Superior Court of California, County of Contra Costa

REQUEST TO CHANGE OR END RESTRAINING ORDER Family Law

What you will find in this packet:

- Additional Resources (FamLaw-101-INFO)
- Interpreter Request (MC-300e&s)
- Requirements for Filing Court Papers (MC-500-INFO)
- Request to Change or End Restraining Order Information (FamLaw-37-INFO)
- Request to Change or End Restraining Order (DV-300)
- How Do I Ask to Change or End a Domestic Violence Restraining Order? (DV-300-INFO)
- Notice of Court Hearing and Temporary Order to Change or End Restraining Order (DV-310)
- Order on Request to Change or End Restraining Order (DV-330)

Additional forms if you are asking to change child custody and visitation orders:

- Request to Change Child Custody and Visitation Orders (DV-305)
- Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (FL-105/GC-120)
- Attachment to Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (FL-105(A)/GC-120(A))

Additional forms that must be served (blank) to other party – do not write on these:

- Response to Request to Change or End Restraining Order (DV-320)
- Response to Request to Change Child Custody and Visitation Orders (DV-325) (if you are asking to change child custody and visitation orders)

Forms that must be filed after you have the other party served:

- Proof of Personal Service (CLETS) (DV-200)
- Proof of Service by Mail (CLETS) (DV-250)

Forms to ask to reschedule your court hearing If you haven't been able to serve the other party:

- Request to Reschedule Hearing to Change or End Restraining Order (DV-315)
- Order to Reschedule Hearing to Change or End Restraining Order (DV-316)

You Can Get Court Forms FREE at: www.cc-courts.org/forms

If you don't find what you're looking for here, you may want to check out the additional resources listed on the back of this page

~ Additional Resources ~

Family Law court is for people who are ending a marriage or other committed relationship, dividing what they own and owe, working out child custody and visitation issues, dealing with child support or spousal support, addressing domestic violence issues, or identifying the legal parent(s) of a child.

Many of your questions may be answered by the content of the packet(s) provided. However, if you have additional questions or need additional assistance, the Court does offer self-help assistance through:

Contra Costa County Family Law Facilitators/Self-Help Center

https://www.cc-courts.org/family/flf.aspx https://direct.lc.chat/12110427/

In person services are available during Lobby & DCSS hours, and by appointment. Virtual assistance is also available during LiveChat hours.

Please refer to the court website for current hours of service. Due to high demand, services may reach capacity prior to the regularly scheduled closing time. If capacity is reached, the que for services will be closed.

Self-Help Center staff are not your attorneys and cannot give you legal advice. Any information you share with Self-Help Center staff is not confidential. There is no attorney-client privilege and both sides may be assisted in a case. Self-Help Center staff provide procedural assistance and are not responsible for the outcome of your case.

Often, people involved in court cases need additional help in understanding their case and knowing their options. For some suggestions about where to get help, consider the following resources:

Contra Costa Superior Court

https://www.cc-courts.org/family/family-law.aspx

Contra Costa County Law Library

Offering Lawyer in the Library by Appointment Printing Services for Forms & Packets (for a fee) http://www.cccpllib.org/

Contra Costa County Bar Association's Lawyer Referral Service

www.cccba.org/community/find-a-lawyer/index.php

Legal Aid Association of California for Legal Help

https://www.lawhelpca.org/issues/families-and-kids https://www.lawhelpca.org/issues/protection-from-abuse

State Bar of California for Legal Help

https://www.calbar.ca.gov/Public/Need-Legal-Help

Family Law - Information FamLaw-101-INFO Rev. 6/25/2025

The Clerk of the Court cannot accept any papers for filing that do not comply with California Rules of Court 2.100 et seq. (CRC 2.118)

To avoid having your papers rejected by the clerk:

Use Judicial Council forms whenever possible

Judicial Council forms can be found at: https://courts.ca.gov/rules-forms/find-your-court-forms

Contra Costa County Local forms can be found at: https://www.cc-courts.org/forms/forms.aspx?Tab=Local

If the form you need is not on the Judicial Council website or within the Local Forms, you will need to make your own. Any forms created must follows these rules:

- 1. One-sided paper only one side of each page may be used when not filing electronically
- 2. White or unbleached paper 8 1/2 by 11 inches
- 3. 12 pt black font with style equivalent to Courier, Times New Roman, or Arial (Handwritten papers are OK but should be written legibly)
- 4. Margins at least 1 inch from the left edge and $\frac{1}{2}$ inch from right edge
- 5. Line spacing 1.5 or double-spaced, with lines numbered consecutively in the left margin
- 6. Page Numbers pages must be numbered consecutively on the bottom using Arabic numerals (1, 2, 3 ...)
- 7. Footer except for exhibits, each page must have a footer at the bottom containing the title of the paper, and must be in at least 10 pt font
- 8. Binding each paper not electronically filed must contain original pages without riders and must be firmly bound (e.g. paper clips or stapled)
- 9. First Page
 - must contain your name, address, telephone number, and email address in the upper left corner, with the right corner being left blank for use of the clerk
 - the title of the court should appear in the center at approximately line 8
 - below the title of the court, starting at the left margin, the title of the case, along with the name of each party on case must be listed on separate lines
 - below the title of the court, to the right of and opposite the title of the case, the case number must be included

You may use <u>Judicial Council Form MC-030</u> as a first page of any Declaration. You may also use <u>Judicial Council Form MC-020</u> as an attachment to any form to remain in compliance with these rules.

For filing in person, you will need the **original document**, signed in ink (blue is best), and correct number of identical copies (**original for the Court, a copy for each party**) for the clerk to file.

Electronic Filing (E-Filing)

In addition to the above requirements, if you are e-filing your documents, you must be in compliance with California Rules of Court 2.250 et seq.

In Family Law Cases, self-represented litigants may choose to file in person or through e-file. Some documents are required to be filed in person.

The format of the documents to be filed electronically must meet the following requirements:

- 1. The software used to create the document must be available generally to the public or at a reasonable cost (e.g. adobe, pdf).
- 2. The printing of documents must not result in the loss of document text, format, or appearance.
- 3. The document must be text searchable, without loss of the document's content.

The Rules are important – Remember - You want the Judge to understand what you have written. Don't make that impossible by submitting papers that are too hard to read because they are upside down, the print is too small or too light, or the pages have fallen out of the file because they are too small or too large and/or not properly fastened.

Superior Court of California, County of Contra Costa

Interpreter Request

If you need an interpreter, please complete the form below and submit it to any Filing Window or courtroom.

