	Civil Harassme Order After Hea		ning	CI	erk stam _l	os date here	when form is filed.
Person in 1 must o	complete (1), (2), and (3 only.		_			
Protected Persona. Your Full Name	on :						
* '-	you have one for this c		T				
b. Your Address (Ij If you do not hav private, you may	f you have a lawyer, giv ve a lawyer and want to v give a different mailin phone, fax, or email.)	ve your lawyer' keep your hon	's informatio ne address	Fil			treet address: California, Count
							er when form is file
,	ation you know. Inform		•	uired	ase Nu	mber:	
to add this order to give an estimate.)	the California police d	atabase. If age	is unknown	ı, L			
give an estimate.)					Г	Date of Bir	rth:
give an estimate.) *Full Name:	the California police di		*/	Age:			
*Full Name:*Race:		Weigh	*/ t:	Age: Hair Co	olor: _	F	
*Full Name:*Race:*Gender: M	Height:	Weigh Home Addres	*/ ht: ss:	Age: Hair Co	olor:	F	Eye Color:
*Full Name: *Race: *Gender: M City:	Height: _	Weigh Home Addres	*/ ht: ss:	Age: Hair Co	olor:	F	Eye Color:
*Full Name: *Race: *Gender: M City: Relationship to Pro	Height: F Nonbinary otected Person: rotected Persons erson named in 1, the	Weigh Home Addres _ State:	*/ it: ss: Zip	Age: Hair Co	olor:	F	Eye Color:
*Full Name: *Race: *Gender: M City: Relationship to Pro Additional Pr In addition to the pe the orders indicated	Height: F Nonbinary otected Person: rotected Persons erson named in 1, the	Weigh Home Addres _ State: following fami	t: */ ss: Zip	Age: Hair Co	mbers o	of that pers	Son are protected they related to
*Full Name: *Race: *Gender: M City: Relationship to Pro Additional Pr In addition to the pe the orders indicated	Height: F Nonbinary Directed Person: Fotected Persons Protected Persons Person named in 1, the below:	Weigh Home Addres _ State: following fami	*/ it: ss: Zip Ily or housel	Age: Hair Co	mbers of you?	of that pers	Son are protected they related to
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*Full Name: *Race: *Gender: M City: Relationship to Pro Additional Pr In addition to the pe the orders indicated Fu	Height: F Nonbinary Directed Persons erson named in 1, the below: all Name	Weigh Home Addres State: following fami Gender	*/ it: ss: Zip Ily or housel	Age: Hair Co	mbers of you? No No No	of that pers	Son are protected they related to
*Full Name: *Race: *Gender: M City: Relationship to Pro Additional Pr In addition to the pe the orders indicated Fu Check here if the Additional Prote Expiration Date	Height: F Nonbinary Otected Persons Protected Pe	Meigh Home Address State: following fami Gender Gender ons. List them of the You may use	*A at: ss: Iy or housel Age Liv on an attach form MC-0	Age: Hair Co	mbers of you? No No No No	of that personal How are	Son are protected they related to

			Case Number:				
5	Hearing						
	a. There was a hearing on (date):(Name of judicial officer):						
	b. These people were at the hearing:			C			
	(1) \square The person in \bigcirc . (3) \square The law	vyer for the person in	(name):				
	(2) \square The person in \bigcirc . (4) \square The law						
	☐ Additional persons present are listed at	the end of this Order	on Attachment 5.				
	c. \square The hearing is continued. The parties m	ust return to court on	(date):	at (time):			
	Tot	the Person in 2					
	court has granted the orders checked be charged with a crime. You may be sent t						
6	\square Personal Conduct Orders						
	a. You must not do the following things to the	e person named in 1)				
	\square and to the other protected persons listed	l in 3):					
		(1) Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse,					
	destroy personal property of, or dis	-	-	tlimited to in person by			
	•	(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	on's address or location	on. If this item (3) is no	ot checked, the court has			
	found good cause not to make this	order.					
	(4) ☐ Other (specify):☐ Other personal conduct orders a	are attached at the an	d of this Order on Atta	ahmant 60(1)			
	Under personal conduct orders a	are attached at the en-	u of this Order on Atta	ciment oa(4).			
	b. Peaceful written contact through a lawyer of a court case is allowed and does not violate		ther person for service	of legal papers related to			
(7)	☐ Stay-Away Orders						
\cup	a. You must stay at least yards	s away from (check at	ll that apply):				
	(1) \square The person in \bigcirc .	_	e of child care of the c	children of			
	(2) Each person in 3.	the perso	on in (1) .				
	(3) \square The home of the person in \bigcirc .	(8) The vehi	icle of the person in 1).			
	(4) The job or workplace of the person in 1.	$(9) \Box \text{Other } (s_i)$	pecify):				
	(5) \square The school of the person in \bigcirc .			_			
	(6) The school of the children of the person in 1.						
	b. This stay-away order does not prevent you	from going to or fron	n your home or place of	of employment.			

