SU	PERIOR COURT OF CALIFORNIA, COUNTY OF	FOR COURT USE ONLY		
STF	REET ADDRESS:			
MA	ILING ADDRESS:			
	Y AND ZIP CODE:			
BRA	ANCH NAME:			
	PEOPLE OF THE STATE OF CALIFORNIA  V.			
	DEFENDANT:			
	CRIMINAL PROTECTIVE ORDER—DOMESTIC VIOLENCE (CLETS-CPO)			
	ORDER PENDING TRIAL (Pen. Code, § 136.2) MODIFICATION  PROBATION CONDITION ORDER (Pen. Code, § 1203.097(a)(2))			
	ORDER UPON PENAL CODE, § 136.2(i) PENAL CODE, § 273.5(j)	CASE NUMBER:		
	CONVICTION: PENAL CODE, § 368(I) PENAL CODE, § 646.9(k)			
	ENAL GODE, \$ 000(1)			
	This order may take precedence over other conflicting orders; see item 4	on page 4.		
1.	Restrained person	l: #D		
		onbinary *Race:		
	*Date of birth: Height: Weight: Hair color:	Eye color:		
2.	Protected person			
	*Name: *Gender: M F No	onbinary Age:		
3.	Additional protected persons			
		elationship to person in item 2		
		, p		
	a. The court finds that the protected person's family members have been targeted or hard required for postconviction orders issued under Penal Code section 136.2(i)).	med by the defendant (finding		
	b. The court finds by clear and convincing evidence that the above named percipient witr			
<b>/</b> E	defendant (finding required for postconviction orders issued under Penal Code section	.,,,,,		
	or items 1, 2, and 3: Information that has a star (*) next to it is required to add this order into the Coder System. Please provide all known information.)	allionia Restraining and Protective		
4.	Expiration date			
	<ul> <li>a. For pretrial orders, this order remains in effect until further court order. To terminate, courts r         <i>Protective Order in Criminal Proceeding</i> (form CR-165).</li> </ul>	nust use Notice of Termination of		
	b. For postconviction orders, this order expires on <i>(date):</i> . (I	Postconviction orders under		
	Penal Code sections 136.2(i), 273.5(j), 368(l), and 646.9(k) may be valid for up to 10 years.			
5.	Hearing			
	This proceeding was heard on (date): at (time):	in Dept.:		
	by (judicial officer):	ш Бори		
6.	Personal service  Defendant was personally served with a copy of this order at the court hearing, and no add is required.	ditional proof of service of this order		
7.	The court finds good cause to grant a protective order. See items 8–17.			
	To the defendant			
	<ul> <li>If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a fine.</li> </ul>			
	It is a felony to take or hide a child in violation of this order.			
	• Traveling across state or tribal boundaries with the intent to violate the order may be punishable as a federal offense.			
1	(18 U.S.C. § 2261(a)(1).)			

	DEFE	NDANT:	CASE NUMBER:
		firearms (guns), firearm parts, or ammunition  The defendant must not own, possess, buy or try to buy, receive or try to receive, o firearm parts (meaning receivers, frames, or any item that may be used as or easily Code section 16531), or ammunition. Possession of firearms, firearm parts, or ammunition subject the defendant to state or federal prosecution and may include jail or prison to	turned into a receiver or frame; see Penal nunition while this order is in effect may
	b.	Within 24 hours of receiving this order the defendant must turn in to local law enforce gun dealer, any firearms and firearm parts owned by the defendant or within the defend	
	C.	Within 48 hours of receiving this order the defendant must file a receipt with the couhave been turned in, sold, or stored.	urt showing that all firearms and firearm parts
	d.	The court finds good cause to believe that the defendant has a firearm and fir possession or control and sets a review hearing for (date): to ascertain whether the defendant has complied with the firearm and firearm of Civil Procedure section 527.9 (Cal. Rules of Court, rule 4.700).	(time): (dept.):
	e.	Limited exemption: The court has made the necessary findings to grant an ex section 527.9(f). Under California law, the defendant is not required to relinqui serial number of firearm):  but must only have it during scheduled work hours and to and from their place law, the defendant may be subject to federal prosecution for possessing or co	ish this firearm (specify make, model, and e of work. Even if exempt under California
!	9	No dissuading victim or witness (for pretrial orders issued under Penal Coo The defendant must not attempt to or actually prevent or dissuade any victim or vor making a report to any law enforcement agency or person.	
		obtaining addresses (for orders issued under Penal Code section 136.2)  The defendant must take no action to obtain the addresses or locations of protected caretakers, or guardians unless good cause exists otherwise.  The court finds good cause not to make this order.	d persons or their family members,
	or co	Order to not abuse  fendant must not harass, strike, threaten, assault (sexually or otherwise), hit, follow, real property, disturb the peace of, keep under surveillance, annoy by phone or othe ntact), impersonate (on the internet, electronically, or otherwise), or block movement d 3.	r electronic means (including repeatedly
		<ul> <li>"Disturb the peace of" means to destroy someone's mental or emotional calm. as through someone else. This can also be done in any way, such as by phone includes coercive control.</li> </ul>	
		<ul> <li>"Coercive control" means a number of acts that unreasonably limit the free will by this restraining order. Examples include isolating them from friends, relative or basic needs; controlling or keeping track of them, including their movements services; and making them do something by force, threat, or intimidation, includ immigration status; and reproductive coercion, meaning controlling someone's threat, or intimidation to pressure someone to be or not be pregnant, and to co contraception, birth control, pregnancy, or access to related health information.</li> </ul>	s, or other support; keeping them from food s, contacts, activities, money, or access to ding threats based on actual or suspected reproductive choices, such as using force, ntrol or interfere with someone's
	tel	No-contact order  efendant must not contact the protected persons named in items 2 and 3, directly or items ephone, mail, email or other electronic means, or through a third party. Contact through strictions set by the court does not violate this order.	
	13 De a. e.	Stay-away order  fendant must stay at least yards away from the protected person and the home b. job or workplace c. vehicle d. other other locations:	eir protected person in item 3

