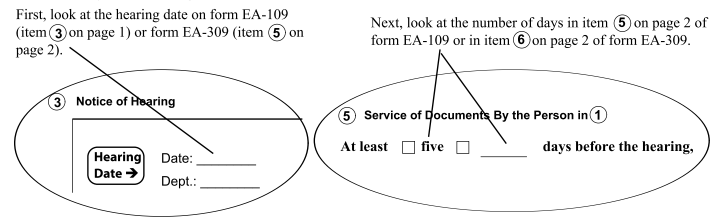
- If the person won't take the papers, just leave them near him or her.
- It doesn't matter if the person tears them up. Service is still complete.



What Is "Proof of Personal Service?"

When do the orders have to be served?

It depends. To know the exact date, you have to look at two things on form EA-109, Notice of Court Hearing or form EA-309, Notice of Court Hearing to Allow Contact:



Look at a calendar. Subtract the number of days in item (5) on form EA-109 or the number of days in item (6) on form EA-309 from the hearing date. That is the final date to have the orders served. It is always OK to serve earlier than that date. If nothing is checked or written in $(\mathbf{5})$ on form EA-109 or $(\mathbf{6})$ on form EA-309, you must serve the orders at least five days before the hearing.

Who signs the Proof of Personal Service?

Only the person who serves the forms can sign form EA-200, Proof of Personal Service. You do not sign it; the restrained person does not need to sign it.

What do I do with the completed Proof of Personal Service?

If someone other than the sheriff serves the papers, you should:

- Make several copies.
- File the original with the court before your hearing.
- Bring a copy of the completed *Proof of Personal Service* to your hearing.
- Ask the clerk to enter the *Proof of Service* (unless for form EA-300) into the California Law Enforcement Telecommunications System (CLETS), a special computer system that lets police all over the state find out about the orders protecting you.
- If the clerk tells you that the court cannot enter it into the computer, take a copy of the *Temporary Restraining Order* (form EA-110) and *Proof of Personal Service* (form EA-200) to your local police. They will put the information into the state computer system. That way, police all over the state will know that your restraining order has been served.
- If the sheriff serves the papers, he or she will send the proof of service to the court and CLETS for you.
- Always keep an extra copy of the restraining orders with you for your safety.
- Note: Restraining orders to allow contact (which use the EA-300 form series) are not entered into CLETS.

What happens if I can't get the orders served before the hearing date?

Before your hearing, fill out and file form EA-115, Request to Continue Court Hearing (or form EA-315, if you are trying to serve forms EA-300 or EA-309). This form asks the court for a new hearing date and makes your orders last until then. Ask the clerk for the form. After the court has reissued the orders, attach a copy of form EA-116, Order on Request to Continue Hearing, (or form EA-316) to a copy of your original orders. Ask the clerk to enter form EA-116 into CLETS, or the clerk may ask you or your attorney to deliver a copy to the police. That way, the police will know your orders are still in effect.

Rev. January 1, 2023

What Is "Proof of Personal Service"? (Elder or Dependent Adult Abuse Prevention) **EA-200-INFO**, Page 2 of 2

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

Save this form

	EA-200 Proof of Personal Service	Clerk stamps date here when form is filed.
1	Elder or Dependent Adult Name:	
2	Person From Whom Protection Is Sought or Person Alleged to Be Preventing Contact Name:	
3	 Notice to Server The server must: Be 18 years of age or older. Not be listed in items 1, 3, or 6 of form EA-100 or be listed in items 1, 2, 3, or 4 on form EA-300. Give a copy of all documents checked in 4 to the person in 2. (You cannot send them by mail.) Then complete and sign this form and give or mail it to the person in 1. 	Fill in court name and street address: Superior Court of California, County of Court fills in case number when form is filed. Case Number:
	PROOF OF PERSONAL SERVICE	
4	I gave the person in 2 a copy of the forms checked below: a. EA-109, Notice of Court Hearing b. EA-110, Temporary Restraining Order c. EA-100, Request for Elder or Dependent Adult Abuse Restraining Of the description of the EA-120, Response to Request for Elder or Dependent Adult Abuse Restraining Order After Respond to a Request for Elder or Dependent Adult Abuse Restraining Order After Responded to the EA-130, Elder or Dependent Adult Abuse Restraining Order After Responded to the EA-250, Proof of Service of Response by Mail (blank form) h. EA-800, Receipt for Firearms, Firearm Parts, and Ammunition (blank in EA-300, Request for Elder or Dependent Adult Restraining Order After Responded to the EA-320, Response to Request for Elder or Dependent Adult Restrain form) l. EA-320-INFO, How Can I Respond to a Request for an Elder or Dependent Adult Restraining Contact? m. EA-330, Elder or Dependent Adult Restraining Order Allowing Contact? m. Other (specify):	Restraining Orders (blank form) Indent Adult Abuse Restraining Orders? Hearing Ink form) Illowing Contact Ining Order Allowing Contact (blank Pependent Adult Restraining Order Intact After Hearing
5	I personally gave copies of the documents checked above to the person in (a. On (date): b. At (time): a.m.	\mathcal{L}
	c. At this address: State:	Zip:

