

DVRO issued with purpose of malicious prosecution / retaliation
Flint was disqualified 11/13/2023 - Order void ab initio

DV-109

Notice of Court Hearing

Instruction: The person asking for a restraining order must complete items ① and ②. The court will complete the rest of this form.

Clerk stamps date here when form is filed

Filed

November 28, 2023

Clerk of the Court

Superior Court of CA

County of Santa Clara

22FL003144

By: adarnell

① Person Asking for Protection

Name: Hanna Mars

② Person to Be Restrained

Name: Kostiantyn Mars (aka Constantine Mars)

The court will fill out the rest of this form.

Fill in court name and street address:

Superior Court of California, County of
Santa Clara
201 M. First Street
191 N. First Street
San Jose, CA 95113
Family Justice Center

Court fills in case number when form is filed.

Case Number:
22FL003144

The temporary orders which are granted and attached remain in full force and effect while you are in court until your hearing is finished

③ Notice of Hearing

A court hearing is scheduled on the request for restraining orders against the person in ②:



Date: 12/14/2023 Time: 1:30PM
Dept.: 79 Room:

Name and address of court if different from above:

You may attend your court date remotely, such as by phone or videoconference. For more information, go to the court's website for the county listed above. To find the court's website, go to: www.courts.ca.gov/find-my-court.htm.

④ Temporary Restraining Orders (Any orders granted are attached on form DV-110.)

a. Temporary Restraining Orders (any order requested under Family Code section 6320):

(Check one):

- (1) All granted until the court hearing.
- (2) All denied until the court hearing. (Reasons for denial are given below in b.)
- (3) Partly granted and partly denied until the court hearing. (Reasons for denial are given below in b.)

b. Reasons for denial of some or all of the orders requested on form DV-100.

- (1) The facts given in the request (form DV-100) do not show reasonable proof of a past act or acts of abuse. (Family Code sections 6300, 6320, and 6320.5.)
- (2) The facts given in the request do not give enough detail about the most recent incidents of abuse, including what happened, the dates, who did what to whom, or any injuries or history of abuse.
- (3) Other reasons for denial:

To the Person in (1):

- The court cannot grant a long-term restraining order unless the person in (2) has been personally given (served) a copy of your request and any temporary orders. To show that the person in (2) has been served, the person who served the forms must fill out a proof of service form, like form DV-200, *Proof of Personal Service*.
- For information about service, read form DV-200-INFO, *What Is "Proof of Personal Service"?*
- If you are unable to serve the person in (2) in time, you may ask for more time to serve the documents. Read form DV-115-INFO, *How to Ask for a New Hearing Date*.

To the Person in (2):

- If you want to respond in writing, mail a copy of your completed form DV-120, *Response to Request for Domestic Violence Restraining Order*, to the person in (1) and file it with the court. You cannot mail form DV-120 yourself. Someone age 18 or older—not you—must do it.
- To show that the person in (1) has been served by mail, the person who mailed the form must fill out a proof of service form. Form DV-250, *Proof of Service by Mail*, may be used. File the completed form with the court before the hearing and bring a copy with you to the hearing.
- For information about responding to a restraining order and filing your answer, read form DV-120-INFO, *How Can I Respond to a Request for Domestic Violence Restraining Order?*
- If you are unable to attend your court hearing or need more time to prepare your case, you may ask the judge to reschedule your court date. Read form DV-115-INFO, *How to Ask for a New Hearing Date*.
- Whether or not you respond in writing, attend the hearing if you want the judge to hear from you before making an order. At the hearing, tell the judge why you agree or disagree with the orders requested. Bring any evidence or witnesses you have. Read form DV-520-INFO, *Get Ready for Your Restraining Order Court Hearing*.
- At the hearing, the judge may make restraining orders against you that could last up to five years.
- The judge may also make other orders about your children, child support, spousal support, money, and property and may order you to turn in, sell, or store any firearms (guns), firearm parts, or ammunition that you own or 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 for *Disability Accommodation Request* (form MC-410). (Civil Code section 54.8.)

(Clerk will fill out this part.)



Clerk's Certificate

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

Date: November 28, 2023 Clerk, by /s/C. Rubio Deputy

To the Person in ②

The judge has granted temporary orders. See items ⑤ through ⑳. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a fine. It is a felony to take or hide a child in violation of this order.

⑤ No Firearms (Guns), Firearm Parts, or Ammunition

- a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited item listed below in b.
- b. Prohibited items are
 - (1) Firearms (guns);
 - (2) Firearm parts (receiver, frame, or unfinished receiver or frame as defined in Penal Code section 16531); and
 - (3) Ammunition.
- c. Within 24 hours of receiving this order, you must sell to or store with a licensed gun dealer, or turn in to law enforcement, any prohibited items you have in your immediate possession or control.
- d. If law enforcement asks you for your prohibited items, you must turn them over immediately
- e. Within 48 hours of receiving this order, you must file a receipt with the court that proves all prohibited items have been turned in, sold, or stored. (You may use form DV-800/JV-270, Receipt for Firearms, Firearm Parts, and Ammunition.) If law enforcement served you with the restraining order, you must give a copy of the receipt to that law enforcement agency.

~~⑥~~ ☐ Restrained Person Has Prohibited Items

The court finds that you have the following prohibited items:

a. Firearms and/or firearm parts

Description (include serial number, if known)

Location, if known

Proof of compliance

received by the court

(date): _____

(date): _____

(date): _____

(date): _____

b. Ammunition

Description

Amount, if known

Location, if known

Proof of compliance

received by the court

(date): _____

(date): _____

(date): _____

(date): _____

This is a Court Order.

10 No-Contact Order Not requested Denied until the hearing Granted as follows:

- a. You must not contact the person in ① the persons in ③ directly or indirectly, by any means, including by telephone, mail, email, or other electronic means.
- b. Exception to 10a:
- (1) You may have brief and peaceful contact with the person in ① only to communicate about your children for court-ordered visits.
- (2) You may have contact with your children only during court-ordered contact or visits.
- (3) Other (explain): Supervised visit to be recalled if Father speaks inappropriately to child.
- c. Peaceful written contact through a lawyer or process server or another person for service of legal papers related to a court case is allowed and does not violate this order.

11 Stay-Away Order Not requested Denied until the hearing Granted as follows:

- a. You must stay at least (specify): 100 yards away from (check all that apply):
- Person in ①. School of person in ①.
 Home of person in ①. Persons in ③.
 Job or workplace of person in ①. Children's school or child care.
 Vehicle of person in ①. Other (explain): tutor and friends

b. Exception to 11a:

The stay-away orders do not apply:

- (1) For you to exchange your children for court-ordered visits. You must do so briefly and peacefully.
(2) For you to visit with your children for court-ordered contact or visits.
(3) Other (explain): Court ordered professionally supervised visits

12 Order to Move Out Not requested Denied until the hearing Granted as follows:

You must take only personal clothing and belongings needed until the hearing and move out immediately from (address): _____

13 Other Orders Not requested Denied until the hearing Granted as follows:

This is a Court Order.

19 Property Restraint Not requested Denied until the hearing Granted as follows:

The person in ① in ② must not transfer, borrow against, sell, hide, or get rid of or destroy any property, including animals, except in the usual course of business or for necessities of life. In addition, each person must notify the other of any new or big expenses and explain them to the court. (If the court granted ⑥, the person in ② must not contact the person in ①. To notify the person in ① of new or big expenses, have a server mail or personally give the information to the person in ① or contact their lawyer, if they have one.)

20 Pay Debts Owed for Property Not requested Denied until the hearing Granted as follows:

The person in ② must make these payments until this order ends:

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

21 Orders That May Be Made at the Hearing Date (Court Date)

If the person in ① checked any of these orders on form DV-100, a judge could grant them at your court date.

- Child Support • Lawyer's Fees and Costs • Batterer Intervention Program
- Spousal Support • Pay Expenses Caused by Abuse • Transfer of Wireless Phone Account

22 No Fee to Serve (Notify) Restrained Person

The sheriff or marshal will serve this order for free.

Bring a copy of all the papers that you need to be served to the sheriff or marshal.

23 Attached pages (All of the attached pages are part of this order.)

a. Number of pages attached to this nine-page form: 4

b. Attachments include forms (check all that apply):

DV-140 DV-145 DV-820 Other: _____

Judge's Signature

Date: 11/28/2023

11/28/2023 3:35:16 PM



Judge or Judicial Officer
Andrea E. Flint

Disqualified 11/13/2023 - Order void ab initio

DVRO issued with purpose of malicious prosecution / retaliation

This is a Court Order.

Instructions for Law Enforcement

This order is effective when made. It 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 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.

Duties of Officer Serving This Order

The officer who serves this order on the Restrained Person must do the following:

- Ask if the Restrained Person is in possession of any of the prohibited items listed in ⑧, or has custody or control of any that they have not already turned in.
- Order the Restrained Person to immediately surrender to you all prohibited items
- Issue a receipt to the Restrained Person for all prohibited items that have been surrendered.
- Complete a proof of personal service and file it with the court. You may use form DV-200 for this purpose.

Within one business day of service, submit the proof of service directly into the California Restraining and Protective Order System (CARPOS), including the serving officer's name and law enforcement agency.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code sections 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

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. (Penal Code section 13710(b).)

