

Civil Harassment Restraining Order

A Civil Harassment Restraining Order (CHRO) is an order directing a person not to harass or engage in violence against you. In Sacramento, CHROs are filed at the Gordon D. Schaber Sacramento County Courthouse, located at 720 Ninth Street, in downtown Sacramento.

Templates and Forms

 Request for Civil Harassment Restraining Order (Step 1)
 Packet

(https://www.saccourt.ca.gov/restraining-orders/docs/cv-ch-01.pdf)

 Civil Harassment Restraining Order: Instructions on Service (Step 2) Packet

(https://www.saccourt.ca.gov/restraining-orders/docs/cv-ch-02.pdf)

You may seek protection if you are worried about your safety because you are being stalked, harassed, sexually assaulted, or threatened by someone you do not have a family or past or present romantic relationship with, like a neighbor, co-worker, or roommate.

Restraining order requests must be filed in person by the person requesting the order or by their attorney.

Need protection from a family member or romantic partner?If you need protection from someone who is a member of your immediate family or a current or ex romantic partner, you may need a Domestic Violence Restraining Order instead. For

information, see the Sacramento Court's website at "<u>Domestic Violence Restraining Order.</u> (https://www.saccourt.ca.gov/restraining-orders/domestic-violence.aspx) "

Step-by-Step-Instruction

1. Preparation

In order to complete the forms necessary to obtain a civil harassment restraining order, you will need to gather:

- The name and physical description of the person you want restrained.
- Any information you need to describe the last few instances of stalking, harassment, violence, threat, or sexual assault against you, including what was said and done and the names of any witnesses.

If the person you want restrained does not know your address, you may want to obtain a separate mailing address, such as a P.O. Box, to use on your court papers.

2. Complete the Necessary Forms

Sample filled-in forms with instructions are available at the end of this Guide. You have three options for filling



609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org

out forms:

By hand:

The Sacramento County Superior Court has created a <u>Step 1 Packet (https://www.saccourt.ca.gov/restraining-orders/docs/cv-ch-01.pdf)</u>, which includes each of the necessary forms. The forms in packet are not fillable; you will need to print the packet and complete the forms by hand.

Typed:

To type the forms on a computer, download fillable forms from the <u>California Courts website</u> (https://www.courts.ca.gov/forms.htm). See the packet listed above to determine which forms you will need.

Guided on the computer:

The Sacramento County Superior Court's website provides access to <u>Law Help Interactive</u> (https://saccourt.ca.gov/civil/self-help-services/civil-harassment-restraining-order.aspx) (scroll down and click "Get Started" button), which will ask you a series of questions and use your responses to complete all the required forms. You will need to print the forms out to file them once you finish.

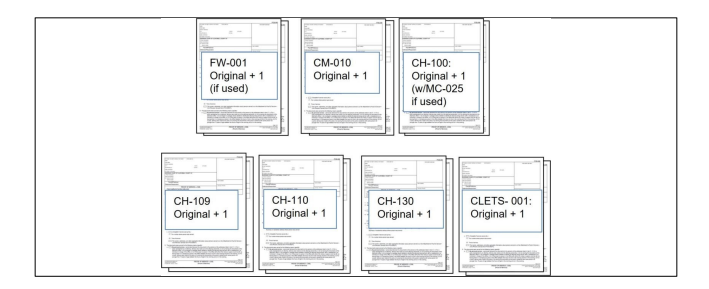
After you have completed all your forms, make one photocopy of each document.

3. Organize Your Papers for Filing

The court is very particular about the format and order in which you give the clerk the forms. When you file, the court will require the **original of each form on top (unstapled)**, **plus one copy underneath it (stapled)**.

Stack your forms in this order:

- Request to Waive Court Fees (FW-001)
- Civil Case Cover Sheet (CM-010)
- Reguest for Civil Harassment Restraining Orders (CH-100) plus two copies (total of three)
 - Staple each copy, then clip behind original.
- Notice of Court Hearing (CH-109)
- Temporary Restraining Order (CH-110) (complete items 1, 2, and 3 only)
- Confidential CLETS Information (CLETS-001)
- Civil Harassment Restraining Order After Hearing (CLETS-CHO) (CH-130) (complete items 1, 2, and 3 only)



4. File your Papers

Restraining order requests must be filed in person by the person requesting the order or by their attorney. You will make two trips to the courthouse, one to turn in your request, and another to pick up your forms and ruling after it has been reviewed by a judge.

If you file before 11:30 a.m.: forms ready at 4 p.m. the same day. If the clerk accepts your forms by 11:30 a.m., you will receive your forms and ruling on any request for a temporary order at 4:00 p.m. the same day in the lobby outside Room 102 (720 9th St.).

If you file after 11:30 a.m.: forms ready at 4 p.m. the next business day. If you do not meet the 11:30 a.m. deadline, but your forms are filed before 4:00 p.m., you can pick up your forms and ruling on any request for a temporary order at 4:00 p.m. the next court business day in the lobby outside of Room 102 (720 9th St.).