	С	ase Number:
Server's Information Name:		
Address:		
City:	State:	Zip:
Telephone:		
(If you are a registered process server):		
County of registration:	Registration 1	number:
I declare under penalty of perjury under the laws correct.	of the State of California tha	t the information above is true and
Date:	•	
Type or print server's name	Server to sign here	

Server to sign here

Print this form

Save this form

Clear this form

EA-115	Request to Continue Court H	earing Clerk stamps date here when form is filed.
	form to ask the court to reschedule the court description of Court Hearing. Read EA-115-INFO , How, for more information.	
1 Parties Informa	tion	
a. My name is:		
b. I am the (check o	ne of the boxes below):	Fill in court name and street address:
(1) Protected	party ($skip\ to$ (2)).	Superior Court of California, County of
, ,	r or dependent adult):	
(skip to 2))		Fill in case number:
(3) Restrained	l party (give your contact information below)	Coop Number
Address wh	ere I can receive mail:	
want to keep box or anothe give your law	will be used by the court and other party to new your home address private, you can use another person's address if you have their permission yer's address and contact information.	ner address like a post office on. If you have a lawyer,
Address:		
City:	State: Zip:	
My contact	information (optional):	
Telephone:	Fax:	
E-Mail Addı	ress:	
Lawyer's in	formation (skip if you do not have one):	
Name:	State	e Bar No.:

2) Information About My Case

Firm Name: _____

- a. The other party in this case is (full name):
- b. I have a court date currently scheduled for *(date)*:_____

This is not a Court Order.



(3) Is There a Temporary Restraining Order in Effe	ct?
☐ Yes. Date the order was made, if known: Please attach a copy of the order if you have one.	
□ No.	
☐ I don't know.	
Notice : If the court date is rescheduled, the <i>Temporary Restr</i> until the end of the new court date unless otherwise ordered	_ ,
4 Why Does the Court Date Need to be Reschedu	iled?
a. \square I need more time to have the restrained party personal	lly served.
b. \square I am the restrained party and this is my first request to	o reschedule the court date.
c. Other reason:	
I declare under penalty of perjury under the laws of the State of Ca	alifornia that the information above is true and correct.
Date:	
Type or print name of Lawyer Party Without Lawyer	Sign your name
This is not a Cou	ırt Order.

Complete items 1 and 2 only.	
1 Protected Party:	
2 Restrained Party:	
———— The court will complete the rest of the this form	
a. The request to reschedule the court date is denied .	,
Your court date is:	
(1) Any <i>Temporary Restraining Order</i> (form <u>EA-110</u>) already granted stays in full force and effect until the next court date.	
(2) Your court date is not rescheduled because:	
· · · · · · · · · · · · · · · · · · ·	Case Number:
New Court Date Dept.: Room: Name and address Room:	
(4) Temporary Restraining Order	
 a. There is no <i>Temporary Restraining Order</i> (TRO) in this case until the (1) A TRO was not previously granted by the court. 	e next court date because:
(2) The court terminates (cancels) the previously granted TRO because:	
b. A Temporary Restraining Order (TRO) is still in full force and effect	t because: Warning and Notice to
(1) The court extends the TRO previously granted on <i>(date)</i> :	the Restrained Party:
It now expires on (date):	The court will complete the rest of the this form Court Date The request to reschedule the court date is denied. Your court date is: (1) Any Temporary Restraining Order (form EA-110) already granted stays in full force and effect until the next court date. (2) Your court date is not rescheduled because: The request to reschedule the court date is granted. Your court date is rescheduled for the day and time listed below. See 4-8 for more information. Name and address of court, if different from above: Popt: Room: Date: Time: Dept: Room: There is no Temporary Restraining Order (TRO) in this case until the next court date because: A TRO was not previously granted by the court. The court terminates (cancels) the previously granted TRO because: Warning and Notice to the Restrained Party: Warning and Notice to the Restrained Party:
	restraining order has been
	must follow the orders



5)	Reason Court Date Is Resched	uled	
	a. There is good cause to reschedule (1) The protected party has not (2) Other:	,	
	b. ☐ This is the first time that the restr	rained party has asked for more time to	prepare.
	c. The court reschedules the court of	late on its own motion.	
6	Serving (Giving) Order to Othe	r Party	
	The request to reschedule was made by	the:	
	a. Protected party	b. Restrained party	c. Court
	 (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 	(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.	(1) ☐ Further notice is not required.(2) ☐ The court will mail a copy
	party personally served with a copy of this order and a copy of all documents listed on form <u>EA-109</u> , item (5), by (date):	(2) You must have the protected party personally served with a copy of this order by (date):	of this order to all parties 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):	(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):	(3) Other:
	(4) \(\sum \) Other:	(4) Other:	