8	• • • • • • • • • • • • • • • • • • • •	Firearm Parts, or Ammun		n any other way get any
	b. Prohibited items are:	below iii b.		
	(1) Firearms (guns);			
	(2) Firearm parts, mea	ning receivers and frames, or any 1 Code section 16531); and	item that may be used	as or easily turned into a receiver
	c. If you have not already	done so, you must:		
		being served with this Order, sell gency, any firearms (guns) and fir		_
	 File a receipt with 	been turned in, sold, or stored. (Y		oves that your firearms (guns) and Firearms and Firearm Parts
	d. The court has recei	ved information that you own or	possess a firearm (gun)	, firearm parts, or ammunition.
	Civil Procedure sec	the necessary findings and application 527.9(f). Under California lake, model, and serial number of factors.	w, the person in 2 is	
9	during travel to and may be subject to fo		Even if exempt under or controlling a firearn	California law, the person in 2
		ay to the person in the follow	ving amounts for	
	lawyer's fees <u>Item</u>	costs:	<u>Item</u>	<u>Amount</u> \$
		 \$		\$
	☐ Additional items and a	mounts are attached at the end of	this Order on Attachm	ent 9.
10		Protection of Animals		
	-	s given the sole possession, care,		
	•	leased, kept, or held by him or he y, e.g., type, breed, name, color, s		i nousenoia.
	(Identify ditinuts o	y, e.g., type, oreea, name, color, s	<i>c)</i>	
	b. The person in (2) is molest, attack, strift	must stay at least yards awake, threaten, harm, or otherwise d	•	sell, transfer, encumber, conceal, isted above.
		This is a Cour	t Order.	

Case Number:

		Case Number:
11)	☐ Other Orders (specify):	
	Additional orders are attached at the end of this	Order on Attachment 11.
	To the Per	son in 0 ·
10	Mandatory Entry of Order Into CARPOS Thr	
12)		ng and Protective Order System (CARPOS) through the
	a. The clerk will enter this Order and its proof-of-s	
	b. The clerk will transmit this Order and its proof-o into CARPOS.	f-service form to a law enforcement agency to be entered
		er is made, the person in 1 or his or her lawyer should ce form to the law enforcement agency listed below to
	Name of Law Enforcement Agency	Address (City, State, Zip)
	Additional law enforcement agencies are liste	d at the end of this Order on Attachment 12.
13)	Service of Order on Restrained Person	
	a. The person in 2 personally attended the hearing videoconference). No other proof of service is not attended the hearing videoconference.	
	b. The person in 2 did not attend the hearing.	
		y Restraining Order, was presented to the court. The n form CH-110 except for the expiration date. The person in may be by mail.
		from the temporary restraining orders in form CH-110. ast personally serve a copy of this Order on the person
14)	☐ No Fee to Serve (Notify) Restrained Pers	son
	The sheriff or marshal will serve this Order without char	
	a. The Order is based on unlawful violence, a credi	
	b. The person in (1) is entitled to a fee waiver.	,
15)	Number of pages attached to this Order, if any:	
oate:	:	
	•	
	-	Judicial Officer

This is a Court Order.

Rev. January 1, 2024

CH-130, Page 4 of 6

Case Number:		

Warning and Notice to the Restrained Person in 2:

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

Unless item 8e 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 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 **8** above. The court will require you to prove that you did so.

Instructions for Law Enforcement

Enforcing the Restraining Order

This Order is enforceable by any law enforcement agency that has received the Order, is shown a copy of the Order, or has verified its existence on the California Restraining and Protective Order System (CARPOS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing (see (3)), the agency must advise the restrained person of the terms of the Order and then must enforce it. Violations of this Order are subject to criminal penalties.

Start Date and End Date of Orders

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

Arrest Required If Order Is Violated

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

Notice/Proof of Service

The law enforcement agency must first determine if the restrained person had notice of the order. Consider the restrained person "served" (given notice) if (Pen. Code, § 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 (13)) or was informed of the order by an officer.

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

If the Protected Person Contacts the Restrained Person

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

Case Number:		

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—	
	•	at this <i>Civil Harassment Restraining Order A</i> by of the original on file in the court.	After Hearing is a true and
D	Date:	Clerk, by	, Deputy