Filing Fees: If your Request for Civil Harassment Restraining Orders (CH-100) form alleges violence, threats of violence, or words or acts that cause you to reasonably fear violence from the person you want restrained, there is no fee to file. You make this allegation by checking item 13 on your Request for Civil Harassment Restraining Orders (CH-100). However, if the Judge decides that your allegation is not credible, you must pay the filing fee when you pick up the forms at 4 p.m. The <u>filing fee (https://www.saccourt.ca.gov/indexes/fees-forms.aspx)</u> is currently \$435.

If you are not alleging violence, but cannot afford to pay the filing fee, you may apply for a fee waiver at the time you file your restraining order papers. If you are submitting a fee waiver request, the clerk will accept your forms at the window when you file and you will not have to pay a filing fee at that time. However, if the Judge decides that you do not qualify for a fee waiver, you must pay the filing fee when you pick up the forms at 4 p.m.

For more information and sample fee waiver forms, see our <u>fee waiver guide (https://www.saclaw.org/resource_library/fee-waiver/)</u>

•

5. Examine the Papers for Orders and Hearing Date

When you pick up your papers, examine them carefully. A case number will be stamped on your documents. If the judge made temporary orders, they will be on the Temporary Restraining Order (CH-110), in paragraphs 5 through 8.

Review the Notice of Court Hearing (CH-109). Your hearing date and the court department that will hear your request for a permanent restraining order will be listed in paragraph 3.

The court clerk will enter the temporary orders into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS).

6. Service on the Person You Need Protection From

Have the following documents served on the respondent at least 5 days prior to the hearing date:

- Request for Civil Harassment Restraining Orders (CH-100) (and Attachment (MC?025), if used)
- Notice of Court Hearing (CH-109)
- Temporary Restraining Order (CH-110) (if granted)
- Handout and blank documents in the Step 2 Packet (https://www.saccourt.ca.gov/restraining-orders/docs/cv-ch-02.pdf)

You can have the Sheriff's office, a process server, or anyone over the age of 18 who is not a party in the case serve the person to be restrained. They must personally serve the paperwork on the respondent.

609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org

Special Instructions for the Sheriff's Office

If you have the Sheriff serve the papers, there will be a fee (currently \$50, check-fee-schedule-for-up-to-date-fee (https://www.sacsheriff.com/documents/civil/FEE%20SCHEDULE%20-%202025.pdf) unless (1) you have a fee waiver OR (2) the court ordered free service due to violence or threat of violence.

Either way you must deliver two (2) complete sets of documents, along with any fee and the Request for Sheriff to Serve Court Papers (SER-001) (https://www.courts.ca.gov/documents/ser001.pdf) form to:

Sheriff's Civil Bureau (https://www.sacsheriff.com/)

2969 Prospect Park Drive, Suite 200 Rancho Cordova, CA 95670 916-875-2665 Mon and Fri 9am to 12 pm, T/W/Th 9am to 3:00pm (Dropbox 8:00 a.m.-5:00 p.m.)

Deadline: 20 days before your hearing date. Service must be completed at least 5 days prior to the hearing date. The Sheriff needs your papers at least 15 days prior to last day for service.

The person who serves the forms must fill out Civil Harassment Proof of Personal Service (CH-200) and return it to you.

If you cannot get the person you want restrained served in time for the hearing, you can request an extension of time. See the <u>Sacramento County Superior Court's packet (https://saccourt.ca.gov/restraining-orders/docs/cv-ch-o3.pdf)</u> for forms and information.

If the person you want restrained is **avoiding or evading service**, or cannot be located, see "What If the Person I Want Protection from Is Avoiding (Evading) Service or Cannot Be Located?" (form CH-205-INFO (https://www.courts.ca.gov/documents/ch205info.pdf))

7. File the Proof of Service in Court

File the **original and two copies** of the signed Civil Harassment Proof of Personal Service (CH-200) form with the court. If you had the Sheriff serve the paperwork, the Sheriff's office will file the Proof of Service with the court for you.

If you cannot file before the hearing date, bring the original and two copies with you to the hearing.

8. Review the Response, If Any

The person to be restrained may choose to oppose your request for a restraining order in writing. If so, they should mail you a copy of this response prior to your hearing date. Be sure to review any response so that you



609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org

may anticipate any evidence the person you wish to be restrained will present in court.

9. Attend Your Hearing

Be prepared to spend at least half a day at the courthouse on the day of your hearing. Arrive at your assigned department early and wait for the courtroom to open. The calendar of cases to be heard that day will be posted next to the courtroom door. Make sure that your case is listed on the docket, and when the courtroom opens, check in with the court attendant.

Whether or not the other side appears, you will need to present your case to the judge. Be prepared to explain clearly and concisely why the court should grant your request. During the hearing, it is your burden to prove to the court by "clear and convincing evidence" the violence, threats, stalking, or harassment you claim. Be sure to bring any documents or photos that you will need to prove your case, such as medical or police reports, or threatening letters and emails. Witnesses may also bolster your case, but the court may or may not let witnesses speak at the hearing.