7 No Fee	e to Serve		
		al will serve this order for free . e papers that need to be served to the sheriff or ma	rshal.
8 □ Oth	ner Orders		
Date:			Judicial Officer
	Assistive l are availab	t for Accommodations istening systems, computer-assisted real-time capt ble if you ask at least five days before the hearing. ts.ca.gov/forms.htm for Request for Accommodation (form MC-410). (Civ. Code, § 54.8.)	Contact the clerk's office or go to
court must	enter this or	Instructions to Clerk duled and the court extended, modified or terminate der into CLETS or send this order to law enforcem as day from the day the order is made.	1 1
		—Clerk's Certificate—	
Clerk's Co	ertificate	I certify that this <i>Order on Request to Continue Order</i>) (CLETS-TEA or TEF) (form EA-116) on file in the court.	

This is a Court Order.

Date: ______, Deputy

How Can I Respond to a Request for Elder or Dependent Adult Abuse Restraining Orders?

What is an elder or dependent adult abuse restraining order?

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

What does the order do?

The court can order you to:

- Not contact the person who is protected by the order
- Stay away from that person and the person's home and workplace
- Move out of the place where you and that person are living together
- Not have any firearms (guns), firearm parts, or ammunition as long as the order is in effect. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). For more information about the items you would not be allowed to have, please see https://selfhelp.courts.ca.gov/restraining-orders/prohibited-items.

Who can ask for a restraining order?

A person who is being:

- · Financially abused
- · Abandoned or abducted
- Harmed
- · Neglected
- · Isolated

 Deprived by a caregiver of goods or services necessary to live on

A conservator may seek an order on behalf of an elder or dependent adult.

I've been served with a request for elder or dependent adult abuse 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 EA-120, *Response to Request for Elder and Dependent Adult Abuse 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 from the California Courts website at www.courts.ca.gov/forms. You also may be able to find them at your local courthouse or county law library.

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 <u>EA-120</u> 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 EA-250, *Proof of Service of Response 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.

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, court-appointed attorney. Ask the court clerk about free and low-cost legal services and self-help centers in your county.

What if I don't speak English?

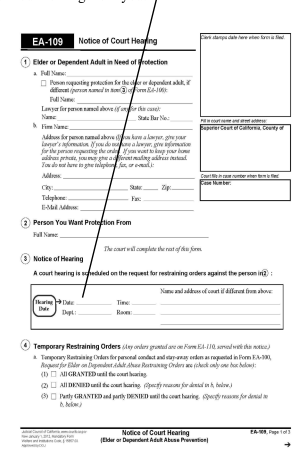
When you file your papers, ask the clerk if a court interpreter is available. You can also use form INT-300, *Request for Interpreter (Civil)* or a local court form or website to request an interpreter. For more information about court interpreters, go to https://selfhelp.courts.ca gov/request-interpreter.



How Can I Respond to a Request for Elder or **Dependent Adult Abuse Restraining Orders?**

Should I go to the court hearing?

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



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.

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.

What if I have a gun?

If a restraining order is issued, unless the order is to prevent financial abuse only, you cannot own, possess, or have a firearm (gun), firearm parts, or ammunition while the order is in effect. If you have a firearm (gun) or firearm parts 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 have a disability?

If you have a disability and need an accommodation while you are at court, you can use form MC-410, Disability Accommodation Request, to make your request. You can also ask the ADA Coordinator in your court for help. For more information, see form MC-410-INFO, How to Request a Disability Accommodation for Court.

Information about the process is also available online.

See https://selfhelp.courts.ca.gov/EA-restraining-order.

For help in your area, contact:

[Local information may be inserted.]

Rev. January 1, 2023

How Can I Respond to a Request for Elder or **Dependent Adult Abuse Restraining Orders?**

(Elder or Dependent Adult Abuse Prevention)

Print this form

Save this form

Clear this form

EA-120-INFO, Page 2 of 2

EA-120

Response to Request for Elder or **Dependent Adult Abuse Restraining Orders**

Use this form to respond to	the <i>Rec</i>	<i>quest</i> (form	EA-100
-----------------------------	----------------	--------------------	---------------

- Read How Can I Respond to a Request for Elder or Dependent Adult Abuse Restraining Orders? (form EA-120-INFO) to protect your rights.
- Fill out this form and take it to the court clerk.
- Have someone age 18 or older—**not you**—serve the person requesting