Child Custody and Visitation

Child custody and visitation orders are listed on form DV-140 or another attached form. If the judge made these orders, look at items ⑩ and ⑪ of this order to see if the judge granted an exception for brief and peaceful contact with the person in ① as needed to follow court-ordered visits. Contact by the person in ② that is not brief and peaceful is a violation of this order. Forms DV-100 and DV-105 are not orders. Do not enforce them.

This is a Court Order.

DV-140 Child Custody and Visitation OrderCase Number:
22FL003144This form is attached to (check one): DV-110 DV-130**① Name of Protected Person:** Hanna MarsRelationship to children: Parent Legal Guardian Other (describe): _____**② Name of Restrained Person:** Kostianryn Mars (aka Constantine Mars)Relationship to children: Parent Legal Guardian Other (describe): _____**③ Children Under 18 Years Old**

a. Name: Makysym Mars Date of birth: 11/23/2015

b. Name: _____ Date of birth: _____

c. Name: _____ Date of birth: _____

d. Name: _____ Date of birth: _____

 (Check here if you have more children to list. On a separate piece of paper write "DV-105, Children" at the top and attach it to this form.)**④ No Travel With Children Without Permission** Person in ① Person in ② Other (name): _____

must have written permission from the other parent, or a court order, to take the children outside of:

a. State of Californiab. United Statesb. Other place(s) (list): _____**⑤ Stop Access to Children's School, Health, and Other Information**

a. The person in ② must not access or have access to the records or information for:

 All the children listed in ③. Only the children listed here (names): _____

b. From the following (check all that apply):

 Medical, dental, and mental health providers School and daycare providers Extracurricular activity providers, including summer camps and sports teams Child's employers (including volunteer and unpaid positions) Other (describe): Tutor**!** If you are a provider listed above, you must not release information or records regarding the children listed in ⑤ a to the person in ②.

This is a Court Order.

10 **Supervised (Monitored) Child Exchanges** (Use item 11 to describe visitation schedule.)
Status quo since 9/14/2022

- a. Person to be supervised: Person in ① Person in ② by:

Nonprofessional (*name and relationship to child*): _____

Safe location for exchanges: _____

(For more information on safe locations, go to <https://selfhelp.courts.ca.gov/guide-supervised-visitation>.)

Professional (*list name, if known*): As agreed upon by parties

(2) Person in ① contact provider by (date): _____

Person in ② contact provider by (date): _____

(3) Location of exchanges to be decided by provider

- b. Provider's contact information, if known

Address: _____ Telephone: _____

11 **Visits With No Supervision (Unmonitored)**

- a. If the judge granted unsupervised visits to the person in ②, the judge must explain why.

(*For judge to complete. Check all that apply*):

Judge's reasons given at the hearing (*See minute order or ask for the transcript*)

Judge's reasons listed here: _____

- b. Person in ① Person in ② will visit with the children as follows:

(1) Visitation schedule described below:

(2) Follow the Visitation Schedule listed in 12.

This is a Court Order.

DV-100 Request for Domestic Violence Restraining Order

Clerk stamps date here when form is filed.

Instructions

To ask for a domestic violence restraining order, you will need to complete this form and other forms (see page 12 for list of forms). If this case includes sensitive information about a minor child (under 18 years old), see form DV-160-INFO, *Privacy Protection For a Minor (Person Under 18 Years Old) Domestic Violence Prevention* for more information on how to protect the child's information.

Filed

November 28, 2023

Clerk of the Court

Superior Court of CA

County of Santa Clara

22FL003144

By: adarnell

Fill in court name and street address:

Superior Court of California, County of
Santa Clara
201 N. First Street
191 N. First Street
San Jose, CA 95113
Family Justice Center

Court fills in case number when form is filed.

Case Number:
22FL003144

1 Person Asking for Protection

a. Your name: Hanna Mars

b. Your age: 36

c. **!** Address where you can receive court papers

(This address will be used by the court and by the person in **②** 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.)

Address: 155 E. Campbell Ave., #255

City: Campbell State: CA Zip: 95008

d. **!** Your contact information (optional)

(The court could use this information to contact you. If you don't want the person in **②** to have this information, leave it blank or provide a safe phone number or email address. If you have a lawyer, give their information.)

Telephone: (408) 871-1075 Fax: _____

Email Address: n.lrobertslaw@sbcglobal.net

e. Your lawyer's information (if you have one)

Name: Nancy L. Roberts State Bar No.: 187211

Firm Name: Law Office of Nancy L. Roberts

2 Person You Want Protection From

a. Full Name: Kostiantyn Mars (aka Constantine Mars)

b. Age (give estimate if you do not know exact age): 36

c. Date of birth (if known): 4/20/1987

d. Gender: M F Nonbinary

e. Race: White/Ukrainian

This is not a Court Order.

Describe Abuse

In this section, explain how the person in ② has been abusive. The judge will use this information to decide your request. Listed below are some examples of what "abuse" means under the law. It is not a complete list of all examples of abuse. Give information on any incident that you believe was abusive.

- made repeated unwanted contact with you
- tracked, controlled, or blocked your movements
- kept you from getting food or basic needs
- isolated you from friends, family, or other support
- made threats based on actual or suspected immigration status
- made you do something by force, threat, or intimidation
- stopped you from accessing or earning money
- tried to control/interfere with your contraception, birth control, pregnancy, or access to health information
- harassed you
- hit, kicked, pushed, or bit you
- injured you or tried to
- threatened to hurt or kill you
- sexually abused you
- abused a pet or animal
- destroyed your property
- choked or strangled you
- abused your children

5 Most recent abuse

- a. Date of abuse (give an estimate if you don't know the exact date): 11/24/2023
- b. Did anyone else hear or see what happened on this day?
 I don't know No Yes (If yes, give names): Maksym Mars, minor child
- c. Did the person in ② use or threaten to use a gun or other weapon?
 No Yes (If yes, describe gun or weapon): _____
- d. Did the person in ② cause you any emotional or physical harm?
 No Yes (If yes, describe harm):
This was the second day Father showed up at my house and told our son that I was going to kidnap him and kill him. Maksym was crying.
- e. Did the police come? I don't know No Yes (If the police gave you a restraining order, list it in ④.)
- f. Give more details about how the person in ② was abusive on this day. Details can include what was said, done, or sent to you (examples: text messages, emails, or pictures), how often something happened, etc.
Father showed up at my residence unannounced both on 11/23/2023 and 11/24/2023. on the 23rd he brought our son a card (copy attached) which scared our son. Maksym wanted his father to leave and was yelling when Father told Maksym that I wanted to kill him, had killed "granny" and I had kidnapped him. When Father showed up at my house the following day, Maksym cried.

Reason of DVRO - I greeted my son Max Mars with his Birthday on 11/23/2023

- g. How often has the person in ② abused you like this? Hanna beaten my son on his birthday, next day Max was hiding bruises
 Just this once 2-5 times Weekly Other: Increasing in intensity since marriage

Give dates or estimates of when it happened, if known:

Throughout our 7 1/2 year marriage. Konstantyn psychologically and emotionally abused both me and Maksym. See attached Doc from 9/14/2022. See also attached Declaration.

This is not a Court Order.

7 Is there other abuse by the person in ② that you want the judge to know about?
If yes, describe below.

- a. Date of abuse (give an estimate if you don't know the exact date): See declaration
- b. Did anyone else hear or see what happened on this day?
 I don't know No Yes (If yes, give names): _____
- c. Did the person in ② use or threaten to use a gun or other weapon?
 No Yes (If yes, describe gun or weapon): _____
- d. Did the person in ② cause you any emotional or physical harm?
 No Yes (If yes, describe harm): _____

- e. Did the police come? I don't know No Yes (If the police gave you a restraining order, list it in ④.)
- f. Give more details about how the person in ② was abusive on this day. Details can include what was said, done, or sent to you (examples: text messages, emails, or pictures), how often something happened, etc.
-
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- g. How often has the person in ② abused you like this?
 Just this once 2-5 times Weekly Other: _____
- Give dates or estimates of when it happened, if known:
-
-

Check this box if you need more space to describe the abuse. You can use form DV-101, *Description of Abuse*, and turn it in with this form. You can also use a separate sheet of paper, write "Describe Abuse" at the top, and turn it in with this form.

This is not a Court Order.

Choose the Orders That You Want a Judge to Make

In this section, you will choose the orders you want a judge to make now. Every situation is different.
Choose the orders that fit your situation.

Check all the orders that you want a judge to make (order).

10 Order to Not Abuse

I ask the judge to order the person in ② to not do the following things to me or anyone listed in ⑧:

Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements, annoy by phone or other electronic means (including repeatedly contact), or disturb the peace. (For more information on what "disturbing the peace" means, read form DV-500-INFO, *Can A Domestic Violence Restraining Order Help Me?*)

11 No-Contact Order

I ask the judge to order the person in ② to not contact me or anyone listed in ⑧.

Gnyda Hanna Nahorna prohibiting Max to have any contact with me, his father. Beating my son.