DEFENDANT:	CASE NUMBER:
· · · · · · · · · · · · · · · · · · ·	ons named in items 2 and 3, as an exception to the no-contact and safe exchange of children and court-ordered visitation as stated in
a. the family, juvenile, or probate court order in <i>(case n issued on (date):</i>	umber):
b. any family, juvenile, or probate court order issued aft	er the date this order is signed.
The restrained and protected persons should always carry a ce probate court.	ertified copy of the most recent order issued by the family, juvenile, or
15. Protected animals	
<ul> <li>The protected persons named in items 2 and 3 are given the below:</li> </ul>	e exclusive care, possession, and control of the animals listed
Name: Type	of animal: Breed (optional): Color (optional):
b. Defendant must not take, transfer, sell, encumber, co the animals listed above.	nceal, molest, attack, strike, threaten, harm, or otherwise dispose of
c. Defendant must not come within yards o	f the animals listed above.
16. Electronic monitoring  Defendant must be placed on electronic monitoring for (specify (Not to exceed 1 year from the date of this order. Pen. Code, § 17. Recordings  The protected person in item 2 may record communications materials. Other orders	136.2(a)(1)(G)(iv), (i)(3).)
Executed on (date):	
	JUDICIAL OFFICER

# Certificate of Compliance With Violence Against Women Act (VAWA)

This protective order meets all full faith and credit requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994). This court has jurisdiction over the parties and the subject matter, and the restrained person has been afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United 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.

DEFENDANT:	CASE NUMBER:

## **Instructions for Law Enforcement**

#### 1. Start Date and End Date of Order

This order starts on the date it was issued by a judicial officer.

This order ends as ordered in item 4 on page 1 of this order.

- Orders under Penal Code section 136.2(a) are valid as long as the court has jurisdiction over the case. They are not valid after imposition of a county jail or state prison commitment. (*People v. Stone* (2004) 123 Cal.App.4th 153.)
- Orders issued under Penal Code sections 136.2(i)(1), 273.5(j), 368(l), and 646.9(k) are valid for up to 10 years and may be issued by the court whether the defendant is sentenced to state prison, county jail, or subject to mandatory supervision or if imposition of sentence is suspended and the defendant is placed on probation.
- Orders under Penal Code section 1203.097(a)(2) are probationary orders, and the court has jurisdiction as long as the defendant is on probation.
- To terminate this protective order, courts should use form CR-165, Notice of Termination of Protective Order in Criminal Proceeding (CLETS-CANCEL).

#### 2. If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain 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).)

## 3. Enforcing This Order in California

- This order must be enforced in California by any law enforcement agency that has received the order, or is shown a copy of the
  order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS).
- Law enforcement must determine whether the restrained person had notice of the order. If notice cannot be verified, law enforcement must advise the restrained person of the terms of the order and, if the restrained person fails to comply, must enforce it. (Fam. Code, § 6383.)

### 4. Conflicting Orders — Priority of 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 Penal Code section 136.2 and Family Code sections 6383(h)(2), 6405(b)):

- 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.
- **No-Contact Order:** If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 12 is an example of a no-contact order.
- Criminal Protective Order (CPO): If none of the orders includes an EPO or a no-contact order, the most recent CPO must be enforced. (Family Code sections 6383(h)(2), 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. (Penal Code section 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
- 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.

### **Peace Officer Firearm Prohibition Exemption**

If a peace officer's employment and personal safety depend on the ability to carry a firearm, a court may grant an exemption that allows the officer to carry a firearm on or off duty, but only if the court finds, after a mandatory psychological examination of the peace officer, that the officer does not pose a threat of harm. (Code Civ. Proc., § 527.9(f).)