Elder or Dependent Adult Seeking Protection	Fill in court name and street address:			
Name:	Superior Court of California, County of			
Name of person asking for the protection, if different (This is person named in item 3) of the request (form EA-100).)	is the			
Person From Whom Protection Is Sought				
a. Your Name:	Court fills in case number when form is filed.			
Your Lawyer (if you have one for this case)	Case Number:			
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 email.) Address:	Present your response and any opposition at the hearing. Write your hearing date, time, and place from form EA-109, item (3), here: Hearing Date: Time: Room: Room: Room: Time: Room: Time: Room: Room: Room: Room: Time: Room:			
City: State: Zip:	If you were served with a Temporary			
Telephone: Fax:	Restraining Order, you must obey it until the			
Email Address:	hearing. At the hearing, the court may make			
	orders against you that last for up to five years.			
Personal Conduct Orders				
☐ I agree to the orders requested.				
☐ I do not agree to the orders requested. (Specify why you disagree in item (14) on page 4.)				
☐ I agree to the following orders (specify below or in item (14) on page 4):				
☐ Stay-Away Orders				
a. I agree to the orders requested.				
☐ I do not agree to the orders requested. (Specify why you disagree in item (14) on page 4.)				
b. I do not agree to the orders requested. (Specify why you d				

Clerk stamps date here when form is filed.



	Case Number:
 Move-Out Orders a.	(Specify why you disagree in item 14) on page 4.) y below or in item 14) on page 4):
	6 of form EA-100 may be protected by the order requested. n item 6 of form EA-100 may be protected by the order requested.
only alleged financial abuse. a. I agree to the orders requested.	es of alleged physical abuse or deprivation of care, not in cases with (Specify why you disagree in item (14) on page 4.)
(guns), firearm parts, or ammunition. This used as or easily turned into a receiver or f EA-110.) You must sell to or store with a li firearms (guns) or firearm parts in your in	d Ammunition sporary Restraining Order, you cannot own or possess any firearms includes firearm receivers and frames, and any item that may be frame (see Penal Code section 16531). (See item 8 of form icensed gun dealer, or turn in to a law enforcement agency, any namediate possession or control within 24 hours of being served with the court. You may use form EA-800, Receipt for Firearms
carrying a firearm is a condition of my position where a firearm is unnecessar Check here if there is not enough s	ms prohibition under Code of Civil Procedure section 527.9(f) because employment, and my employer is unable to reassign me to another
c.	d firearm parts to the police or sold them to or stored them with a

 □ Debts Caused by Financial Abuse a. □ I agree to the findings requested. b. □ I do not agree to the findings requested. (Specify why you disagree in item (14) on page 4.) c. □ I agree to the following findings (specify below or in item (14) on page 4):
 □ Possession and Protection of Animals □ I agree to the orders requested. □ I do not agree to the orders requested. (Specify why you disagree in item (14) on page 4.) □ I agree to the following orders (specify below or in item (14) on page 4):
Other Orders a. I agree to the orders requested. D. I do not agree to the orders requested. (Specify why you disagree in item 4 on page 4.) D. I agree to the following orders (specify below or in item 4 on page 4):
□ Denial I did not do anything described in item (8) of form EA-100. (Skip to (4).) □ Justification or Excuse If I did some or all of the things that the person in (1) has accused me of, my actions were justified or excused for the following reasons (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 13—Justification or Excuse" as a title. You may use form MC-025, Attachment.

		Case Number	er:	
☐ Reasons I Do Not Agre	ee to the Requests			
Explain your answers to each or	der or finding requested that yo	ou do not agree with.		
	ugh space below for your answ ent 14—Reasons I Disagree" a			
☐ Lawyer's Fees and Co	sts			
a. I ask the court to order pa		Fees court costs	The amounts requested a	
<u>Item</u>	Amount	<u>Item</u>	Amount	
	\$		\$ \$	
	\$		\$	
☐ Check here if there are more items. Put the items and amounts on the attached sheet of paper and write "Attachment 15—Lawyer's Fees and Costs" for a title. You may use form MC-025, Attachment.				
b. I ask the court to deny the lawyer's fees and costs.	e request of the person asking f	for protection named in (1	that I pay his or her	
Number of pages attached to thi	s form, if any:			
Date:				
Lawyer's name (if any)	Lawyer'	s signature	
I declare under penalty of perjurall attachments is true and corre		California that the inform	nation above and on	
Date:				
Type or print you	r name	Sion v	our name	

Rev. January 1, 2023

Response to Request for Elder or Dependent Adult Abuse Restraining Orders (Elder or Dependent Adult Abuse Prevention)