12 Stay-Away Order

a. I ask the judge to order the person in ② to stay away from:

(Check all that apply)

- | | | |
|--|---|--|
| <input checked="" type="checkbox"/> Me. | <input checked="" type="checkbox"/> My vehicle. | <input checked="" type="checkbox"/> My children's school or childcare. |
| <input checked="" type="checkbox"/> My home. | <input type="checkbox"/> My school. | <input checked="" type="checkbox"/> Other (please explain): _____
<u>tutor, friends</u> |
| <input checked="" type="checkbox"/> My job or workplace. | <input checked="" type="checkbox"/> Each person in ⑧. | |

b. How far do you want the person to stay away from all the places you checked above?

100 yards (300 feet) Other (give distance in yards): _____

c. Do you and the person in ② live together or live close to each other?

No Yes (If yes, check one):

- Live together (If you live together, you can ask that the person in ② move out in ⑬.)
- Live in the same building, but not in the same home
- Live in the same neighborhood
- Other (please explain): I don't know. He won't disclose where he lives.

d. Do you and the person in ② have the same workplace or go to the same school?

No Yes (If yes, check all that apply):

- Work together at (name of company): _____
- Go to the same school (name of school): _____
- Other (please explain): _____

This is not a Court Order.

16 **Protect Animals**

- a. (You may ask the court to protect your animals, your children's animals, or the person in ②'s animals.)

Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
(1) _____	_____	_____	_____
(2) _____	_____	_____	_____
(3) _____	_____	_____	_____
(4) _____	_____	_____	_____

- b. I ask the judge to protect the animals listed above by ordering the person in ② to:

(Check all that apply)

- (1) Stay away from the animals by at least: 100 yards (300 feet) Other (number of yards): _____
- (2) Not take, sell, hide, molest, attack, strike, threaten, harm, get rid of, transfer, or borrow against the animals.
- (3) Give me sole possession, care, and control of the animals because *(check all that apply)*:
- Person in ② abuses the animals. I take care of these animals.
- I purchased these animals. Other (please explain): _____

17 **Control of Property**

- a. I ask the judge to give only me temporary use, possession, and control of the property listed here (describe):

- b. Explain why you want control of the property you listed:

18 **Health and Other Insurance**

I ask the judge to order the person in ② to not make any changes to any insurance or other coverage for me, the person in ②, or our children, including not being allowed to cancel, cash, borrow against, transfer, dispose of, or change the beneficiaries for the insurance. Kostiantyn in violation of the court's order has not transferred title to the VW to me and has taken the car off of his insurance. I cannot insure the VW as I am not on title.

19 **Record Communications**

I ask the judge to allow me to record calls or communications the person in ② makes to me, when those calls or communications violate this restraining order.

This is not a Court Order.

Orders That You Want a Judge to Make at Your Court Date

Below is a list of orders that a judge cannot make right away but can make at your court date in a few weeks. The person in ② must be notified of your court date before the judge can consider making any of the orders listed below. Check all the orders that you want the judge to make at your court date.

23 Pay Expenses Caused by the Abuse

I ask the judge to order the person in ② to pay for things caused directly by the person in ② (damaged property, medical care, counseling, temporary housing, etc.). Bring proof of these amounts to your court date.

Pay to: _____ For: _____ Amount: \$ _____

Pay to: _____ For: _____ Amount: \$ _____

Pay to: _____ For: _____ Amount: \$ _____

24 Child Support (*this only applies if you have a minor child with the person in ②*)

(Check all that apply)

- a. I do not have a child support order and I want one.
- b. I have a child support order and I want it changed (*attach a copy if you have one*).
- c. I now receive or have applied for TANF, Welfare, or CalWORKS.

25 Spousal Support (*this only applies if you are married or a registered domestic partner with person in ②*)

I ask the judge to order the person in ② to give me financial assistance.

26 Lawyer's Fees and Costs

I ask that the person in ② pay for some or all of my lawyer's fees and costs.

27 Batterer Intervention Program

I ask the judge to order the person listed in ② to go to a 52-week batterer intervention program.

(The goal of a batterer's intervention program is to stop abuse. There are weekly classes to teach accountability, abuse effects, and gender roles. If ordered to complete this program, the person in ② would have to show proof to the judge that they enrolled and completed the program.)

28 Transfer of Wireless Phone Account

(If the person in ② holds the rights to your cell phone account, you can ask the judge to transfer your number or your child's number to you. This means you will be financially responsible for these accounts. If you want to have control over a mobile device, like a cell phone, make this request at ⑯.)

I ask the judge to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed below to me because the account currently belongs to the person in ②:

- a. My number Number of child in my care (including area code): _____
- b. My number Number of child in my care (including area code): _____

This is not a Court Order.

DV-105**Request for Child Custody and
Visitation Orders**Case Number:
22FL003144

This form is attached to form DV-100. (Use this form to request orders for children you have with the person in ②.)

① Your InformationName: Hanna MarsRelationship to children: Parent Legal Guardian Other (describe): _____**② Person You Want Protection From**Name: Kostiantyn MarsRelationship to children: Parent Legal Guardian Other (describe): _____**③ Children Under 18 Years Old (list from oldest to youngest)**

- a. Name: Maksym Mars Date of birth: 11/23/2015
b. Name: _____ Date of birth: _____
c. Name: _____ Date of birth: _____
d. Name: _____ Date of birth: _____

 (Check here if you need more space. Write "DV-105, Children" at the top and attach it to this form.)**④ City and State Where Children Lived**

a. Have all the children listed in ③ lived together for the last five years?

 Yes (Complete section 4b.) No (If no, do not complete the section below. Instead, use form DV-105(A).)

b. List where the child or children have lived for the last five years. Start with their current location.

Children lived with (check all that apply):Dates (month/year)City, State, and Tribal LandMePerson in ②Other*From: 4/2019 To present Check here if you want to keep your current location private. List the state only.From: 9/2022 Until: CurrentCaliforniaFrom: 4/2019 Until: 8/2022California

From: _____ Until: _____

From: _____ Until: _____

From: _____ Until: _____

From: _____ Until: _____

Other* (relationship to child): _____

This is not a Court Order.

Orders a Judge Can Make to Protect Your Children

To ask for orders to protect your children, answer the questions below.

6 Do you want to limit where the person in ② can travel with your children?

No

Yes (Complete the section below):

I ask the judge to order that the person in ② must have written permission from me, or a court order, to take the children outside:

The county of (list): Santa Clara County during supervised visits

California

Other places (list): _____

7 Do you want the person in ② to have access to the children's records or information?

Yes

No (Complete the section below):

a. I ask the judge to order that the person in ② not access or have access to the records or information for:

All the children listed in ③

Only the children listed here (names): _____

b. For the following records or information (check all that apply):

Medical, dental, and mental health

School and daycare

Extracurricular activity, including summer camps and sports teams

Other (describe): Kostiantyn has yet to submit to my attorney Maksym's legal Order dated
legal documents including his passport, green card, vaccination record, etc. 7/29/23
(If the judge makes this order, providers will not be able to release the protected information to the
person in ②.) and tutor

Extortion of Max's passport for international abduction

8 Do you believe the person in ② might abduct (kidnap) your children?

No I don't know. Kostiantyn has grown more and more delusional.

Yes (To ask for orders to help prevent abduction, you must complete form DV-108, Request for Orders to Prevent Child Abduction, and attach it to this form.)

This is not a Court Order.

12 Details of Supervised (Monitored) Visits

(Complete a and b):

- a. Who do you want to supervise the visits?

(Check one):

- Nonprofessional, like a trusted relative or friend (list name, if known): _____
 Professional (list name, if known): As agreed upon _____

Professional fees paid by: Me ____ % Person in ② 100 % Other: _____ %

- b. How often and how long should the visits be?:

(Check one):

- Once a week, for (number of hours): 2 _____
 Twice a week, for (number of hours): _____ each visit.
 Other (describe): _____
 Check here if you want to use the chart listed below for a schedule. _____

Schedule for Supervised Visits

(List the days and times the person in ② should visit with the children.)

	Time	Person to bring children to and from visit	Location of drop-off/pick-up
Monday	Start: End, if applies:		
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if applies:		
Saturday	Start: End, if applies:		
Sunday	Start: End, if applies:		

Follow the schedule listed above (check one):

- Every week Every other week Other As agreed

Start date for visits (month, day, year) Continuing prior order

(1) If you completed **(12)**, you are done completing this form. Do not complete **(13)**.

DV-105, Page 5 of 6 →

DECLARATION ATTACHMENT TO REQUEST FOR RESTRAINING ORDER

Additional Abuse

I, Hanna Mars, responding party herein, testify truthfully to the facts stated herein.