Case Number:	
Case Type:	
☐ Criminal	☐ Small Claims – (\$10,000 or less)
☐ Traffic	☐ Civil - ☐ \$25,000 ☐ over \$25,000
☐ Civil Harassment	☐ Civil – Other
☐ Conservatorship	☐ Family Law
☐ Proceedings to terminate parental rights	☐ Unlawful Detainer
☐ Dependent Adult Abuse	☐ Guardianship
☐ Juvenile	☐ Elder Abuse
Party Requesting Interpreter:	
Is interpreter for a witness? ☐ Yes ☐ No	
Phone Number(s) where party can be reached:	
Date of Hearing:	Time of Hearing:
Department: Location:] Pittsburg ☐ Richmond ☐ Walnut Creek
Language Needed: ☐ Spanish ☐ Mandarin ☐	Cantonese
☐ Other:	
To avoid the risk that your hearing will have to be perminimum of one week in advance.	ostponed, please submit this form a
Current information about this program is available www.cc-courts.org/interpreter	at our website:

Superior Court of California, County of Contra Costa

Solicitud Para Intérprete

Si necesita un intérprete, favor completar este formulario y presentarlo en cualquier ventanilla para archivar documentos o con la secretaria del tribunal.

Número de Caso:		
Tipo de Caso:		
□ Criminal		☐ Demanda Civil – (\$10,000 o menos)
☐ Tráfico		☐ Demanda Civil -
☐ Acoso Civil		☐ \$25,000 ☐ más de \$25,000
☐ Conservador		☐ Civil – otro tipo
☐ Casos para Te	erminar Derechos de	☐ Casos de Familia
Madre o Padr		☐ Juicio de Desalojo
☐ Abuso de Adu	ıltos Incapacitados	☐ Tutela
☐ Tribual de Me	nores	☐ Abuso de Personas Mayores
Persona que Neces	ita Intérprete:	
☐ Marque aquí si e	esta persona es un testigo	
Número Telefónico:		
Fecha de la Audien	cia Judicial:	Hora:
Departmento:	Ciudad:	☐ Pittsburg ☐ Richmond ☐ Walnut Creek
Idioma Solicitado:	☐ Español ☐ Mandarín ☐	Cantonés Uietnamita
	☐ Otro Idioma:	
•	ilidad que su audiencia sea apla antes de la fecha de su audier	azada, favor the presentar este formulario al ncia.
Información actualiz www.cc-courts.org/i		encuentra en nuestra página web:

Superior Court of California, County of Contra Costa

REQUEST TO CHANGE OR END RESTRAINING ORDER

Instructions

If there is a domestic violence restraining order <u>currently in effect</u>, you can use the forms in this packet to request that the court change or end any order made in the Restraining Order After Hearing (DV-130), except for orders related to firearms, firearm parts, and body armor.

No filing fees: If the domestic violence restraining order has not expired, there are no fees for filing these forms.

Do not use this packet if:

- The restraining order has expired and you want to renew it. Instead, please see the Request for Renewal of Restraining Order" packet for the appropriate forms.
- The restraining order has expired and you are requesting a change to child custody, visitation, child support, spousal or domestic partner support, or property orders. Instead, please see the "Request for Order" packet for the appropriate forms.

Assistance with reviewing your completed forms is available at the Martinez, Richmond, and Pittsburg courthouses from 8 am until 4 pm, Monday through Friday (excluding court holidays). To avoid delays, get help and file your forms at the correct location:

<u>Martinez</u>: If you live in Central County, you may obtain assistance and submit your documents at the Restraining Order window in the Spinetta Family Law Center, 751 Pine Street.

<u>Richmond</u>: If you live in West County and your restraining order was previously filed by the Richmond courthouse, you can get assistance and submit your documents at the Restraining Order window in the George D. Carroll Courthouse, 100 37th Street.

<u>Pittsburg</u>: If you live in East County and your restraining order was previously filed by the Pittsburg courthouse, you can get assistance and submit your documents at the Restraining Order window in the Richard E. Arnason Justic Center, 1000 Center Drive.

SERVICE

After you submit your completed forms, they will be reviewed by a judge and filed. You will then need to serve the other party with the forms. **THIS IS A VERY IMPORTANT STEP!** Read DV-300-INFO for information about how to serve the other party.

DV-300

Request to Change or End **Restraining Order**

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Instructions

Use this form to ask a judge to change or end a domestic violence restraining order (form DV-130) that is still in effect (not expired). You can also use this form to ask to change or end a juvenile restraining order (form JV-255) based on domestic violence, if the juvenile case has been closed. For more information on this process, read form DV-300-INFO, How Do I Ask to Change or End a Domestic Violence Restraining Order? Do not use this form to ask to change or end orders made in a separate family law case (a case with a different case number than your restraining order). For more information, read form FL-300-INFO, Information Sheet for Request for Order.

Fill in court name and street address:
Superior Court of California, County of

1	Your	Information
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Name

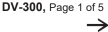
b.	Who are you in this case? (Check one):	Fill in case number:
	☐ Protected person ☐ Restrained person	Case Number:
c.	Is this your first request to change or end the restraining order? Yes No (How many times have you made a request?)):
d.	Address where you can receive court papers	
	(This address will be used by the court and the other party to ser You may use another address like a post office box, a Safe at He have their permission and can get your mail regularly. If you ha Address: City:	ome address, or another person's address, if you
	City: State:	Zip:
e.	(1) Your contact information (optional)	
	(The court could use this information to contact you. If you don leave it blank or provide a safe phone number or email address.	
	Telephone:Email Address:	Fax:
f.	Your lawyer's information (if you have one)	
	Name: State Bar	No.:
	Firm Name:	

Information About Your Case

- a. The other party in this case is (full name):
- b. The current order expires on (date): (Attach a copy of the current restraining order (form DV-130, DV-330, DV-730, or JV-255).)

This is not a Court Order.

(Domestic Violence Prevention)



)	Requ	ıest	_
	a I	ask the judge to end all the orders granted in the restraining order (form DV-130, DV-330, or JV-255).	
		ask the judge to change or end some of the orders in the restraining order (form DV-130, DV-330, or JV-255)).
	(If you checked b, complete section below)		
		Describe the changes that you want the judge to make to the restraining order (For example, you can identify the order by name (stay-away order) and say "I ask for the stay-away order to be changed to")	
			,
			-
	(Do you want the judge to change orders for child custody or visitation? Does not apply to my case. I do not have a child with the other party in this case. 	
		☐ No.	
		\square Yes. (If yes, you must complete form $\underline{DV-305}$ and attach it to this form.)	