EA-120, Page 4 of 4

Sign your name

	Proof of Service of Response by Mail	Clerk stamps date here when form is filed.
1	Elder or Dependent Adult Seeking Protection Full Name:	
2	Person From Whom Protection Is Sought Your Full Name:	
3	Notice to Server The server must: Be 18 years of age or older. Live or be employed in the county where the mailing took place. Not be listed in items 1, 3, or 6 of form EA-100 or in items 1, 2, 3 or 4 on form EA-300. Mail a copy of all documents checked	Fill in court name and street address: Superior Court of California, County of
	in (4) to the person in (1).	Court fills in case number when form is filed.
	• Complete and sign this form and give it to the person in (2).	Case Number:
4	PROOF OF SERVICE BY MAIL	
	 a.	estraining Order Allowing Contact
(5)	a. Mailed to (name):	
	b. To this address:	
	City:	
	c. On (date) Mailed from (city):	State:
6	Server's Information Name: T Address:	
	City:	
	(If you are a registered process server):	
	County of registration: Registration	number:
	I declare under penalty of perjury under the laws of the State of California to correct.	
	Date:	
	Server to sign	gn here
	Type or print server's name	-
	type or print server's name	

Judicial Council of California, *www.courts.ca.gov* Rev. January 1, 2023, Optional Form Welfare and Institutions Code, § 15657.03

Proof of Service of Response by Mail (Elder or Dependent Adult Abuse Prevention)

EA-250, Page 1 of 1

	der or Dependent Adult Abuse estraining Order After Hearing	Clerk stamps date here when form is filed.
Person in (1) must com	plete 1 , 2 , and 3 only.	
•	nt Adult Seeking Protection	
person named ir	asking for the protection, if different (This is the n item 3) of the request (form EA-100).)	
Lawyer for person r	named above <i>(if any for this case):</i> State Bar No.:	
Firm Name:		- Superior Court of California, County
If you do not have a private, you may giv have to give telepho	,	_
City:	State: Zip:	- Court fills in case number when form is filed.
	Fax:	Case Number:
Restrained Persor	n	L
police database. If age	on you know. Information with a star (*) is require is unknown, give an estimate.)	
*Full Name:		Date of Birth:
*Race:	Height: Weight: Hai	ir Color: Eye Color:
*Gender: \(\sum M \)	F Nonbinary Home Address:	
City:	State: Zip: _	
Relationship to Protec	ted Person:	
	or dependent adult named in ①, the following far or dependent adult named in ① are protected by Name Gender Age Lives with Company Com	
v	are additional protected persons. List them on an lditional Protected Persons" as a title. You may us	attached sheet of paper and write
Expiration Date <i>This Order, except for</i>	any award of lawyer's fees, expires at	
Time:	a.m p.m midnight on (date): _	
	written here, this Order expires three years from the control of t	he date of issuance.

5)	He	aring
	a.	There was a hearing on (date): at (time): in Dept.: Room: (Name of judicial officer): made the orders at the hearing.
	b.	These people were at the hearing: (1) The elder or dependent adult in need of protection
		(2) The lawyer for the elder or dependent adult (name):
		(3) The person in (1) asking for protection (if not the elder or dependent adult)
		(4) The lawyer for the person in (1) asking for protection (name):
		(5) The person in (2)
		(6) The lawyer for the person in 2 (name):
		☐ Additional persons present are listed at the end of this Order on Attachment 5.
	c.	☐ The hearing is continued. The parties must return to court on (date): at (time):
		To the Person in 2:
Γhe	COL	irt has granted the orders checked below. If you do not obey these orders, you can be arrested
and	cha	rged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.
6		Personal Conduct Orders
_	a.	You must not do the following things to the elder or dependent adult named in 1
		and to the other protected persons listed in 3:
		(1) Physically abuse, financially abuse, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, harass, 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 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 (specify):
		Other personal conduct orders are attached at the end of this Order on Attachment 6a(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.
7		Stay-Away Orders
	a.	You must stay at least yards away from (check all that apply):
		(1) \square The elder or dependent adult in \bigcirc . (5) \square The vehicle of the elder or dependent adult.
		(2) \square Each person in \Im . (6) \square Other (specify):
		(3) The home of the elder or dependent adult.
		(4) The job or workplace of the elder
		or dependent adult.
	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

		Case Number:
8		Move-Out Order You must immediately move out from and not return to (address):
		and must take only the personal clothing and belongings you need.
9		Order for Counseling or Anger Management
	a.	The person in (2) is ordered to attend:
		clinical counseling for (specify number) sessions; or
		an anger management course
		provided by a professional (a counselor, psychologist, psychiatrist, therapist, clinical social worker, or mental or behavioral health professional licensed in the State of California to provide counseling or anger management courses).
	b.	The person in ② must schedule clinical counseling or enroll in an anger management course by (date):, or if no date is listed, within 30 days after this order is made. The person in ② is ordered to file written proof of scheduling or enrollment with the court.
	c.	 □ Written proof of completion of the ordered number of clinical counseling sessions or written proof of completion of the court-ordered anger management course must be filed with the court by (date):, or the person in ② must appear for a court date on
		(date): at (time): in Dept.: Room:
10		No Firearms (Guns), Firearm Parts, or Ammunition is Order must be granted unless the abuse is financial only.
	a.	You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited items listed below in b.
	b.	Prohibited items are:
		(1) Firearms (guns);
		(2) Firearm parts, meaning receivers, frames, or any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531); and
		(3) Ammunition.
	c.	If you have not already done so, you must:
		 Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts in your immediate possession or control. This must be done within 24 hours of being served with this Order. File a receipt with the court within 48 hours of receiving this Order that proves that your firearms (guns) and firearm parts have been turned in, sold, or stored. (You may use form EA-800, <i>Receipt for Firearms and Firearm Parts</i>, for the receipt.)
	d.	☐ The court has received information that you own or possess a firearm (gun), firearm parts, or ammunition.