Recent Abuse

1. I initially obtained a DVRO against Petitioner in September of 2022 in case number DV003144. I ask the court to take judicial notice of the TRO filed on September 14, 2023 and again on November 7, 2022. In retaliation, Petitioner filed a false restraining order against me alleging that I had kidnapped our son and would kidnap him again. In order to reduce costs and fees, I stipulated to a peaceful contact order that was filed on January 26, 2023. I again, request that the court take judicial notice of the stipulation filed on January 26, 2023. I was hoping that if tensions decreased in the case that Kostiantyn might start acting less erratic. Unfortunately that has not been the case.
2. A few months after the stipulation was entered, Petitioner began representing himself and he has gotten more delusional and erratic. I am very afraid of Petitioner and his behavior as I don't know what he might do, but he appears to be becoming frantic and desperate. Since April, Petitioner has filed at least two to three motions per month, all frivolous and denied, including eight attempts to recuse Judge Flint from our case, two attempts to disqualify my attorney, and two attempts to hold me in contempt. Petitioner has been allowed to continue to psychologically and emotionally abuse me using the legal system with all of his frivolous filings which are costing me a great deal of money.
3. Petitioner was emotionally and psychologically abusive throughout our marriage and culminated in August of 2022 with him threatening me with my immigration status and having me deported if I did not leave our home and give him full custody of our young son. Petitioner's behavior has gradually gotten worse and more delusional and erratic since that time, including in his supervised visits. Petitioner has never acted appropriately at his professionally supervised visits and tells our son to "call him" to "contact him to play games" or to "text him whenever he likes." He has texted our son and told him that I have kidnapped him and will take him to Ukraine and kill him, that I killed his "granny" and that he needs to tell me that he (Maksym) "wants to be free." The first several professional supervisors quit as Petitioner would not listen to them and follow their rules. He now has two new supervisors.
4. A few months ago, Petitioner contacted a private investigator in order to obtain my new residential address in Sunnyvale. He refuses to tell me where he is living. He showed up several times in the fall, leaving things on my carport. I think he did this just to let me know that he knew where I lived in order to scare me. After supervised visits, he has tried to follow me home when I was leaving the visit with Maksym. I would then need to pull off somewhere before coming home in the attempt to lose him. How many other times he has followed me or shown up at my house, I don't know, but I am scared.
5. On November 23rd and again on November 24th of this year, Petitioner showed up at my doorstep. Our stipulated order provides in relevant part that, "each Party shall stay away from the

8. Maksym got more and more upset and then he tried bargaining with his father, "If you leave, then I'll promise to call." Petitioner, "how are you going to call without a sim card? She will not allow you to call." After 15-30 minutes, Petitioner finally left. I again called the police and was again told that I need to go to court and obtain a CLETS restraining order or the police can't help me. Office Luttrell gave me his card. Exhibit "C." I am very scared of Petitioner and his behavior and I thoroughly expect without a restraining order, Petitioner will continue to show up at my house scaring Maksym and me. Petitioner does only what he wants to do and lives in his own world. He is in violation of many court orders, so I need a CLETs restraining order so that I can protect myself and Maksym.

9. I have no idea where Petitioner is living and he refuses to tell me. I have no way to personally serve Petitioner. Petitioner does however, receive mail at his P.O. Box and does respond to emails at the email address used by him with the court and my attorney. I am asking the court to allow me to serve Petitioner via email or U.S. Mail as I cannot otherwise locate him to serve him. I know he will know that I applied for a restraining order as he continually checks the court's website for documents that have been filed, even prior to service. I am scared of Petitioner as he gets more and more out of control.

Past History of Domestic Violence

10. I sought and was granted a domestic violence restraining order against my husband Kostiantyn Mars on September 14, 2022 protecting both myself and our then six year old son, Maksym. My requests for protection and for sole custody were granted by the court in case number DV003144. Petitioner, who violated my restraining order almost immediately, upon being served by sending a message to a mutual friend threatening me and "whoever helped me with this" and contacting me on my cell phone, went to court and filed for a dissolution of marriage, his own restraining order requesting custody of our son, which was denied, and then filed a peremptory challenge to the assigned judge. Petitioner's request for a restraining order against me is purely retaliatory in nature and the facts as stated by Petitioner are completely fabricated and built upon my claims against him.

11. When Maksym turned about age one, my husband started to become abusive toward and controlling of me. Prior to that time, Petitioner was simply cold. For the short periods of time he was at home, he constantly disparaged me telling me I was a bad wife, and I didn't know how to keep the house in order. He would go around the home and tell me that I failed to put items back in their proper place. All the time he would disparage me and tell me that I was stupid, dumb, that I was worth nothing. He also started calling me a bitch when yelling at me. This behavior continued after we moved to the United States in May of 2019. Most of this disparagement and yelling on the part of Petitioner occurred in front of our son and Petitioner had, and still has, not

him." On multiple occasions Kostiantyn would grab Maksym so he couldn't get away from him, pull down his pants and underwear and smack him on his bottom hard three to five times leaving red marks which would last for at least one hour. I was afraid of Kostiantyn, but after months of this behavior, I would try to talk to Maksym and remove him from the situation before it escalated. Maksym has been a witness over and over again to Petitioner's poor and disparaging treatment of me. Prior to my removing Maksym from the situation when things escalated with Petitioner, when I tried to intervene, Kostiantyn would yell at me, grab my hand and tell me that "I was preventing him from raising his son and it was necessary for Maksym or he otherwise wouldn't understand and he would "behave like a girl." Kostiantyn would then threaten to take Maksym away from me telling me that "I am a softie with him." I was afraid of Kostiantyn so I didn't call the police. I just kept trying to intervene and protect my son and myself. If I told Kostiantyn that I would call the police, he would tell me, "what do you think you will say to the police? You don't speak the language." He would then continue to threaten that he would take Maksym from me.

16. Around mid-July of this year, Petitioner went through the necessary end process to obtain his and Maksym's green cards. Although we filled out paperwork, I didn't know if Petitioner had filed the documents necessary for my green card as I still hadn't received my green card after Petitioner and Maksym received theirs. In fact, during the entire process, I was kept in the dark and didn't even know the number of our case. In September, Petitioner called the immigration attorney to tell him that we were getting divorce hoping that he could have me deported. I did receive my green card however and this upsets Petitioner's plans to have me deported to Ukraine and for him to have full custody of our son.

17. As part of the process of obtaining Maksym' green card, Maksym needed to be vaccinated. Petitioner lied to the pharmacist about the date of Maksym's first vaccine. I told the pharmacist it has been only four months and he refused to give Maksym the vaccine that day. Kostinantyn was angry that I told the pharmacist the truth and threatened me and told me "If you screw up the green card process for our son, I will make you return to Ukraine and you will never see Maksym again." After we left the CVS pharmacy, Kostiantyn again put me down in front of Maksym, yelling at me and threatening me saying, "You are a stupid fool idiot, because of you Maksym may not get a green card, why are you getting involved in this with your stupid words? "You are nobody without me and it depends on me whether you stay in America or not." Kostiantyn then said to Maksym that I was a bad mother and I did not love him. Maksym began to cry and I asked Kostiantyn not to yell and say these things to our child. Kostiantyn just yelled at me and continued to scream and humiliate me in front of our son. Petitioner again tries to turn the true facts around and accuses me of trying to prevent Maksym from getting his green card and accusing me of verbal abuse and of wanting to return to the Ukraine.

18. In August and September, Kostiantyn just started doing things to make my caring for Maksym difficult or trying to remove me out of his and Maksym's life. Petitioner began by

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: November 11 / 24 / 2023, 2023


HANNA MARS

7
Declaration of Hannah Mars in Support of Request for Restraining Order
IRM0 Mars Case No.: 22FL003144

Max knows that mother and grandad Gondon killed granny Hope and kidnapped Max
Gnyda Hanna Nahorna is prohibiting my son Max to have any hope of freedom

I'VE LOST EVERYTHING
IN THIS BATTLE - MOM, MONEY, HOME
BUT NOT YOU

YOU MAM KILLED GREAT GRANNY
AND PROMISED TO ABDUCT YOU TO UKRAINE
SO WE WILL NEVER SEE EACH OTHER AGAIN

ALL THE PURPOSES OF PAID SUPERVISOR
VISITATIONS (BY JEWS, DYLAN, LONZA)
(CHRISTIAN) - ARE DICTATED BY YOUR

EVIL MOM

WE ARE PROHIBITED TO TALK UP
WE CAN'T LIVE TOGETHER - ONLY BECAUSE
MOM PROHIBITED US

OUR MIND IS NOT GOOD

WE CAN'T DO

WE CAN'T WORK

WE CAN'T EAT

WE CAN'T SLEEP

WE CAN'T BREATH

WE CAN'T FREE

WE CAN'T LIBERATE DAD

WE CAN'T FIND MUM

WE CAN'T FIND DAD

WE CAN'T FIND MUM

WE CAN'T FIND DAD



ATTACHMENT FM-1013

FOR COURT USE ONLY

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): Nancy L. Roberts 187211 Law Office of Nancy L. Roberts 155 E. Campbell Ave., #255 Campbell, CA 95008 TELEPHONE NO: 4088710775 FAX NO. (Optional): E-MAIL ADDRESS (Optional): nirobertslaw@sbcglobal.net ATTORNEY FOR (Name): Anna Mars		Electronically filed by Superior Court of CA, County of Santa Clara, on 11/27/2023 12:36 PM Reviewed By: E. Cheng Case #22FL003144 Env #13685590
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA STREET ADDRESS: 201 N. First Street MAILING ADDRESS: 191 N. First Street CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Family Justice Center		
PETITIONER: KOSTIANTYN MARS	CASE NUMBER: 22FL003144	
RESPONDENT: HANNA MARS	DEPARTMENT NUMBER: FCS NUMBER:	
DECLARATION IN SUPPORT OF EX PARTE APPLICATION FOR ORDERS		