□ No				
☐ Yes (complete section below)				
Full name	<u>Age</u>	Relationship to you	Lives with you?	Request to:
			_ □ Yes □ No	☐ Add ☐
		-	_	Add [
		-	$ \begin{array}{c c} \hline & Yes $	☐ Add ☐ ☐ Add ☐ ☐
Check this box if you need to	list more 1	- neonle IIse a senarat	_	
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Explain why the people listed ab	ove should	he added or remove	4	
Explain why the people listed at	ove snould	to added of remove	u.	
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) Do you want the judge to change	the restra	ining order immedi	ately?	
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New January 1, 2025

Reason for Request	
In this section, explain why you are asking the judge to change or end the o	orders.
☐ Check here if there is not enough space for your answer. Attach a sheet Reasons for Request" for a title.	of paper and write "Attachment 5,
☐ Extend My Deadline to Give Notice to the Other Party	
(Usually, the judge will give you about three weeks to serve the other party time to serve the other party, the judge may be able to give you more time.)	
I ask the judge to give me more time to serve the other party because (explo	ain why you need more time):
☐ Lawyer's Fees and Costs	
I ask that the other party pay for some or all of my lawyer's fees and costs.	
Additional Pages	
a. How many additional pages are you attaching to this five-page form? _	
b. Which forms are you attaching to this order? (Check at least one): □ DV-130 □ DV-330 □ DV-730 □ JV-255 □ Other	
	r:

Your Signature	
I declare under penalty of perjury under the laws of the State	of California that the information above is true ar
correct.	
Date:	
Type or print your name	Sign your name
Y 1 2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
Your Lawyer's Signature (if you have one)	
Date:	
Lawyer's name	Lawyer's signature

Your Next Steps

- After you complete this form, complete items 1 and 2 of form <u>DV-310</u>, *Notice of Court Hearing and Temporary Order to Change or End Restraining Order*.
- File this form and form DV-310 with the court clerk. You must do this before your restraining order expires.
- Once you get your forms back from the court, follow the judge's orders on how to serve the other side (look at form DV-310, item 5). Have an adult (not you or anyone protected by the restraining order) serve the other side with a copy of your forms. You can also ask the sheriff to personally serve the papers, and they will do this for free. See form SER-001, *Request for Sheriff to Serve Court Papers*. Learn more about service at www.selfhelp.courts.ca.gov/DV-restraining-order/change-end/serve-request.
- After the other side has been served, have the person who served your papers complete a form and file the completed form with the court:
 - If the papers were personally served, have your server complete form <u>DV-200</u>, *Proof of Personal Service*.
 - If the papers were served by mail, have your server complete form DV-250, Proof of Service by Mail.
- If you are asking to change child support or spousal support, you must also complete form <u>FL-150</u>, *Income and Expense Declaration*. If you are only asking for child support, you may be eligible to fill out a simpler form, <u>FL-155</u>, *Financial Statement (Simplified)*. Read form <u>DV-570</u> to see if you are eligible. Before your court date, turn in your completed form to the court and serve a copy on the other party.



How Do I Ask to Change or End a Domestic Violence Restraining Order?

Who can make a request?

The protected person or the restrained person can ask the judge to change or end the restraining order. Other people protected by the restraining order (listed on form DV-130, item 3, or JV-255, item 3) cannot ask to change or end the order.

How do I ask to change or end a domestic violence restraining order?

You will need to complete court papers and file them with the court. After you file your court papers, you will get a court date and have the other party served. You must attend your court date for the judge to decide whether to grant your request. See page 3 for step-by-step instructions.

What if I want to renew my restraining order?

If you are the protected person, you can ask the court to renew your restraining order. You must make your request before your restraining order expires. For information on how to renew your restraining order, read form <u>DV-700-INFO</u>, *How Do I Ask the Court to Renew My Restraining Order?*

What if my restraining order has expired?

If the Restraining Order After Hearing (form DV-130, DV-730, or JV-255) has expired, do not follow the steps on page 3.

- If you need another restraining order, you will need to make a new request. Read form <u>DV-505-INFO</u>, *How to Ask for a Domestic Violence Restraining Order*.
- If the restraining order included child custody, visitation (parenting time), child support, spousal support, support for a domestic partner, or property orders, these orders remain in effect and can be changed by a judge. For information on how to ask to change these orders, read form FL-300-INFO, Information Sheet for Request for Order.

Is there a court fee?

No. There is no court fee.

How do I end or change a temporary restraining order?

If you have a temporary restraining order (form DV-110 or DV-116) and you want to change or end the order, a lawyer or the court's self-help center may be able to help you. Do not use this process to change or end a temporary restraining order.

What if I want to change or end a juvenile restraining order?

If you have a restraining order based on domestic violence that was granted by a juvenile dependency court (form JV-255), and the juvenile case has been closed (dismissed), follow the steps on page 3 to ask to change or end the juvenile restraining order.

- If your juvenile case is still open, talk to your lawyer about how to change or end the restraining order.
- If you have a juvenile restraining order that was granted in a juvenile justice (delinquency) case (form JV-265), ask your lawyer or the prosecutor about how to change or end the restraining order.

What if I want the judge to grant an order that was not included in the Restraining Order After Hearing?

The judge may be able to grant the order if it is needed for more protection. Follow the steps on page 3 to make the request. You will need to describe the orders you want and explain why they are needed.

When will my restraining order change or end?

Only the court has the power to change or end the restraining order. The restraining order remains in effect and must be followed until a judge changes or ends the order.



How Do I Ask to Change or End a Domestic Violence **Restraining Order?**

What orders can I ask to change or end?

You can ask to change or end any order granted in a Restraining Order After Hearing, except for orders related to firearms, ammunition, or body armor. The judge cannot remove the restriction on having firearms, ammunition, or body armor. If you need to carry a firearm for your job, the judge may grant you a limited exception but there are strict requirements. Ask a lawyer or your court self-help center for more information.

What if I want to change child custody orders?

- If child custody orders were made through your restraining order, you can use this process to change these orders. Follow the steps on page 3.
- If custody or visitation orders were made in a separate family law case, do not follow the steps on page 3 of this form; read form FL-300-INFO, Information Sheet for Request for Order.

Note that a special law applies to child custody orders when there has been domestic violence. For more information, go to www.selfhelp.courts.ca.gov/domesticviolence-child-custody.

If I ask to end the restraining order, what will happen to the child custody, visitation, support, or property orders?

If a judge ends the restraining order, any child custody, visitation (parenting time), child support, spousal support, support for a domestic partner, or property orders will remain in effect, unless the court also changes or ends those orders.

Where can I find a self-help center?

Free legal help is available at your court's self-help center. Find your local court's self-help center at www.selfhelp.courts.ca.gov/find. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case and help you with the forms. Staff may also refer you to other agencies who may be able to help you.

What if I need an interpreter?

You may use form INT-300 to request an interpreter or ask the clerk how you can request one.

What if I have a disability and need an accommodation?

You may use form MC-410 to request assistance. Contact the disability/ADA coordinator at your local court for more information.

Where can I find other help?

The National Domestic Violence Hotline provides free and private safety tips. Help is available every day, 24 hours a day, and in over 100 languages. Visit online at www.thehotline.org or call

1-800-799-7233 or 1-800-787-3224 (TTY).

Confidential Address Program

If you are a victim of domestic violence or live with a victim of domestic violence, there is a special program called Safe at Home that you can apply for. It is a free program that can help you keep your address private. To learn more about the program, go to www.sos.ca.gov/registries/safe-home.

Note that it may take several weeks to be approved.



How Do I Ask to Change or End a Domestic Violence Restraining Order?

Steps to make a request

(1) Complete court forms:

- Form <u>DV-300</u>, Request to Change or End Restraining Order; and
- Form <u>DV-310</u>, *Notice of Court Hearing and Temporary Order to Change or End Restraining Order* (items 1 and 2 only).
- If you are asking to change child custody and visitation orders, you must complete form <u>DV-305</u>, Request to Change Child Custody and Visitation Orders.