	n 527.9(f). Under California law, model, and serial number of fired		
during travel to and fro	the physical possession of the peom their place of employment. Evral prosecution for possessing or o	en if exempt under Califor	
Financial Abuse			
This case does not does not or intimidation, or any other form	does involve solely financial ab m of abuse.	use unaccompanied by fo	rce, threat, harassmer
☐ Possession and Pro	tection of Animals		
	iven the sole possession, care, and sed, kept, or held by him or her, or	r reside in his or her house	
(Identify animals by, o	e.g., type, breed, name, color, sex.	,	
(Identify animals by, o	e.g., type, breed, name, color, sex.	,	
b. The person in (2) mus	st stay at least yards away fithreaten, harm, or otherwise dispo	om, and not take, sell, tran	
b. The person in (2) mus	st stay at leastyards away fr	om, and not take, sell, tran	
b.	st stay at leastyards away fr	om, and not take, sell, transes of, the animals listed a	bove.
b.	st stay at least yards away fr threaten, harm, or otherwise dispo	om, and not take, sell, transes of, the animals listed a	bove.
b.	st stay at least yards away from threaten, harm, or otherwise disposition of the following debts were incurred the following debts were incurred to the following debts were debts were debts were debts which the following debts were debts were debts were debts were debts which debts were debts were debts were debts were debts were debts were debts which debts were d	om, and not take, sell, transes of, the animals listed and as a result of financial ab	bove. buse of the person in (Amount:
b.	st stay at least yards away fr threaten, harm, or otherwise dispo	om, and not take, sell, transes of, the animals listed and as a result of financial ab	bove. buse of the person in (Amount:
b.	st stay at least yards away frethreaten, harm, or otherwise disposition of the following debts were incurred the following debts were inc	om, and not take, sell, transes of, the animals listed and as a result of financial ab	bove. buse of the person in (Amount:
b.	st stay at least yards away frethreaten, harm, or otherwise disposition of the following debts were incurred the following debts were inc	oom, and not take, sell, transes of, the animals listed a day of a second as a result of financial above. For:	bove. buse of the person in (Amount:
b.	st stay at least yards away from threaten, harm, or otherwise disposition of the following debts were incurred to th	oom, and not take, sell, transes of, the animals listed a day of a second as a result of financial above. For:	bove. Douse of the person in (Amount: \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
b.	st stay at least yards away from threaten, harm, or otherwise disposition of the following debts were incurred the following amounts for the following amou	om, and not take, sell, transpectors of, the animals listed and as a result of financial above. For: Tachment 13.	bove. buse of the person in (Amount: \$ \$ \$ \$ \$ costs: Amount

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	Case Number:
15)	Other Orders (specify):
	☐ Additional orders are attached at the end of this Order on Attachment 15.
	To the Person in 10:
16)	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). <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, you or your 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 16.
17)	Service of Order on Restrained Person
	a. The person in 2 personally attended the hearing, either physically or remotely (by telephone or videoconference). No other proof of service is needed.
	 b. The person in was at the hearing. The person in was not. (1) Proof of service of form EA-110, <i>Temporary Restraining Order</i>, was presented to the court. The judge's orders in this form are the same as in form EA-110 except for the end date. The person in must be served with this Order. Service may be by mail.
	(2) Proof of service of form EA-110, <i>Temporary Restraining Order</i> , was presented to the court. The judge's orders in this form are different from the orders in form EA-110. Someone—but not anyone in ① or ③—must personally serve a copy of this Order on the person in ②.
18)	No Fee to Serve (Notify) Restrained Person
	If the sheriff or marshal serves this Order, they will do so for free.
19)	Number of pages attached to this Order, if any:
	Date:
	Judicial Officer

Case Numb	er:		

Warning and Notice to the Restrained Person in 2:

You Cannot Have Firearms (Guns), Firearm Parts, or Ammunition

If the court grants the orders in **10** on page 3 (unless item 10e on page 4 is checked), you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 10b on page 3 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 firearms (guns) and firearm parts that you have or control as stated in **10**. 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 (see 17), 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 Order

This order *starts* on the date next to the judge's signature on page 5. The order *ends* on the expiration date in **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, §§ 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, § 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 (see (17)) 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, 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).)