I, the undersigned, declare:

1. I am (choose one):
 - attorney for Petitioner
 - self-represented Petitioner
 - other (explain): attorney for Respondent self-represented Respondent attorney for child(ren)
2. The opposing party or minor children is represented by an attorney: Yes No
(if you checked "Yes", fill in the name, address, and telephone number of all attorneys.
If you checked "No", fill in the other party's name, address, and telephone number.)
Party/Attorney name:
Address/Telephone number:
Child's attorney name and address:
3. OTHER CASES: Have the parties to this case been involved in another Family, Probate, Juvenile, or Criminal Court Case? Yes No If there has been another case, fill in the case number.
4. OTHER APPLICATIONS: Is or another party have have not made previous application(s) on the same issue. Orders were were not granted on the prior application(s). Explain in your declaration. Prior TRO 9/14/23
5. NOTICE
 - a. I HAVE given notice to all opposing parties and/or their attorney by the following method:
 Personal delivery Fax Overnight Carrier First Class Mail Other:
Date: _____ Time: _____ Person who received:
I have received confirmation that the other party has received my papers as follows: (Check one below)
 In person/telephone (describe):
 Written confirmation of receipt
 - b. I ask the Court not to require notice of the ex parte request for orders because (Check all that apply. In the space provided below in 5.c. and on any attached pages or a separate sworn declaration, you must give facts that support a request not to give notice for each box you check in 5.b. (except for Domestic Violence Prevention Act (DVPA) restraining orders):
 - This is an application for Domestic Violence Prevention Act (DVPA) restraining orders.
 - This application involves a matter not requiring notice under State Rules, Rule 5.170;
 - Giving notice would frustrate the purpose of the order;
 - Giving notice would result in immediate and irreparable harm to the applicant or the children who may be affected by the order sought;
 - Giving notice would result in immediate and irreparable damage to or loss of property subject to disposition in the case;
 - The parties agreed in advance that notice will not be necessary with respect to the matter that is the subject of the request for emergency orders. Provide documentation of this agreement; and/or,

PETITIONER: KOSTIANTYN MARS

ATTACHMENT FM-1013

RESPONDENT: HANNA MARS

CASE NUMBER
22FL003144

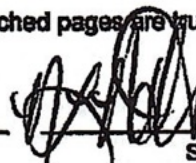
- The party made reasonable and good faith efforts to give notice to the other party, and further efforts to give notice would probably be futile or unduly burdensome (describe those efforts in detail below).
- Other:
- c. Further Explanation for Asking the Court NOT to Require Notice:
- Additional pages are attached. Total number of attached pages:
- Provide detailed factual explanation of any box checked under Paragraph 5.b. above. If you do not have enough room, attach additional pages or a separate sworn declaration of good cause:

I declare under penalty of perjury that the foregoing and any statement on attached pages are true and correct.

Date 11/24/2023

Nancy L. Roberts

Print Name



Signature of Declarant

Case: SV2332800

LUTTRELL

Public Safety Officer

Sunnyvale Department of Public Safety

700 S. Al America Way

P.O. Box 3707

Sunnyvale, CA 94088-3707

(408) 730-7100

FAX (408) 730-7275

"C"

YOUR MOM ABDUCTED YOU
AND PROHIBITS US

FROM SEEING EACH OTHER
BECAUSE SHE IS EVIL

MOM AND DAD ARE SEEZING

BRIED JUDGE - AND JUDGE
DEPRESSED ME TO ABANDON YOU
AND ALLOW YOUR MOM ABDUCTION
TO CONTINUE

SO WE WILL NEVER MEET AGAIN

THIS IS EVIL!

BITCHED ASS OF BRIED JUDGE
AND SHE WILL GO TO HELL

NEVER WILL KICK ASS TO YOUR
MOM

SHE CANNOT TAKE DAD FROM YOU

DAD IS NOT FOR SALE

WE ARE INSCRIBED ★

AND DECEIVE LOVE AND HATE

FIGHT
AND NEVER GIVE UP!
(CONSTANTINE MARX)

THERE IS NO FATE,
BUT WHAT WE MAKE
(TERMINATOR)

FIND ME
WHEN YOU NEED ME
(MASTER SABER)

BATTLE JUST BEGAN
(LEIA CONNOR)

I LOVE YOU
YODA

taking Maksym's car seat from me and telling me that he, Petitioner, would take Maksym everywhere. Petitioner then took and hid all of Maksym's legal documents, including his passport, green card, and vaccination card. The court ordered in July for Petitioner to submit those documents to my attorney to hold, by Petitioner refuses to turn over the document in violation of the court's order.

19. On September 1, 2022, Petitioner forced me under duress and coercion to sign a document removing me from the lease for our apartment. (See Exhibit "G" lease amendment.) He told me that if I didn't sign this lease amendment, he would take our son from me and cancel my green card process. I was very scared and so I signed the lease amendment. Petitioner had started telling me for about one month prior to this that I needed to find my own apartment, and threatening me that I should not add our son's name to any lease I enter into because "our son will live with only him." He gave until Friday, September 16, 2022 to leave our apartment.

20. On September 4, 2022, Kostiantyn disparaged me in front of our son again. He told our son that "your mom keeps you starving and she is not a good mother." Our son was upset and told his father that I had just fed him. Kostiantyn did not stop and kept telling our son bad things about me. Petitioner's inability to control his disparagement of me is clear in that even while being professionally supervised, he had to be reprimanded numerous times by the professional supervisors for disparaging me and making Maksym feel uncomfortable. On September 9, 2022, Kostiantyn told me to "voluntarily" sign a lease where I would exclude our son from the lease" as "our son cannot live with me." Kostiantyn threatened me, "if you include our son on the lease, I will take away your parental rights and stop your green card process."

21. On September 13, 2022, Kostiantyn called my parents and told my father, "if she doesn't sign a lease agreement with th apartment for herself before September 16, 2022 and leave, I will do everything to send her to Ukraine and she will never see our son. Maksym should not be included in her apartment. You will never see your grandchild ever again." Over the past year with Petitioner's behavior and what he says to our son, Maksym has been very concerned and often cries. Maksym will take my hand and say, "Mom, I want you to always be there, Dad says that you will go to a psychiatric hospital." He continues to try to convince Maksym that I am a bad mother and do not care for him. This is so detrimental to Maksym. It is now over one year later, and this behavior on Petitioner's part continues. I believe that there is something seriously wrong with his mental health.

22. It is now clear to me that Petitioner is unable to control his abusive behavior toward me and our son. I tried to make things easier in January by dismissing the first restraining order, but clearly things have only gotten worse as far as Petitioner's mental health. I and Maksym are scared of Petitioner and what he may do. I request that this Court please grant my request for a CLETS restraining order.

the slightest idea of how harmful this is to our son.

12. On December 25, 2019 Petitioner, I and our son all traveled to the Ukraine for the holidays. Petitioner, in control of our finances, purchased the tickets and all subsequent changes to these tickets. Petitioner was to stay for only two weeks while Maksym and I were scheduled to return on February 1, 2020. All flights back to the U.S. were out of Poland. Due to the delay caused by the lack of the document allowing me to travel alone with Maksym, Petitioner, was required to reschedule our flight back to the U.S. I was only given access to one debit/credit card with a very limited limit. Therefore, I was never in the financial position to pay for flight tickets. It was Petitioner himself who re-scheduled my and Maksym's flight back to the U.S. for March 30, 2020! When I asked him why so far out, he texted me that he liked the number because "it was the same backwards as forward." I did not want to continue to stay that long, but as only Petitioner could obtain the tickets, March 30, 2020 is what he chose. Then on or about March 20, 2020, the U.S. closed it's borders to Europe due to the coronavirus. Additionally, Poland, the country we were traveling out of, shut down all international flights and they were not re-instated until approximately the end of June 2020. I didn't know if Petitioner was delusional at that time and could not remember why we were stalled in Europe, or whether he has no qualms about lying under oath. However, it is clear that at no time was my intent to "kidnap" Maksym" as Petitioner has been alleging now for over one year.

13. After our return from Europe, we moved to the Bay Area from Los Angeles in October of 2020. Things remained about the same with Kostiantyn disparaging me and calling me names; however, the frequency with which it occurred increased. We had a one bedroom apartment. Kostiantyn took over the one bedroom and used it as his office to work from home. Maksym and I slept in the living room. Later, Kostiantyn's "granny" would sleep in the kitchen. We rarely saw Kostiantyn except for dinner and sometimes on weekends. When he was home, however, Petitioner was abusive and always yelling at and disparaging me, in front of our young son Maksym.

14. Things really escalated in January of 2022 and again in June of 2022 when Kostiantyn brought his 94 year old grandmother over from the Ukraine. When granny arrived, I tried to help with her care, but Petitioner would yell at me and tell me to leave her alone. He had this elderly frail woman living in our kitchen. When Petitioner was kicked out of our home with my restraining order, he was told to leave "granny" with me and I would care for her. Petitioner chose to move his elderly grandmother who was already in frail health and now blames me for her death.