(2) File forms with court

File all forms with the court clerk. Make sure you include a copy of your current Restraining Order After Hearing with form DV-300. You can file in person or electronically. For more information on how or where to file, go to the court's website. To find the the court's website, go to www.selfhelp.courts.ca.gov/find.

(3) Get your papers back from the court

Once you get your papers back from the court, you will have a court date (see form DV-310). If you asked for any temporary orders, look at form DV-310 to see if the judge granted or denied that request. Make sure you get at least two copies back: one for you and one to have served on the other party. If you filed your papers electronically, the court will give the papers back to you electronically, unless you asked to pick them up or receive them by mail.

(4) Have the other party served with papers

- If you are the restrained person, you must have the protected person personally served. This means you must have an adult personally give a copy of all the court papers (listed on form DV-310, item 4c) to the protected person. It cannot be you or anyone listed on the restraining order. Your server must then complete a proof of service (form DV-200). Make a copy of the completed form DV-200 and file it with the court. If you cannot have the protected person personally served, contact a lawyer or self-help center for other options.
- If you are the protected person, you can serve the restrained person by mail. This means you must have an adult mail a copy of all the court papers (listed on form DV-310, item 4c) to the restrained party. It cannot be you or anyone listed on the restraining order. Your server must then complete a proof of service (form DV-250). Make a copy of the completed form DV-250 and file it with the court.

If you can't serve the other side before your court hearing, you will need to ask the judge to reschedule your court hearing. Fill out and file forms DV-315 and DV-316. The judge will review your request and decide whether to reschedule your court hearing. If you do not receive a signed copy of form DV-316 from the judge before your court date or the judge denied your request to reschedule your hearing, you *must* attend your court date (listed on form DV-310 or DV-316) if you still want to move forward with your request.

(5) Get ready for and attend your court hearing

At your court hearing, the judge will decide whether to grant your request to change or end the restraining order. At the hearing, you and the other side will have the opportunity to tell your side of the story. Bring any evidence or witnesses you have. If you don't want to attend your court hearing in person, go to the court's website to find out more information about attending by phone or videoconference.

	Temporary Order to Change or End Restraining Order	Clerk stamps date here when form is filed.
Ins	structions: The person making the request must complete items 1 and 2 are court will complete the rest of this form.	
1	Protected Party Name:	
		Fill in court name and street address:
2	Restrained Party Name:	Superior Court of California, County of
3	Notice of Hearing	Fill in case number:
	A court hearing is scheduled on the request to change or end a domestic violence restraining order:	Case Number:
	The current restraining order remains in full force and effect. If the those orders and all nonconflicting orders must be followed until the Name and	
	Date: Time: Room:	
	Dept.: Room:	
	You may attend your court date remotely, such as by phone or videocon court's website for the county listed above. To find the court's website, g	
4	 ☐ Court's Decision on Request for Temporary Orders a. ☐ Denied. Reasons for denial: 	
	b. Granted.	
	(1) The temporary orders listed below in b(2) (check all that apply, ☐ Have been requested by the protected party and are needed t ☐ Are needed to help prevent (1) irreparable harm to a child in	o prevent domestic violence.
	from California.	

This is a Court Order.

☐ Temporary orders listed on (give form number or name of attachment):

The following temporary orders remain in full force and effect until the hearing listed in (3):



(2) Temporary Orders

5)	Service
	a. Protected person Restrained person must have the other party served with a copy of all the forms listed in 5 d by:
	b. (date of deadline):
	c. (1) This order can be served by mail because it is a request by the protected person and does not include temporary orders.
	(2) ☐ This order must be personally served because it is a request by the restrained person. (3) ☐ This order must be personally served because the court has granted temporary orders.
	 d. Forms to serve: DV-300, Request to Change or End Restraining Order; DV-310, Notice of Court Hearing and Temporary Order to Change or End Restraining Order (this form); and DV-320, Response to Request to Change or End Restraining Order (leave blank).
6	No Fee to Serve (Notify) Order The sheriff or marshal will serve this order for free. If you want the sheriff to serve your papers, (1) complete form SER-001, Request for Sheriff to Serve Court Papers, and (2) give the completed form and a copy of this order to the sheriff.
7	☐ Attached Pages
\cup	All of the attached pages are part of this order.
	a. Number of pages attached to this three-page form:
	b. Attachments include forms (check all that apply): DV-140 DV-145 Other:
Jud	ge's Signature
Date	::
	This is a Court Order.

Case Number:	

To Person in 2

- Respond in writing (optional): You can respond in writing by completing form <u>DV-320</u>, Response to Request to Change or End Restraining Order. File the original with the court, and have someone 18 or over—not you—mail a copy of it to the other party before the hearing. Also file form <u>DV-250</u>, Proof of Service by Mail, with the court before the hearing, and bring a copy to the court hearing.
- At the hearing: Whether or not you respond in writing, attend the hearing if you want the judge to hear from you before making a decision. At the hearing, tell the judge why you agree or disagree with the request. Bring any evidence or witnesses you have.



Request for Accommodations

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

(Clerk will fill out this part.)

Instructions to Clerk: If the court made temporary orders in (4), the court must enter this order into CLETS or send this order to law enforcement to enter into CLETS. This must be done within one business day from the day the order is made. You must give up to three free (certified, stamped, and endorsed) copies of this order to the protected party.

Clerk's Certificate [seal]

—Clerk's Certificate—

I certify that this *Notice of Court Hearing and Temporary Order to Change or End Restraining Order* is a true and correct copy of the original on file in the court.

Date: Clerk, by , Deputy

	Order on Request to Change or End Restraining Order	Clerk stamps date here when form is filed.
1	Protected Person (name):	
2	Restrained Person (name):	
3	Request The request was made by the: a. □ protected person □ restrained person to: b. □ change the restraining order □ end the restraining order	Fill in court name and street address: Superior Court of California, County of
4	Court's Decision (Check a or b)	Fill in case number: Case Number:
	 a.	m DV-130 ☐ form JV-255
	 b.	e Restraining Order After Hearing. odified on (date): ng Order After Hearing
	(2) Denied. The Restraining Order After Hearing issued on form set to expire on (date): re	
	c. In making this order, the court has considered whether failure to make a safety of the person in 1 or any children listed on form DV-105 or DV requested, the court has considered whether failure to make support ord person in 1 or any children listed on form DV-105 or DV-305.	7-305. If child or spousal support was



	a. The hearing was on (date): b. These people attended the hearing (and the person in 1) The person in 2 The lawyer for the person in 1 The lawyer for the person in 2		
)	Serving (Giving) Order to Other The request to change or end the restra	•	
	a. Protected party	b. Restrained party	c. Court
((1) You do not have to serve the restrained party because they were or their lawyer was at the court date or agreed to this order.	(1) You do not have to serve the protected party because they were or their lawyer was at the court date or agreed to this order.	(1) Further notice is not required
((2) You must have the restrained party personally served with a copy of this order by (date):	(2) You must have the protected party personally served with a copy of this order by (date):	(2) The court will mail a copy 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:	
,	No Fee to Serve (Notify) Order The sheriff or marshal will serve this o SER-001, Request for Sheriff to Serve sheriff.	rder for free. If you want the sheriff to	