Case Number:	

Instructions for Law Enforcement

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 be enforced.
- 2. *No-Contact Order:* If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 6a(2) 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. (Fam. Code, §§ 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. (Pen. Code, § 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.

Clerk's Certificate
[seal]

(Clerk will fill out this part.)

—Clerk's Certificate—

I certify that this *Elder or Dependent Adult Abuse Restraining Order After Hearing* is a true and correct copy of the original on file in the court.

Date:	Clerk, by	, Deputy

This is a Court Order.

Rev. January 1, 2024

Elder or Dependent Adult Abuse Restraining Order After Hearing (CLETS-EAR or EAF) (Elder or Dependent Adult Abuse Prevention) EA-130, Page 7 of 7

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

Print this form

Save this form

Clear this form

CLETS-001 Confidential Information for Law Enforcement

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. If the judge grants the restraining order, information you give on this form will be entered into a database (called CLETS) to help law enforcement enforce the order. If information changes later, you may 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.

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

Case Number:

		I	Date received by court:
Person You Want a Re	estraining Order Agains	t	
*Name:			
Other names used:			
Marks, scars, or tattoos:			SSN: Plate number:
Telephone:	Driver's license (nu	$mber\ and\ state):$	
Vehicle type:	Model:	Year:	Plate number:
Name of employer and addre	ess:		
Does the person speak Englis	sh?	w 🗌 No (list la	anguage):
Does the person have any fire	earms (guns), firearm parts, or	· ammunition?	
□ No □ I don't know	(game), meanin parts, or		
	n you have below, like the type	e amount or loca	tion of the firearm if known)
100 (Otto any injormano.	you have below, time the type	c, amount, or toca	aron of the firedith, if who will,
	if you are asking for a gun vic		
(Skip 3) and 4	if you are asking for a gun vio	olence restraining *Gen	order (form GV -100).) nder : \square M \square F \square X (nonbina
(Skip 3) and 4 Your information *Age: Date of Birth (Race:	if you are asking for a gun vio	olence restraining * Ge n Teleph	order (form GV-100).) nder: M F X (nonbinatione:
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Your information *Age: Date of Birth (Age: Date of Birth (Age: Do you speak English? Your Speak English?	if you are asking for a gun vio	*Gence restraining *Gen Teleph Race: Race:	order (form GV-100).) nder: M F X (nonbination) none: Date of Birth: Date of Birth:
(Skip 3) and 4 Your information *Age: Date of Birth (Race: Do you speak English? Your Shame: Your Shame: Your Shame: You wan Yo	if you are asking for a gun vio	*Gence restraining *Gence Teleph Race: Race: Race:	order (form GV-100).) nder: M F X (nonbination) Date of Birth:

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

Judicial Council of California, www.courts.ca.gov Rev. January 1, 2024, Mandatory Form Cal. Rules of Court, rule 1.51

Confidential Information for Law Enforcement

CLETS-001, Page 1 of 1

Proof of Service of Order Clerk stamps date here when form is filed. **EA-260** After Hearing by Mail You may serve Form EA-130, Elder or Dependent Adult Abuse Restraining Order After Hearing, on the restrained person by mail if the restrained person was not at the hearing and: • Before the hearing, the restrained person was personally served with Form EA-110, Temporary Restraining Order, and proof of service of Form EA-110 was presented to the court at the hearing; and • The judge's orders in Form EA-130 are the same as in Form EA-110 except for the expiration date. Fill in court name and street address: Superior Court of California, County of **Protected Elder or Dependent Adult Restrained Person** Name: Fill in case number: Case Number: PROOF OF SERVICE BY MAIL I am 18 years of age or older and am not a party to this proceeding or a person listed in item (3) of Form EA-130. I live or am employed in the county where the mailing took place. I mailed the restrained person a copy of: a. Form EA-130, Elder or Dependent Adult Abuse Restraining Order After Hearing b. Other (specify): I placed copies of the documents above in a sealed envelope and mailed them as described below: a. Mailed to (name): b. To this address: ____ City: State: _____ Zip: _____ c. On (date): Mailed from: City: _____ State:____

Address:

City:

State:

Zip:

(If you are a registered process server):

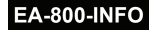
County of registration:

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



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

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

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

- Firearms, including any handgun, rifle, shotgun, and assault weapon; and
- Firearm parts, meaning receivers, frames, or any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). These may also be called "ghost guns."

You also may not have or possess ammunition.

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

You must take them to:

• Law enforcement, who will accept all prohibited items and may store them or destroy them;

OR

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

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

Immediately, if law enforcement asks you for the items. Otherwise, within 24 hours.

Who can I turn in, sell, or store the prohibited items with?

Only law enforcement or a licensed gun dealer. You cannot give your prohibited items to a family member, friend, or anyone else.