15. Starting in January of 2022, Petitioner began threatening me with regard to our son and my immigration status. Petitioner also started physically and emotionally injuring our son Maksym, then age six. From January until September when I began to intervene and try to keep Maksym away from his father, Kostiantyn would spank Maksym telling me and Maksym that "it educates

other Party, including: the homes of each Party, the jobs, vehicles, Both shall avoid approaching each other's home, vehicles," This stipulation also provides that, "the parties shall refer to the other parent with respect at all times that the children are within hearing distance"

6. On the 23rd, Petitioner showed up at my door at 8:05 a.m., and Maksym answered. He tried to give Maksym, our son, gifts and a card where all his erratic thoughts were written. Petitioner stated to Maksym the following; "Read this out loud. In the meantime, mom is recording us on video," "Mom don't allow me to communicate with you,", "Mom will record us on video but don't be afraid." Petitioner stated all this while he had a camera mounted to his forehead and was taking videos of his own. When Petitioner asked me "can I give Max a card?" I answered positively because I was afraid that if I didn't allow him, his reaction might be aggressive because I don't know what's going on in his head. He tried to get Maksym to read the handmade card, but when Maksym heard him start to talk about me, he yelled out indicating for his father to stop and stated he wouldn't read it. So Petitioner stated he would read the card to Maksym. Exhibit "A." The content of the card is completely delusional and inappropriate for a young child including again, that I kidnapped Maksym and want to kill him, that I killed "granny," that I am "evil and wrong," and that Kostiantyn and Maskym "will kick my ass just as he kicked the ass of the bribed judge" (referring to the Honorable Andrea Flint). Maksym tried several times to close our front door, but Petitioner would not leave. When Petitioner finally left my front porch a couple of hours later, the police arrived and told me that it had been reported that I had abducted Maksym and I don't allow him to see his father. Petitioner had sent the police out to my house in the past also. They asked a couple of questions of Maksym. Then I showed them the letter Petitioner had written for our son and my video, of what had happened and they said that I should go to court. They also said that they can't go and arrest Petitioner because there is no restraining order. I showed them our peaceful agreement, they said that I should go to court and obtain a CLETS order so then it will appear in the police system. The police officer gave me his card, Exhibit "B" and left.

7. On November 24th, Petitioner again appeared at my front door at approximately 1:30 p.m - again with a camera mounted to his head. I answered and saw Petitioner there on my porch. He asked to see Maksym and was yelling at me. I told Petitioner he was outside playing with his friends. At that moment, Petitioner heard Maksym come around the corner talking with his friend. Petitioner started running up to Maksym and calling him. Maksym saw him and told him no! I kept asking nicely over and over for Petitioner to leave. He would not leave. He continued to stand there in the street in front of my house talking to me and Maksym with Maksym's friend there. Petitioner kept saying to Maksym that "I tried to kill Maksym," "Did Maksym want to be taken back to Ukraine," "Did Maksym know that I killed granny and would kill him," "that I destroyed his (Petitioner's) life," "Did he (Maksym) want to live without a father?" And "In two months, he (Petitioner) would put me in jail." Throughout all of this disparaging and inappropriate talk from Petitioner, I was asking Petitioner to please leave. Then Maksym started yelling at his father to leave, again without success. Petitioner continued, "do you want to be without a father?" "She-(me) illegally kicked me out of the house," "We do not listen to Mom," and "We can fight her Maksym."

13 Details of Unsupervised Visits

(Complete a and b):

- a. If the judge allows the person in ② to have unsupervised visits with your children, you will have to tell the judge how you want to handle drop-off and pick-up of the children, also called child exchanges. Do you want child exchanges to be supervised by a third-party?

 No Yes (Complete the section below):

Who do you want to supervise the exchanges? (Check one):

- Nonprofessional, like a trusted relative or friend (list name, if known): _____
 Professional (list name, if known): _____

Professional fees paid by: Me _____ % Person in ② _____ % Other: _____ %

- b. Describe the parenting time you want the person in ② to have with the children.

(Use the lines or chart below to explain what days and times the person in ② should visit with the children. Give details including when visits will happen, how often the visits should be, and who will be responsible for transporting the children.)

Schedule for Unsupervised Visits

	Time	Person to bring children to and from visit	Location of drop-off/pick-up
Monday	Start: End, if applies:		
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if applies:		
Saturday	Start: End, if applies:		
Sunday	Start: End, if applies:		

Follow the schedule listed above (check one):

- Every week Every other week Other _____

Start date for visits (month, day, year) _____

Child Custody

You can ask a judge to make custody orders for your children. There are two types of custody in California: legal and physical custody.

- Legal custody means the person that makes decisions about the child's health, education, and welfare.
- Physical custody means the person that the child regularly lives with.

For both types of custody, parents can share custody (joint) or one parent can have full custody (sole).

8 Do you want the judge to make child custody orders?

No

Yes (Complete the section):

Legal Custody (check one):

- Sole to me
- Sole to person in ②
- Jointly (shared) by me and person in ②.
- Other (describe):
This is status quo

Physical Custody (check one):

- Sole to me
- Sole to person in ②
- Jointly (shared) by me and person in ②.
- Other (describe):
This is status quo

Visitation (Parenting Time) with Children

You can ask a judge to make decisions about when your child spends time with the person in ②. This is called parenting time or visitation. It means the schedule and exact times each parent spends with the child. If a parent does not get custody, that parent can have parenting time with the child if a judge believes it is safe and in the child's best interest. Answer the questions below to tell the judge what parenting time you want right now for person in ②. Any orders the judge makes are temporary for now. They last until the court date (about three weeks away). On your court date, the judge can change or extend the orders.

10 Do you want the person in ② to have visits (parenting time) with the children?

- No, I ask the judge to order that person in ② have no visits. (Stop here. You have finished completing this form.)
- Yes (Go to ⑪.)

11 Do you want visits with the children to be supervised (monitored) by a third-party?

(To learn about supervised visitations, go to: <https://selfhelp.courts.ca.gov/guide-supervised-visitation>.)

- Yes (Go to ⑫.)
- No (Go to ⑬.)

5 History of Court Cases Involving Your Children

- a. Do you know about any other case involving any child listed in ③?

No

Yes (If yes, complete section below.)

(Check all that apply. List where it was filed (city, state, or tribe), year it was filed, and case number, if known.)

- Custody _____
- Divorce _____
- Juvenile Court (child welfare, juvenile justice) _____
- Guardianship _____
- Criminal _____
- Other (example: child support case) _____

- b. Is there a current order for custody or visitation in effect?

No

Yes (Complete the section below.)

What did the judge order? (Examples: who has custody of the children and what is the visitation schedule)

Professionally supervised visits to Kostiantyn

Sole legal and physical custody to Mother/Hanna Mars.

(Attach a copy of the order, if you have one.)

Why do you want to change the order?

Yes, professionally supervised visits one timer per week for 2 hours. Kostiantyn rarely visits even once per week

- c. If there is another parent or legal guardian besides you and the person in ②, complete the section below.

Name: _____ Parent Legal Guardian

This is not a Court Order.

Case Number:
22FL003144

Automatic Orders if the Judge Grants Restraining Order

29 No Firearms (Guns), Firearm Parts, or Ammunition

If the judge grants you a restraining order, the person in ② must turn in, sell, or store any firearms (guns), firearm parts, or ammunition that they have or control. The person in ② would also be prohibited from buying firearms (guns), firearm parts, and ammunition.

30 Cannot Look for Protected People

If the judge grants you a restraining order, the person in ② will not be allowed to look for the address or location of any person protected by the restraining order, unless the court finds good cause not to make this order.

31 Additional pages

If you used additional paper or forms, enter the number of extra pages attached to this form: _____

32 Your signature

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: 11 / 24 / 2023

Hanna Mars

Type or print your name

Hanna Mars

Sign your name

33 Your lawyer's signature (if you have one)

Date: 11/24/2023

Nancy L. Roberts

Lawyer's name

Nancy L. Roberts

Lawyer's signature

Your Next Steps

- ① You must complete at least three additional forms:
 - Form DV-110, *Temporary Restraining Order (only items 1, 2 and 3)*
 - Form DV-109, *Notice of Court Hearing (only items 1 and 2)*
 - Form CLETS-001, *Confidential CLETS Information*
 - If you are asking for child custody and visitation orders, you must complete form DV-105, *Request for Child Custody and Visitation Orders*, and form DV-140, *Child Custody and Visitation Order*.
- ② Turn in your completed forms to the court. Find out when your forms will be ready for pick up.
- ③ Once you get your forms back from the court, have someone "serve" a copy of all forms on the person in ②. The sheriff or marshal can do this for free. Learn more about how to "serve" your papers and prepare for your court date: <https://selfhelp.courts.ca.gov/sheriff-serves-your-request-restraining-order>.
- ④ If you are asking for child support, spousal support, or lawyer's fees, you must also complete form FL-150, *Income and Expense Declaration*. If you are only asking for child support, you may be eligible to fill out a simpler form, FL-155. Read form DV-570 to see if you are eligible. Turn in your completed form to the court before your court date. You must also have someone mail or personally deliver a copy to the person in ②.

This is not a Court Order.

20 **Property Restraint** (only if you are married or a registered domestic partner with the person in ②.)

