n court name and street address: perior Court of California, County of the county of
rt fills in case number when form is filed. se Number:
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7.
Zip:
Zip:
u to stop abuse:
of court if different from above:
(

		Case Number:	
our name:			
5			
In addition to the person named in ①, the fol dependent adult named in ① are protected by			or of the elder or
<u>Name</u>		<u>Sex</u>	Age
Additional protected persons are listed	d at the end of this Order a	us EA-120 Attachment 5.	
Temporary Orders	Against the Restrain	ned Person	
(Write the name of the person in (2)):			
The court has made the temporary ord these orders. These orders will expire extended by the court.			
B Dersonal Conduct Orders			
You must not do the following things to to a. Physically abuse, financially abuse follow, stalk, threaten, harass, destriction.	, intimidate, molest, attack	, assault (sexually or oth	erwise), hit,
b. Contact (directly or indirectly), tele			
c. Take any action, directly or through that person's family or caretakers. (this order.)			
Peaceful written contact through a lawyer or a related to a court case is allowed and does not		er person for service of l	egal papers
7 ☐ Stay-Away Orders			
You must stay at least (specify):	<u> </u>		
a. The person listed in 1	d. The vehicle	_	
b. The home of the person in 1c. The job or workplace of the	e. The persons		
person in 1	f. Uther (speci	fy):	
B ☐ Move-Out Order	-		
You must immediately move out from and no	t return to (address):		
and must take only the personal clothing and	helongings you need until	the hearing	
_	belongings you need until	the hearing.	
9) No Guns or Other Firearms	h		
You cannot own, possess, have, buy or try to firearm.	buy, receive or try to recei	ve, or in any other way g	get a gun or
	is a Court Order		

	Case Number:
name:	
 Turn In or Sell Guns or Firearms You must: Sell to a licensed gun dealer or turn in to police any guns of must be done within 24 hours of being served with this ord File a receipt with the court within 48 hours of receiving the in or sold. (You may use Form EA-145, Proof of Firearms) 	der. his order that proves guns have been turned
Financial Abuse This case does not does involve solely financial intimidation or any other form of abuse.	al abuse unaccompanied by force, threat, harassm
Other Orders (specify):	
Additional orders are attached at the end of this Order as	EA-120 Attachment 12.
Instructions for the Pr	rotected Person
To the person in ①: (Write the name of the person in ①):	
If the court issues temporary restraining orders, by the close o you your lawyer the court clerk should deliver a copy of this Order and any proof of service for Name of Law Enforcement Agency	
Service of Documents	
You must have someone personally deliver to the person in (2) a. Form EA-120, <i>Notice of Hearing and Temporary Restrain</i> b. Form EA-100, <i>Request for Orders to Stop Elder or Dependence</i>	ning Order (completed and filed-stamped)
c. Form EA-110, Response to Request for Orders to Stop Eld. d. Form EA-151-INFO, How Can I Respond to a Request for	der or Dependent Adult Abuse (blank form) or Orders to Stop Elder or Dependent Adult Abuse
If the boxes below are checked, you must also have someone all the documents checked below: e. Form EA-145, Proof of Firearms Turned In or Sold (but a property of the sold).	
f. Other (specify): You must file with the court before the hearing a proof of serv (For help with service, read Forms EA-142-INFO and EA-150)	,

This is a Court Order.

☐ Time for Service	
A To: Person Asking for Order	B To: Person Served With Order
Someone 18 or over—not you or anyone protected by this order—must personally "serve" a copy of this order on the person in 2 at least days before the hearing.	If you want to respond in writing, someone 18 or over— not you —must "serve" Form EA-110 on the person in ①, then file it with the court at least days before the hearing.
For help with service or responding, read Forms .	EA-142-INFO and EA-151-INFO .)
No Fee to Notify (Serve) Restrained Per If the sheriff or marshal serves this Order, he or sh	
Date:	Judicial Officer

Case Number:

Warnings and Notices to the Restrained Person in ②

You Cannot Have Guns or Firearms

- If the court orders, you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get a gun while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to a licensed gun dealer or turn in to police any guns or firearms that you have or control in accordance with item ① above. The court will require proof that you did so. If you do not obey this order, you can be charged with a crime.
- (18) After You Have Been Served With a Restraining Order
 - Obey all the orders.
 - If you want to respond, fill out Form EA-110 and file it with the court clerk. You do not have to pay any fee to file your response.
 - Serve Form EA-110 on the person in ① or that person's attorney by the date listed in ② of this form. You cannot serve the person in ① . The person who serves the person in ① should complete and sign a *Proof of Service*. Form EA-141 may be used for this purpose. You should take the completed form back to the court clerk before the hearing date or bring it with you to the hearing.
 - In addition to the response, you may file and serve declarations signed by you and other persons who have personal knowledge of the facts. Form MC-030, *Declaration*, is available from the clerk's office at the court shown on page 1 of this form. If you do not know how to prepare a declaration, you should see a lawyer. After you have filed the response with the clerk of the court, a copy must be delivered personally or by mail to the person in ② or to his or her lawyer.
 - If you wish to oppose the request for orders, in addition to filing a response, you should be present at the hearing. If you have any witnesses, they must also go to the hearing.
 - At the hearing, tell the judge if you agree or disagree with the orders requested.
 - Even if you do not go to the hearing, the judge can make the restraining orders last for 3 years.

This is a Court Order.

	Case Number:
V	
Your name:	

19 Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with a temporary restraining order and notice of 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 the previous or temporary restraining order is issued at the hearing, a copy of the order will be served on you by mail at the following address (insert the address of the person in (2)):

If that address is not correct or you wish to verify that the temporary order was made permanent without substantive change, contact the clerk of the court.

If both you and the person in ① are personally present at the hearing where the order is issued, no additional proof of service will be required.

Instructions for Law Enforcement Agencies

This order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Information for All Parties



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least 5 days before the hearing. Contact the clerk's office or go to www.courtinfo.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8)

(Clerk will fill out this part.)

-Clerk's Certificate-

Clerk's Certificate [seal]

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

Date: Clerk, by	, Deputy
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This is a Court Order.