The person in	must pay to	the person in the	following amounts for:	
Pay to:		For:	Amount: \$	Due date:
Pay to:		For:	Amount: \$	Due date:
) □ Attached	Pages			
/	hed pages are par	rt of this order.		
		this three-page form:		
_	_	check all that apply):		
☐ DV-130 ☐ JV-255	•	□ DV-145 □	FL-341(C)	☐ FL-343
dge's Signatu	ıre			
			Judį	ge or Judicial Officer
dge's Signatu			Judg ill out this part.)	ge or Judicial Officer
structions to Cl ecked), the court ist be done within	erk: If the court nust enter this or one business day	(Clerk will fi granted the request to der into CLETS or ser	change or end the restrained this order to law enforce	ge or Judicial Officer ing order (if 4)a(1) or 4)b(1) i ment to enter into CLETS. This up to three free (certified, stamp
structions to Cl ecked), the court ist be done within	erk: If the court nust enter this or one business day	granted the request to der into CLETS or ser y from the day the order the protected party.	change or end the restrained this order to law enforce	ing order (if 4)a(1) or 4)b(1) in ment to enter into CLETS. This
structions to Cl ecked), the court ist be done within	erk: If the court must enter this or one business days of this order to	granted the request to der into CLETS or ser y from the day the order the protected party. —Clerk's	change or end the restrained this order to law enforce er is made. You must give to Change or End Restrained to Change or End Restrained.	ing order (if 4)a(1) or 4)b(1) in ment to enter into CLETS. This

Complete the next forms only if you are asking to change child custody or visitation orders made in a Restraining Order After Hearing (DV-130).

DV-305

Request to Change Child Custody and Visitation Orders

Case Number:		

(Use this form to ask the judge to change child custody or visitation orders that were made through a domestic violence restraining order.)

This form is attached to form DV-300. **Protected Party** Name: Relationship to children: Parent Legal Guardian Other (describe): **Restrained Party** Name: Relationship to children: Parent Legal Guardian Other (describe): **Children Under 18 Years Old** (list from oldest to youngest) Date of birth: a. Name: b. Name: Date of birth: Date of birth: c. Name: Date of birth: d. Name: (Check here if you need more space. Write "DV-305, Children" at the top and attach it to this form.) City and State Where Children Lived a. Have all the children listed in (3) lived together for the last five years? ☐ Yes (If yes, complete b, below.) \square No (If no, complete form DV-105(A). Do not complete the section below.) b. List where the children have lived for the last five years. Start with their current location. Children lived with (check all that apply): Dates (month/year) City and state (include tribal land, if applies) Other (relationship Person Person in (1) in (2) to child) From: To present Check here if this address is private (confidential). List the state only. From: Until: From: Until: Until: From: Until: From:

This is not a Court Order.



Judicial Council of California, www.courts.ca.gov

From:

Until:

Until:



5	Hi	istory of Court Cases Involving Your Children		
		Do you know about any other case involving any child listed in No ☐ Yes (If yes, complete section below.)	in 3 ?	
		(Check all that apply. List where it was filed (city, state, or tri	ibe), year it w	as filed, and case number, if known.)
		☐ Custody	, · •	,
		☐ Divorce		
		☐ Juvenile court (child welfare, juvenile justice)		
		Guardianship		
		Criminal		
		Other (example: child support case)		
	b.	If there is another parent or legal guardian besides the person	as in (1) and (2)	2) list their information below
		Name:		Legal Guardian
6)	Re	equest to Change Orders		
0)		ask the judge to change or end some of the child custody or visi	itation orders	
		Check all the orders that you want the judge to make.)	rution orders.	
	a.	☐ No Travel With Children Without Permission		
		 (1) ☐ End this order (2) ☐ Change this order (explain how you want it changed): 		
		(2) _ Change and Order (exprain now you want it changea).	•	
	b.	☐ Stop Access to Children's School, Health, or Other Inform	nation	
		(1) End this order		
		(2) Change this order (explain how you want it changed):	•	

·	 □ Order to Prevent Child Abduction (any order m (1) □ End this order (2) □ Change this order (explain how you want in 	
d.	. Child Custody	
	child's health, education, and welfare. A person wi	l. A person with legal custody makes decisions about the th physical custody lives with the child regularly. For both or one parent can have full custody (sole). Complete the d custody orders.)
	I ask the judge to change custody orders to (check	the orders that you want the judge to make):
	Legal custody (check one): Sole to person in 1 Sole to person in 2 Jointly (shared) by persons in 1 and 2 Other (describe):	Physical custody (check one): Sole to person in 1 Sole to person in 2 Jointly (shared) by persons in 1 and 2 Other (describe):
e.		times) and on to (ann lain have now ungut the ouder changed).
	r ask the judge to change the visitation (parenting)	time) order to (explain how you want the order changed):

	List any orders for child custody or visitation you want to change or end.							
	(1)	☐ End order	☐ Change order*					
		☐ End order	☐ Change order*					
	*Explain how you want these orders changed:							
	☐ Check here if there is not enough space for your answer. Attach Other Orders" for a title.	a sheet of pap	er and write "Attachmen					
_	Dancar for Dancart to Obanno Obild Ocetado en Visitat	: O l						
	Reason for Request to Change Child Custody or Visitati	ion Order						
	Reason for Request to Change Child Custody or Visitati	ion Order						
		ion Order						
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ATTORI	NEY OR PARTY WITH	HOUT ATTORNEY	STATE BAF	R NUMBER:		FOR COU	RT USE ONLY
NAME:							
FIRM N	AME:						
STREE	ADDRESS:						
CITY:			STATE:	ZIP CODE:			
TELEPH	IONE NO.:		FAX NO.:				
EMAIL A	ADDRESS:						
ATTORI	NEY FOR (name):						
		OF CALIFORNIA, CO	UNITY OF				
	T ADDRESS:	DE CALIFORNIA, CO	ONTT OF				
	G ADDRESS:						
	ID ZIP CODE:						
- BR	ANCH NAME:						
		ection applies to ca	ses other than proba	te guardiansn	ips.)		
	PETITIONER:						
KE	SPONDENT:						
ОТ	HER PARTY:						
		nile cases only):					
OTTILL			nly to probate guardia	anshin cases	1	CACE NUMBER	
GUAR	DIANSHIP OF (illy to probate guarant	arisinp cases.	,	CASE NUMBER:	
00/11	01 (mamoj.			Mino	r	
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			ER UNIFORM CHI				
	JURIS	SDICTION AND	ENFORCEMENT A	CI (OCCJE	:A)		
1 [2	ım (check one)). a party to	this proceeding to de	etermine custo	ndy of a child	the authorized re	presentative of the
	(<i>0.1.00</i> 1. 0.1.0)	a party to	and proceeding to a		•	this proceeding to deter	•
				agency, will	on is a party to	tills proceeding to deter	Tillic custody of a crilla.
Th	iere are <i>(speci</i>	e are (specify number): minor children who are subject to this proceed				eding, as follows <i>(list old</i>	lest child first):
		Full Name		Date of birth Place of birth (cit		city and state)	
а	•						
b							
_							
С							
d							
H	Check this	hav if you need to	list more children (O	n form MC-03	O or a senara	te piece of paper, write "l	FI -105 Attachment 2
						tional child, and attach to	
			•				,
3. a.	Check	this box if there is	only one child <i>or</i> if all	of the children	n listed in item	2 have lived together for	r the past five years.
	(Provide the	current address of	the child listed in iten	n 2a and their	residence hist	tory for the past five yea	rs. If the current
	address is co	onfidential under Fa	amily Code section 34	129, check the	box and prov	ide only the state of resid	dence.)
	Dates	of residence	Residen	ice	Person	child lived with and	Deletienelde
	(Mc	onth/Year)	(City, Sta	ate)	comple	te current address	Relationship
	From:	To present					
		,					
			Confidential (lis	st state only)	Confide	ential (list state only)	
	From:	То:	,				
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	110111.	10.					
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			line and a second of the second	0- /5: : :::		and for the second	
				· ·	=	used for this purpose.)	
b.						lived together for the pas	
	form Fl	L-105(A)/GC-120(A	A) and list each other	child's current	address and	their residence history fo	
							Page 1 of 2