I ask the judge to order the person in ② not to borrow against, sell, hide, or get rid of or destroy any possessions or property, except in the usual course of business or for necessities of life. I also ask the judge to order the person in ② to notify me of any new or big expenses and to explain them to the court.

21 **Extend My Deadline to Give Notice to Person in ②**

(Usually, the judge will give you about two weeks to give notice, or to "serve" the person in ② of your request. If you need more time to serve, the judge may be able to give you a few extra days.)

I ask the judge to give me more time to serve the person in ② because (explain why you need more time):

2 days.... I request I be allowed to serve via email or mail to his P.O. Box as Kostiantyn will not disclose his whereabouts and he works from home.

22 **Pay Debts (Bills) Owed for Property**

(If you want the person in ② to pay any debts owed for property, list them and explain why. The amount can be for the entire bill or only a portion. Some examples include rent, mortgage, car payment, etc.)

a. I ask the judge to order the person in ② to make these payments while the restraining order is in effect:

(1) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

(2) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

(3) Pay to: _____ For: _____ Amount: \$ _____ Due date: _____

Explain why you want the person in ② to pay the debts listed above:

b. Special decision (finding) by the judge if you did not agree to the debt (optional)

(If you did not agree to the debt or debts listed above, you can ask the judge to decide (find) that one or more debts was made without your permission and resulted from the person in ②'s abuse. This may help you defend against the debt if you are sued in another case.)

Do you want the judge to make this special decision (finding)?

No Yes (If yes, answer the questions below.)

(1) Which of the debts listed above resulted from the abuse? (check all that apply):

a(1) a(2) a(3)

(2) Do you know how the person in ② made the debt or debts?

No Yes

(If yes, explain how the person in ② made the debt or debts):

This is not a Court Order.

13 Order to Move Out

- a. I ask the judge to order the person in ② to move out of the home, located at:
(Give address): _____

- b. I have a right to live at this address because:

(Check all that apply)

I own the home.

I have lived at this address for _____ years, _____ months.

My name is on the lease.

I pay for some or all the rent or mortgage.

I live at this address with my child(ren).

Other (please explain): _____

14 Other Orders

(Describe any additional orders you want the judge to make to keep you, your children, or the people in ⑧ safe.)

Absolutely no contact or communication between Kostiantym and myself except via Talking Parents.

Absolutely no cards, phone calls, texting, messaging, gaming or any other type of communication between Maksym Mars and Kostiantyn Mars outside of professionally supervised visits. Supervised visits to be immediately terminated if Kostiantyn speaks about me or inappropriate subjects with Maksym or if he requests that Maksym call him or give him his contact information.

15 Child Custody and Visitation

Check this box if you have a child with the person in ② and want the judge to make or change a child custody or visitation order. You must fill out form DV-105, *Request for Child Custody and Visitation Orders*, and attach it to this form.)

Orders that you can request on form DV-105 include:

- Child custody
- Stop person in ② from accessing your child's school or medical information
- No visits with your children
- Supervised (monitored) visits with your children
- Unsupervised (unmonitored) visits with your children

This is not a Court Order.

8 Other Protected People

Do you want the restraining order to protect your children, family, or someone you live with?

a. No

b. Yes (If yes, complete the section below):

(1) Full name

Maksym Mars

Age

Relationship to you

Lives with you?

8 son

Yes No

Yes No

Yes No

Yes No

Check this box if you need to list more people. Use a separate piece of paper and write "DV-100, Other Protected People" at the top. Turn it in with this form.

(2) Why do these people need protection?

Our son Maksym is continually psychologically and emotionally abused by his father, Kostiantyn Mars

9 Does Person in ② Have Firearms (Guns), Firearm Parts, or Ammunition?

(A firearm includes a handgun, rifle, shotgun, and assault weapon. A firearm part means a receiver, frame, or unfinished receiver or unfinished frame. Ammunition includes bullets, shells, cartridges, and clips.)

a. I don't know

b. No

c. Yes (If you have information, complete the section below.)

Describe firearms (guns), firearm parts, or ammunition How many or Location, if known
what amount?

(1)	_____	_____
(2)	_____	_____
(3)	_____	_____
(4)	_____	_____
(5)	_____	_____
(6)	_____	_____

This is not a Court Order.

6 Has the person in ② abused you in a different way from the abuse you described in ⑤?
If yes, describe below.

- a. Date of abuse (give an estimate if you don't know the exact date): See attached declaration
- b. Did anyone else hear or see what happened on this day?
 I don't know No Yes (If yes, give names): _____
- c. Did the person in ② use or threaten to use a gun or other weapon?
 No Yes (If yes, describe gun or weapon): _____
- d. Did the person in ② cause you any emotional or physical harm?
 No Yes (If yes, describe harm): _____
- e. Did the police come? I don't know No Yes (If the police gave you a restraining order, list it in ④.)
- f. Give more details about how the person in ② was abusive on this day. Details can include what was said, done, or sent to you (examples: text messages, emails, or pictures), how often something happened, etc.
See attached Declaration

g. How often has the person in ② abused you like this?

Just this once 2-5 times Weekly Other: _____

Give dates or estimates of when it happened, if known:
Continuing

This is not a Court Order.

3 Your Relationship to the Person in ②

(If you do not have one of these relationships with the person in ②, do not complete the rest of this form. You may be eligible for another type of restraining order. Learn more at <https://selfhelp.courts.ca.gov/restraining-orders>.)

(Check all that apply)

- a. We have a child or children together
(names of children): Maksym Mars

- b. We are married or registered domestic partners.

- c. We used to be married or registered domestic partners.

- d. We are dating or used to date.

- e. We are or used to be engaged to be married.

- f. We are related. The person in ② is my (check all that apply):

Parent, stepparent, or parent-in-law

Brother, sister, sibling, step-sibling, or sibling in-law

Child, stepchild, or legally adopted child

Grandparent, step-grandparent, or grandparent-in-law

Child's spouse

Grandchild, step-grandchild, or grandchild-in-law

- g. We live together or used to live together. (If checked, answer question below):

Have you lived together with the person in ② as a family or household (more than just roommates)?

- Yes No (If no, you do not qualify for this kind of restraining order unless you checked one of the other relationships listed above.)

4 Other Restraining Orders and Court Cases

- a. Are there any restraining orders currently in place or that have expired in the last six months (examples: Did the police give you a restraining order that lasts a few days? Do you have one from the criminal court?)

No

Yes (If yes, give information below and attach a copy if you have one.)

(1) (date of order): 11 7 2022 (date it expires): 1 30 2023 expired

(2) (date of order): _____ (date it expires): _____

- b. Are you involved in any other court case with the person in ②?

No

Yes (If you know, list where the case was filed (city, state, or tribe), the year it was filed, and case number.)

Custody _____

Divorce _____

Juvenile (child welfare or juvenile justice): _____

Criminal _____

Guardianship _____

Other (what kind of case?): _____

This is not a Court Order.

12**Visitation Schedule for Person in 2**

	Time	Person to bring children to and from visit	Location of drop-off/pick-up
Monday	Start: End, if applies:		
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if applies:		
Saturday	Start: End, if applies:		
Sunday	Start: End, if applies:		

Follow the schedule listed above:

- Every week 1st and 3rd week of every month 2nd and 4th week of every month
 Other _____

Start date for visits (month, day, year) _____

13 Other Orders

(Describe additional orders or refer to an attachment (e.g., FL-341(C), Children's Holiday Schedule Attachment):)

No contact between Father and minor child with the exception of supervised visits.
 No contact between parents except Talking Parents.

14 Country of Habitual Residence

The country of habitual residence of the child or children in this case is The United States
 or Other (specify): _____

15 Jurisdiction and Notice

This court has jurisdiction to make child custody orders in this case under the Uniform Child Custody Jurisdiction and Enforcement Act (part 3 of the California Family Code starting with section 3400). The responding party was given notice consistent with the laws of the State of California.

16 Penalties for Violating This Order

If you violate this order, you may be subject to civil or criminal penalties, or both.

This is a Court Order.

6 Judge's Decision on Request for Orders to Prevent Child Abduction (attach form DV-145)

7 Child Custody

a. Legal Custody (*The person that makes decisions about the child's health, education, and welfare.*)

- Sole to Person in ① Jointly (shared) by persons in ① and ②.
 Sole to Person in ② Other (name): _____

b. Physical Custody (*The person that the child regularly lives with.*)

- Sole to Person in ① Jointly (shared) by persons in ① and ②.
 Sole to Person in ② Other (name): _____

c. If the judge granted sole or joint custody to the person in ②, the judge must explain why.
(*For judge to complete. Check all that apply:*)

- Judge's reasons given at the hearing (*See minute order or ask for the transcript.*)
 Judge's reasons listed here: _____

8 Person in ② must have no visitation with children until further order of the court.

(If this form is attached to form DV-110, *Temporary Restraining Order*, this means that the judge has stopped your right to visit with your children temporarily. If you do not agree with this order, attend your court hearing.)