Where can I sell the prohibited items?

At a licensed gun dealer in your area. You can search the internet for "Gun Dealers" or "Firearms Dealers" to find one. Make sure the dealer is licensed.

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

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

How do I turn in the prohibited items to law enforcement?

Call your local law enforcement agency to ask about their procedures. Unload your firearms and take a copy of the court order with you.

Do not bring firearms to court.

If I turn in the prohibited items to law enforcement, how long will they keep them?

It depends. There are procedures for getting your firearms back after the restraining order has expired. Ask the law enforcement agency for more information.

After I turn in the prohibited items to law enforcement, can I change my mind?

Yes. You are allowed to sell firearms to a licensed gun dealer. To do so, the 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 items that you are selling.

Do I have to prove that I have turned in, sold, or stored the prohibited items?

Yes. Within 48 hours you must file a receipt with the court showing that you have surrendered the prohibited items to a law enforcement agency or sold them to or stored them with a licensed gun dealer. You may use <u>Receipt for Firearms and Firearm Parts</u> (form EA-800) for this purpose.

Additional Questions?

Contact an attorney for legal advice. Call your local law enforcement agency, for example, your city police or county sheriff for their procedures.

Information about prohibited items and how to obey these orders is also available online.

See <u>https://selfhelp.courts.ca.gov/respond-to-EA-restraining-order/obey-firearms-orders.</u>

For help in your area, contact:

[Local information may be inserted.]

	EA-800	Receipt for Firearms and Firearm Parts	Clerk stamps date here when form is filed.		
1	Protected Per				
2)	Restrained Pe	rson			
	a. Your Name:				
	_	(if you have one for this case):			
		State Bar No.:			
			Fill in court name and street address:		
	If you do not h private, you m	(If you have a lawyer, give your lawyer's information. ave a lawyer and want to keep your home address ay give a different mailing address instead. You do not lephone, fax, or email.)	Superior Court of California, County of		
	City:	State: Zip:	Court fills in case number when form is filed.		
	· —	Fax:	Case Number:		
	Email Address				
_		aler to complete item (4) or (5) . For more information on FO, <i>How Do I Turn In, Sell, or Store My Firearms and F</i>			
4		To Law Enforcement			
	(Complete the sec	ction below. Keep a copy and give the original to the per	rson in (2).)		
		forcement Agency:			
	Name of Law En Address:	forcement Agent:			
		Email Address:			
	Items Surrence				
	a. Firearms and	l firearm parts transferred on:			
	Date:	Time: a.r.	n. 🔲 p.m.		
		(List all the items surrendered by the person in 2). You a property report), use item 6 , or both. Check below			
	\square Separate form is attached. (If it does not include all surrendered items, list additional items in item \bigcirc .)				
	true and correct.	enalty of perjury under the laws of the State of California			
	Signature of the	an ongor comem agent.			

Name of Licensed Gun Dealer:				
License number:				
Address:				
Telephone:	Ema	il Address:		
Items Stored or Sold				
a. Firearms and firearm parts	transferred on:			
Date:		☐ a.m. ☐ p.m.		
I declare under penalty of perjutrue and correct. Signature of licensed gun de		ate of California that the info		
true and correct.				
true and correct. Signature of licensed gun de licensed gun d	'ealer			
true and correct. Signature of licensed gun d List of Items Surrender Firearms and firearm parts	red	Serial Number,		То
true and correct. Signature of licensed gun de □ List of Items Surrender Firearms and firearm parts Make	red Model			То
true and correct. Signature of licensed gun de licensed gun d	red	Serial Number,		То
true and correct. Signature of licensed gun de licensed gun d	red Model	Serial Number, if there is one	Sold	То
true and correct. Signature of licensed gun de licensed gun d	red Model	Serial Number, if there is one	Sold 	То
true and correct. Signature of licensed gun de licensed gun d	red Model	Serial Number, if there is one	Sold	То
true and correct. Signature of licensed gun de licensed gun d	red Model	Serial Number, if there is one	Sold	То



Besides the items listed on page 2 parts?	or in an attached form, do you have or own any other firearms (guns) or firearm
□ No	
☐ Yes (If yes, check one of the l	poxes below):
- ·	arms and Firearm Parts (form EA-800) or other proof for those items with the
b. I am filing the proof fo	r those firearms (guns) or firearm parts along with this proof.
c. I have not yet filed the particle (Explain why not):	proof for the other firearms (guns) or firearm parts.
Your signature	
Your signature I declare under penalty of perjury correct.	under the laws of the State of California that the information above is true and
I declare under penalty of perjury	under the laws of the State of California that the information above is true and
I declare under penalty of perjury correct.	
I declare under penalty of perjury correct. Date:	
I declare under penalty of perjury correct. Date:	
I declare under penalty of perjury correct. Date:	

Note that failure to file a receipt with the court is a violation of the court's order.