:ASE NAME:				CASE NUMBER:		
	proceeding, in Ca	you participated as a pa alifornia or elsewhere, co a copy of the orders if y	oncerning a child	d subject to this procee	eding?	er court case
Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name of each child	Your connection to the case	Case status
a. Family						
b. Probate Guardianship						
c. Other						
Proceeding		Case Number		Court (name, state	or tribe, location	n)
d. Juvenile						
e. Adoption						
One or more dom		straining/protective order	rs are now in eff	ect. (Attach a copy of	the orders if you	ı have one
Court	County	State or Tribe	Case	Number (if known)	Orders exp	oire <i>(date)</i>
a. Criminal						
b. Family						
c. Juvenile						
d. Other						
Do you know of any per or visitation with any ch		party to this proceeding Yes No		cal custody of or claims		to custody of
a. Name and address of		b. Name and addres		=	address of pers	on:
Has physical cust Claims custody ri Claims visitation	ghts	Has physical of Claims custod Claims visitation	y rights on rights	Claims Claims	ysical custody custody rights visitation rights	
Name of each child:		Name of each child:		Name of each	n child:	
Number of pages	attached:					
leclare under penalty of p		- laws of the State of Cali	fornia that the fo	oregoing is true and co	rrect.	
ate:						
	OF DECLARANT)			(0)01071705 07	DECLARANT\	
(NAME)	JE DEGLAKANT)			(SIGNATURE OF I	JECLARANT)	

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

			FL-10)5(A)/GC-120(
E NAME:			CASE NUMBER:						
		ATTACHMENT TO	<u> </u>						
DECLARA	TION UNDER UNIFOR		CTION AND ENFORCEMENT ACT	(UCCJEA)					
			ner for the last five years, use as many c vely, and attach all pages to form FL-10						
history	Name of child: (Provide the child's current address and their resident history for the past five years. If the current address is confidential under Family Code section 3429, check the box and								
	le only the state of reside Residence information is provide the information b	the same as given for the child liste	ed in item 2a on form FL-105/GC-120. (I	f not the same					
	Dates of residence (Month/Year)	Residence (City, State)	Person child lived with (name and complete current address)	Relationshi					
From:	To present								
	-	Confidential (list state only)	Confidential (list state only)						
From:	To:								
From:	To:								
From:	To:								
From:	To:								
history provid	le only the state of reside Residence information is provide the information b Dates of residence	the same as given for the child lister elow.) Residence	(Provide the child's current address and under Family Code section 3429, checked in item 2a on form FL-105/GC-120. (I	ck the box and					
From:	(Month/Year) To present	(City, State)	complete current address)	rtolutionom					
FIOIII.	To present								
		Confidential (list state only)	Confidential (list state only)						
From:	То:								
From:	To:								
From:	To:								
From:	To:								

www.courts.ca.gov

Page

Do not write on the next forms.

The DV-320 form should be served blank on the other party so that they can fill it in.

If you are asking to change a custody or visitation order, you must also serve the DV-325 on the other party.

DV-320

Response to Request to Change or End Restraining Order

Use this form if someone has asked to change or end a restraining order, and you want to respond in writing. You will need a copy of form DV-300, *Request to Change or End Restraining Order*, that was filled out by the other party in your case. There is no cost to file this form with the court.

ľ	Clerk	stam	os date	here wh	en form	is filed.	
١							
L	——. Fill in	court	name a	nd stree	et addre		
-							
-1	Sur	erior	Court	of Cal	itornia	, County	v ot

(1)	Your	Name:	
\smile			

Who are you in this case? (Check one):

Protected person Restrained person

Address where you can receive court papers

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

Fill in case number:	
Case Number:	

Address: _____ State: ____ Zip: _____

(1) Your contact information (optional)

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

Email Address: _____ Telephone: _____ Fax: ____

Your lawyer's information (if you have one)

Name: _____ State Bar No.: _____ Firm Name:

2 Name of Other Party:

(3) Your Hearing Date (Court Date)



Your hearing date is listed on form DV-310, *Notice of Court Hearing and Temporary Order to Change or End Restraining Order*. If you do not agree with the request, attend your hearing date. If you do not attend your hearing, the judge could grant the other party's request to change or end the restraining order.

	Case Number:
.)	Your Response (Look at form DV-300, completed by the other party. Go to item (3) (pages 2–3) to see which orders the other
	party wants the judge to change or end.)
	(Check one)
	a. I agree to the request to change or end the restraining order.
	b. I do not agree to the request to change or end the restraining order. (Complete section below)
	(1) Explain which items you do not agree with. If there is another change to the restraining order that you would agree to, describe the change that you would agree to.
	(2) If the other party asked to change child custody or visitation orders (see form DV-305), answer the question below.
	Do you agree with the other party's request to change child custody or visitation orders?
	 ☐ Yes, I agree to all the orders requested. ☐ No, I do not agree to the orders requested. (Complete form <u>DV-325</u>, Response to Request to
	Change Child Custody and Visitation Orders, and attach it to this form.)
	☐ Reasons For Your Response (optional)
	(In the section below, explain why you agree or disagree with the request to change or end the restraining order.)
	This is not a Court Order

☐ Lawyer's Fees and Costs	
(Complete this item if the other party asked for lawyer's a. I agree to the order requested.	s fees and costs or if you are asking for these fees.)
b. I do not agree to the order requested. Explain why you disagree, or describe a different ord	der that you would agree to:
c. Check here if you want the other party to pay for s	some or all of your lawyer's fees and costs.
Additional Pages	
Number of pages attached to this three-page form, if any	y:
Your Signature	
I declare under penalty of perjury under the laws of the correct.	State of California that the information above is true and
Date:	
Type or print your name	Sign your name
Your Lawyer's Signature (if you have one)	
Date:	

Your Next Steps

- Turn in your completed form to the court.
- If the other party asked to change or end child support or spousal support orders, or asked for lawyer's fees, you must complete form <u>FL-150</u>, *Income and Expense Declaration*.
- Have someone else (not you) mail the person in 1 a copy of your forms, and complete form <u>DV-250</u>, *Proof of Service by Mail*. File form DV-250 with the court. (The person who mails your forms must be at least 18 years old and cannot be you or someone protected on the restraining order.)
- Prepare for your court date by gathering evidence or witnesses, if you have any. Learn more at www.selfhelp.courts.ca.gov/DV-restraining-order/change-end/court.