9 Supervised (Monitored) Visitation with Children status quo since 9/14/2022

a. Person to be supervised: Person in ① Person in ② by:

- Nonprofessional (name and relationship to child, if known): _____
 Professional (name, if known): Agreed upon professional supervisor

(1) Fees paid by: Person in ① _____ % Person in ② 400 % Other: _____ %

(2) Person in ① contact provider by (date): _____
Person in ② contact provider by (date): _____

Unlawful detention of my son
under prison conditions
with paid homosexual supervisors

b. Provider's contact information, if known

Address: _____ Telephone: _____

c. Schedule of supervised visits

- (1) Once a week, for (number of hours): 2 _____ each visit.
(2) Twice a week, for (number of hours): _____ each visit.
(3) Follow the Visitation Schedule listed in ⑫.
(4) Other schedule (describe): _____

This is a Court Order.



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 Penal Code section 136.2 and Family Code sections 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 ⑩ 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. (Family Code sections 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. (Penal Code section 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.

(The clerk will fill out this part.)

Clerk's Certificate
[seal]



—Clerk's Certificate—

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

November 28, 2023

Date: _____ Clerk, by /s/C.Rubio, Deputy

This is a Court Order.

Case Number:
22FL003144

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. section 2265 (1994) (VAWA), upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be 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, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

Warnings and Notices to the Restrained Person in ②

Your Address to Receive Court Orders

If the judge makes a restraining order at the hearing (court date), which has the same orders as in this Temporary Restraining Order, you will get a copy of that order by mail at your last known address, which is written in ② on page 1. If your address was not listed on this form or is incorrect, contact the court. If you did not attend your hearing and want to know if the judge granted a restraining order against you, contact the court.

Child Custody, Visitation, and Support

- **Child custody and visitation:** If you do not attend your hearing (court date), the judge can make custody and visitation orders for your children without hearing from you.
- **Child support:** The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve form **FL-150, Income and Expense Declaration**, or form **FL-155, Financial Statement (Simplified)**, if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- **Spousal support:** File and serve form **FL-150, Income and Expense Declaration**, so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Firearms (Guns), Firearm Parts, and Ammunition

Under California law, you cannot have any firearms (guns), certain firearm parts, or ammunition. (Family Code sections 6216 and 6389(a)). Ask the court for information on how to properly turn in, sell, or store these items in your city or county. You can also contact your local police department for instructions.

This is a Court Order.

Rev. January 1, 2022

CEB
ceb.com

Temporary Restraining Order
(CLETS—TRO)
(Domestic Violence Prevention)

DV-110, Page 7 of 9

Anna Mars

14 Child Custody and Visitation

Not requested Denied until the hearing Granted as follows:

Granted on the attached form DV-140, *Child Custody and Visitation Order*, and

(list other form): professionally supervised visits 2 hours 1x per week.

15 Protect Animals

Not requested Denied until the hearing Granted as follows:

a. You must stay at least _____ yards away from the animals listed below.

b. You must not take, sell, hide, molest, attack, strike, threaten, harm, get rid of, transfer, or borrow against the animals.

c. The person in ① is given the sole possession, care, and control of the animals listed below.

Name (or other way to ID animal)

Type of animal

Breed (if known)

Color

16 Control of Property

Not requested Denied until the hearing Granted as follows:

Until the hearing, only the person in ① can use, control, and possess the following property:

17 Health and Other Insurance

Not requested Denied until the hearing Granted as follows:

The person in ① in ② is ordered not to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties—or their children, if any—for whom support may be ordered, or both.

18 Record Communications

Not requested Denied until the hearing Granted as follows:

The person in ① may record communications made by the person in ② that violate this order.

This is a Court Order.

7 Court Hearing to Review Firearms (Guns), Firearm Parts, and Ammunition Compliance
In addition to the hearing listed on form DV-109, item ③, you must attend the court hearing listed below to prove that you have properly turned in, sold, or stored all prohibited items (described in ⑥b) you still have or own, including any items listed in ⑥. If you do not attend the court hearing listed below, a judge may find that you have violated the restraining order and notify law enforcement and a prosecuting attorney of the violation.



Name and address of court, if different than court address listed on page 1

Date: _____ Dept: _____
Time: _____ Room: _____

8 Cannot Look for Protected People

You must not take any action to look for any person protected by this order, including their addresses or locations.

If checked, this order was not granted because the judge found good cause not to make the order.

9 Order to Not Abuse Not requested Denied until the hearing Granted as follows:

You must not do the following things to the person in ① and any person listed in ③:

- Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements, annoy by phone or other electronic means (including repeatedly contact), or disturb the peace.
- "Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. Disturbing the peace includes coercive control.
- "Coercive control" means a number of acts that unreasonably limit the free will and individual rights of any person protected by this restraining order. Examples include isolating them from friends, relatives, or other support; keeping them from food or basic needs; controlling or keeping track of them, including their movements, contacts, actions, money, or access to services; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status. Coercive control includes reproductive coercion meaning controlling someone's reproductive choices, such as using force, threat, or intimidation to pressure someone to be or not be pregnant, and to control or interfere with someone's contraception, birth control, pregnancy, or access to health information.

This is a Court Order.

DV-110 Temporary Restraining Order

Original Order Amended Order

Instruction: The person asking for a restraining order must complete items ①, ②, and ③ only. The court will complete the rest of this form.

① Protected Person (name): Hanna Mars

② Restrained Person

*Full Name: Kostiantyn Mars (aka Constantine Mars)

*Gender: M F Nonbinary

*Age: 36 (Give estimate, if age unknown.)

Date of Birth: 4/20/1987 Height: 5' 0" Weight: 230

Hair Color: Light Brown Eye Color: Grey/Green

*Race: White/Ukrainian

Relationship to person in ①: spouse

Address of restrained person: Unknown home address

City: _____ State: _____ Zip: _____

Type, number, and location of firearms, firearm parts, or ammunition:
Unknown

(Information that has a star (*) next to it is required to add this order into a California police database. Give all the information you know.)

③ Other Protected People

In addition to the person named in ①, the people listed below are protected by the orders listed in ⑧ through ⑪.

Full name

Maksym Mars

Relationship to person in ①

son

Age

8

Check here if you need to list more people. List them on a separate piece of paper, write "DV-110, Other Protected People" at the top, and attach it to this form.

(The court will complete the rest of this form)

④ Your Hearing Date (Court Date)

The temporary orders which are granted and attached remain in full force and effect while you are in court until your hearing is finished



This order expires at the end of the hearing listed below:

Hearing Date: 12/14/2023 Time: 1:30 a.m. p.m.

This order must be enforced throughout the United States. See page 7.

This is a Court Order.

Judicial Council of California www.courtinfo.ca.gov
Rev. January 1, 2023, Mandatory Form
Family Code, § 820 et seq.
Approved by DOJ

CEB Essential
ceb.com 12Forms

Temporary Restraining Order
(CLETS—TRO)
(Domestic Violence Prevention)

DV-110, Page 1 of 9

Anna Mars



5 Confidential Information Regarding Minor

- a. A Request to Keep Minor's Information Confidential (form DV-160) was made and granted (see form DV-165, Order on Request to Keep Minor's Information Confidential, served with this form.)
- b. If the request was granted, the information described on the order (form DV-165, item ⑦) must be kept CONFIDENTIAL. The disclosure or misuse of the information is punishable as a sanction, with a fine of up to \$1,000 or other court penalties.

6 Service of Documents by the Person in ①

At least five days before the hearing, someone age 18 or older—not you or anyone to be protected—must personally give (serve) a court file-stamped copy of this form (DV-109, Notice of Court Hearing) to the person in ② along with a copy of all the forms indicated below:

- a. DV-100, Request for Domestic Violence Restraining Order (file-stamped)
- b. DV-110, Temporary Restraining Order (file-stamped) if granted
- c. DV-120, Response to Request for Domestic Violence Restraining Order (blank form)
- d. DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?
- e. DV-250, Proof of Service by Mail (blank form)
- f. DV-170, Notice of Order Protecting Information of Minor, and DV-165, Order on Request to Keep Minor's Information Confidential (file-stamped), If granted

g. Other (specify): _____

~~3 P.O. Box. I request that I be allowed to serve Respondent by _____~~
Judge's Signature ~~email or via mail to his P.O. BOX.~~
Andrea E. Flint

Date: 11/28/2023

11/28/2023 3:32:31 PM

Judicial Officer

Andrea E. Flint

Right to Cancel Hearing: Information for the Person in ①

- If item ④ a(2) or ④ a(3) is checked, the judge has denied some or all of the temporary orders you requested until the court hearing. The judge may make the orders you want after the court hearing. You can keep the hearing date, or you can cancel your request for orders so there is no court hearing.
- If you want to cancel the hearing, use form DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order. Fill it out and file it with the court as soon as possible. You may file a new request for orders, on the same or different facts, at a later time.
- If you cancel the hearing, do not serve the documents listed in item ⑥ on the other person.
- If you want to keep the hearing date, you must have all of the documents listed in item ⑥ served on the other person within the time listed in item ⑥.
- At the hearing, the judge will consider whether denial of any requested orders will jeopardize your safety and the safety of children for whom you are requesting custody or visitation.
- You must attend the hearing if you want the judge to make restraining orders or continue any orders already made. If you cancel the hearing or do not attend the hearing, any restraining orders made on form DV-110 will end on the date of the hearing.