DV-325

Response to Request to Change Child Custody and Visitation Orders

Case Number:		

How to complete this form: To answer the questions below, look at the form DV-305 filled out by the other party. If you need more space to complete your answer, you can use a separate piece of paper and attach it to this form. Include a title at the top of the paper (example: "DV-325, Custody of Children").

This form is attached to form DV-320, Response to Request to Change or End Restraining Order. **Protected Party** a. Name: b. Relationship to children: ☐ Parent ☐ Legal Guardian ☐ Other (describe): _____ **Restrained Party** a. Name: b. Relationship to children: Parent Legal Guardian Other (describe): Children (see (3) on form DV-305) a.

I am the parent of the child or children listed on form DV-305. b.

I am **not** the parent of all the children listed on form DV-305. c.

I am **not** the parent of the following children (*list names*): d. Other (describe): City and State Where Children Lived (see (4) on form DV-305) a. \square I agree with the information given by the other party. b. \square I do not agree. (Use form DV-105(A) to list where the children have lived.) History of Court Cases Involving Children (see (5) on form DV-305) The other party may have listed other court cases involving your children. If information is incorrect or missing, use the space below to give information. (Check all that apply. List where it was filed (city, state, or tribe), year it was filed, and case number, if known.) Custody or Divorce Criminal _ ☐ Juvenile Court (child welfare, juvenile justice) ☐ Guardianship ☐ Other (example: child support case) (If a judge has already made a custody or visitation order for children in this case, attach a copy of the order if

This is not a Court Order.



you have one.)

				Jase Number:
6		No	o Travel With Children Without Permission (see 6)a on for	m DV-305)
	a.		I agree to the order requested.	
	b.		I do not agree to the order requested because:	
	c.		I would agree to a different order (describe the order you would agree to	(o):
7		Sto	op Access to Children's School, Health, and Other Infor	mation (see 6 b on form DV-305)
	a.		I agree to the order requested.	
	b.		I do not agree to the order requested because:	
	c.		I would agree to a different order (describe the order you would agree t	(o):
8	а. b.		equest for Orders to Prevent Child Abduction (see 4–10) I agree to the order requested. I do not agree to the order requested because:	on form DV-108)
	c.		I would agree to a different order (describe the order you would agree to	to):
9		С	Sustody of Children (see 6)d on form DV-305)	
	a.		I agree to the order requested.	
	b.	Ш	I do not agree to the order requested because:	
	c.		I would agree to a different order:	
			Legal Custody (the person who makes decisions about the child's he (check one): Sole to person in 1 Sole to person in 2 Jointly (shared) by persons in 1 and 2. Other (describe):	ealth, education, and welfare.)
			Physical Custody (the person who the child regularly lives with.) (check one): Sole to person in 1 Sole to person in 2 Jointly (shared) by persons in 1 and 2. Other (describe): This is not a Court Order.	

		Case number:
10)	☐ Visitation (Parenting Time) with Children (see ⑥e on for	m DV-305)
	a. I agree to the order requested.	
	b. I do not agree to the order requested because:	
	c. I would agree to a different order (complete section below):	
	Visitation for the <i>(check one)</i> : ☐ person in ① ☐ person in ② should be <i>(describe a schedule and give as much detail as you can)</i> :	
11	☐ Other Orders (see ⑥ f on form DV-305)	
	a. I agree to the order requested.	
	b. I do not agree to the order requested because:	
	c. I would agree to a different order (describe the order you would agree)	ee to):
12)	The statements made on this form are made under penalty of perjury as dec	clared on form DV-320.

The next set of forms is used to let the judge know that you have served the other party.

	DV-200 Proof of Personal Service	Clerk stamps date here when form is filed.
1	Name of Party Asking for Protection:	
2	Name of Party to Be Restrained:	
3	Notice to Server The server must: • Be 18 years of age or older. • Not be listed in items 1 or 8 of form DV-100, Request for Domestic Violence Restraining Order. • Give a copy of all documents checked in 4 to the restrained party in 2 (you cannot send them by mail). Then complete and sign this form, and give or mail it to the party in 1.	Fill in court name and street address: Superior Court of California, County of
4	I gave the party in ② a copy of all the documents checked: a. □ DV-109 with DV-100 and a blank DV-120 (Notice of Court Hearing; Request for Domestic Violence Restraining Order; blank Response to Request for Domestic Violence Restraining Order) b. □ DV-110 (Temporary Restraining Order) c. □ DV-105 and DV-140 (Request for Child Custody and Visitation Orded) d. □ FL-150 with a blank FL-150 (Income and Expense Declaration) e. □ FL-155 with a blank FL-155 (Financial Statement (Simplified)) f. □ DV-115 (Request to Continue Hearing) g. □ DV-116 (Order on Request to Continue Hearing) h. □ DV-130 (Restraining Order After Hearing) i. □ Other (specify):	Court clerk fills in case number when form is filed. Case Number: Lers, Child Custody and Visitation Order)
5	I personally gave copies of the documents checked above to the party in 2 a. Date: Time:	_
	b. At this address: State	: Zip:
6	Server's Information Name: Address: City: City: State Telephone: (If you are a registered process server): County of registration: Registration	: Zip:
7	Server's Signature I declare under penalty of perjury under the laws of the State of California correct. Date:	that the information above is true and
	Type or print server's name Server to sign	here

	DV-250	Proof of Service by Mail	Cle	erk stamps date	here when form is filed.		
1	Name of Perso	on Asking for Protection:	_				
2	Name of Perso	on to Be Restrained:					
3	Notice to Serv	er					
$\overline{}$	The server must:						
	• Be 18 years of a	ge or over.	L				
		tems 1, 2 or 3 of form DV-100, Request for ce Restraining Order.			of California, County of		
	• Mail a copy of a to the person in	ll documents checked in 4 5.					
4	I (the server) am	18 years of age or over and live in or am empl	oved				
•		ere the mailing took place. I mailed a copy of a	.ii	l in case number.			
	•	ed below to the person in (5):	_ c	ase Number:			
	a. DV-112, W Restraining	Vaiver of Hearing on Denied Request for Tempor g Order	ary L				
	b. DV-120, Response to Request for Domestic Violence Restraining Order						
		come and Expense Declaration	C				
	d. FL-155, Sin	mplified Financial Statement					
	e. DV-130, R	estraining Order After Hearing (Order of Protec	rtion)				
	f. Other (spec	cify):					
5		the documents checked above in a sealed enven	_	mailed them	as described below:		
	b. To this address	::					
	City:		State:		Zip:		
	c. Mailed on (dat	e):					
	d. Mailed from (c	eity):	(state	?):			
6	Server's Information						
	Address:						
	City:		_ State: _		Zıp:		
	•	ered process server:					
	County of reg	gistration:	_ Registra	ition number:			
7	I declare under per correct.	nalty of perjury under the laws of the State of Cal	lifornia tha	t the informat	ion above is true and		
	Date:						
	Type or print serve	er's name <u>Serv</u>	er to sign h	iere			

The next set of forms can be used to request to reschedule a hearing to change or end a restraining order.

DV-315

Request to Reschedule Hearing to Change or End Restraining Order

Clerk stamps date here	when	form	is	filed
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Instructions

Either party may use this form to ask the court to reschedule the hearing (court date) listed on form DV-310, *Notice of Court Hearing and Temporary Order to Change or End Restraining Order*.

		Fill in court name and street address:
in this case?		Superior Court of California, County
party (skip to 2).		
party (give your conta	act information below).	
ress where you can rece	eive court papers	
		Fill in case number:
•		1
ddress like a post offic	e box, a Safe at Home address, or	
•		
	,	
	State	7in:
rt could use this information, leave it blank or promation.) ne:	nation to contact you. If you don't was rovide a safe phone number or email a Fax:	address. If you have a lawyer, give
yyer's information (if y	ou have one)	
	State Bar No.	:
	in this case? party (skip to 2). I party (give your contact ress where you can received a post office of the serious and serious and serious will be used by the serious serious address, if you have a post office of the serious address, if you have a promote that could use this information, leave it blank or promation.) The serious address: The serious address are serious address and serious address are serious and serious address. The serious address are serious address and serious address are serious address.	in this case? party (skip to ②). I party (give your contact information below). ress where you can receive court papers dress will be used by the court and by the other party to send ial court dates, orders, and papers. For privacy, you may use ddress like a post office box, a Safe at Home address, or person's address, if you have their permission and can get a largularly. If you have a lawyer, give their information.) State: "recontact information (optional) art could use this information to contact you. If you don't was ion, leave it blank or provide a safe phone number or email a formation.) "he: "Fax: "ddress: "yyer's information (if you have one) State Bar No.

a. I need more time to have the other party served.	
o. Other reason:	
Vour Signature	
declare under penalty of perjury under the laws of the	State of California that the information above is true an
I declare under penalty of perjury under the laws of the correct.	State of California that the information above is true an
Your Signature I declare under penalty of perjury under the laws of the correct. Date:	State of California that the information above is true and Sign your name
declare under penalty of perjury under the laws of the correct. Date:	

Your Next Steps

- Complete form <u>DV-316</u>, Order to Reschedule Hearing to Change or End Restraining Order (only items 1 and 2).
- File this form and form DV-316 with the court. A judge will review your forms and decide whether to reschedule your court date.
- If the judge grants your request to reschedule your court date, you must have someone serve a copy of this form, and any other form that the judge ordered you to serve (see form DV-316, item 5). Any adult who is not involved in the case can serve your papers. You can also ask the sheriff or marshal to serve your papers and they will do so for free. See form SER-001, Request for Sheriff to Serve Court Papers. For more information, go to selfhelp.courts.ca.gov/DV-restraining-order/change-end/serve-request.
- If the judge denies your request to reschedule, you must attend your court hearing (listed on form DV-310). For information on how to prepare for your court date, go to self-hearth-courts.ca.gov/DV-restraining-order/change-end/court.

DV-316 Order to Reschedule Hearing to Change or End Restraining Order	Clerk stamps date here when form is filed.
Instructions: Complete 1 and 2 only. The court will complete the rest of this form.	
1 Protected Party:	-
2 Restrained Party:	Fill in court name and street address: Superior Court of California, County of
3 Next Court Date	
a. Denied. The request to reschedule the court date is denied.	Fill in case number: Case Number:
(1) Your court date is:	
(3) Your court date is not rescheduled because:	
b. Granted. The request to reschedule the court date is granted. Your co time listed below. The Restraining Order After Hearing and any temporary orders hearing date below or the original expiration date, whichever is la	(form DV-310) stay in effect until the
Name and ad	dress of court, if different from above:

Reas	son Court Date Is Resche	duled					
a. 🗌	☐ The party asking to change or end the restraining order has not served the other party.						
b	Other reason:						
Serv	ring (Giving) Order to Oth	er Party					
The r	request to reschedule was made b	y the:					
a. 🗌	Protected party	b. Restrained party	c. Court				
· / <u>—</u>	You do not have to serve the restrained party because they were or their lawyer was at the court date or agreed to reschedule the court date.	(1) You do not have to serve the protected party because they were or their lawyer was at the court date or agreed to reschedule the court date.	(1) Further notice is not require				
, , —	You must have the restrained party personally served with a copy of this order and all forms listed on form DV-310, item 5 by <i>(date)</i> :	(2) You must have the protected party personally served with a copy of this order and all forms listed on form DV-310, item 5 by (date):	(2) The court will mail a copy this order to all parties by (date):				
` '	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) The court has found good cause to allow you to serve the protected party by: (describe service method that is reasonably designed to give protected party actual notice):	(3) Other:				
(4)	Other:						
		You must serve a copy this order and all forms listed on form DV-310, item 5 by (date):					

			Case Number:		
	or marshal will serve this order for	•	o serve your papers, (1) complete form -001 and a copy of this order to the		
7	Orders				
a. Number	ed Pages (All of the attached por pages attached to this three-pagents include forms (check all that all 10 DV-820 Dther:	ge form:			
Judge's Sign	ature				
Date:			Judge or Judicial Officer		
	re available if you ask at least five	ter-assisted real-time captioning days before the hearing. Cont	ng, or sign language interpreter services act the clerk's office or go to quest (form MC-410). (Civil Code		
	(C	Clerk will fill out this part.)			
DV-310, the coumust be done wi	rt must enter this order into CLET	S or send this order to law enfo y the order is made. You must §	mporary orders on item 4 on form orcement to enter into CLETS. This give up to three free (certified, stamped,		
Clerk's Certific		Clerk's Certificate—			
[seal]	I certify that this <i>Order to Reschedule Hearing to Change or End Restraining Order</i> is a true and correct copy of the original on file in the court.				
	Date:	Clerk, by:	, Deputy		
	Ū	his is a Court Order.			

Order to Reschedule Hearing to Change or End Restraining Order (CLETS-OAH) (Domestic Violence Prevention)