If the other side appears, they will also have an opportunity to present their side of the story. Do not be surprised if the judge interrupts either or both of you to ask questions. The judge is attempting to learn what happened, and is asking questions to assist him or her in understanding the situation.

Clear and Convincing Proof

A petitioner seeking a Civil Harassment Restraining Order must prove the matter by "clear and convincing proof," meaning the petitioner must prove his or her facts in the case to be "highly probable."

This is a higher standard of proof than most lawsuits, including Domestic Violence Restraining Orders. In most lawsuits, cases must be proven by "preponderance," that is that the petitioner's case must be proven to be more likely than not true.

At the end of your hearing, the judge may:

- grant your request;
- deny your request;
- take the matter under submission (think about it and mail their decision);
- continue the hearing to another date; or,
- · refer you to mediation.

If your request is continued to another date or taken under submission, be sure to ask the judge to continue the temporary restraining order until to the new hearing or until you and the person you wish to be restrained can be notified of the decision.

If you do not attend your hearing, your request for a restraining order will be denied, and any temporary orders will expire.

609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org

10. Mediation

The judge may refer your matter to mediation. If this happens, you and the other party will meet with an available mediator, who will explain that mediation is both voluntary and confidential, and does not jeopardize either party's ability to have a hearing – at any point either of you can say mediation is not working and you would like to request a hearing. In that case, both parties must return to the courtroom and wait until the judge is ready to hear the case.

The mediator does not make judgments and typically does not even look at the parties' evidence. Rather, the mediation process focuses on what the parties can agree to do to make life peaceful in the future. The goal of mediation is to reach an agreement, which can include a restraining order. The mediated agreement is an enforceable stipulated judgment; the civil harassment restraining order case is dismissed. If either party violates the terms of the stipulated judgment, the other party can re-file the civil harassment restraining order case.

The benefit of mediation in a civil harassment restraining order case is that the person who wanted the restraining order can walk away from court that day with some sort of resolution in place, as opposed to often walking away with nothing. The court can only grant or deny a request for a civil harassment restraining order; because of the high "clear and convincing" standard of proof, the Sacramento County Superior Court grants few civil harassment restraining orders. Also, because the mediated agreement can be tailored to meet both parties' needs, there is a higher likelihood of follow-through on both sides.

11. Court Enters CHRO into Law Enforcement Database

If a restraining order is granted, the court clerk will enter the order into California Law Enforcement Telecommunications System (CLETS), a statewide database of protective orders, via the California Restraining and Protective Order System (CARPOS).

12. Serve the Restrained Person

Follow the directions in Paragraph 13 of the Civil Harassment Restraining Order After Hearing (CH-130).

The judge will indicate if the orders must be served. If service is required, the judge will indicate if service may be done by mail, or if personal service is required.

If paragraph 13(b)(1) is checked, service by mail is permitted. Someone over the age of 18 who is not a party to the case may mail a copy of the signed CH-130 to the restrained person. Your server will complete Proof of Service by Mail (CH-250) (https://www.courts.ca.gov/documents/ch250.pdf).

The sheriff is one inexpensive option to serve the papers. If you have the sheriff serve any paperwork, you must fill out the Instructions to Sheriff – Temporary/Permanent Restraining Order

(https://www.sacsheriff.com/documents/7483%20Form%20007-TRO%20Instructions%20Rev%202018-07.pdf)

609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org

form.

If paragraph 13(b)(2) is checked, personal service is required. Your server must personally serve a copy of the signed CH-130 to the restrained person. Service must be performed by a sheriff, marshal, process server, or someone over the age of 18 who is not a party to the case. Your service will complete <u>Civil Harassment Proof of Personal Service (CH-200) (https://www.courts.ca.gov/documents/ch250.pdf)</u>.

13. File the Proof of Service in Court

File the **original**, **plus two copies**, of Civil Harassment Proof of Personal Service (CH-200) or Proof of Service by Mail (CH-250) completed in Step 12.

For help

Civil Self Help Services (Hall of Justice) (https://saccourt.ca.gov/civil/self-help-services/self-help-services.aspx)

813 Sixth St., Sacramento CA 95814

916-874-1421

civilselfhelp@saccourt.ca.gov

Civil Self-Help Services (SHS) helps people without lawyers who have questions about simple issues related to a civil case. They can give you general information and help you prepare your own forms in the area of civil law. Common topics include civil harassment restraining orders, petitions for change of name/gender, and expungement of criminal convictions.

Sacramento Mediation Center

(https://www.calawyersforthearts.org/sacramento-mediation-center.html) The same organization that conducts mediation in civil harassment restraining order cases at the Sacramento County Family Relations Court, the Sacramento Mediation Center charges fees on a sliding scale according to income.

Civil Bureau, Sacramento County Sheriff's Department

(https://www.sacsheriff.com/pages/civil_bureau.php) 2969 Prospect Park Drive, Suite 200

Rancho Cordova, CA 95670

916-875-2665

The Sheriff's Civil Bureau can serve your papers for you for a fee. If you have a fee waiver, there is no charge.

For More Information:

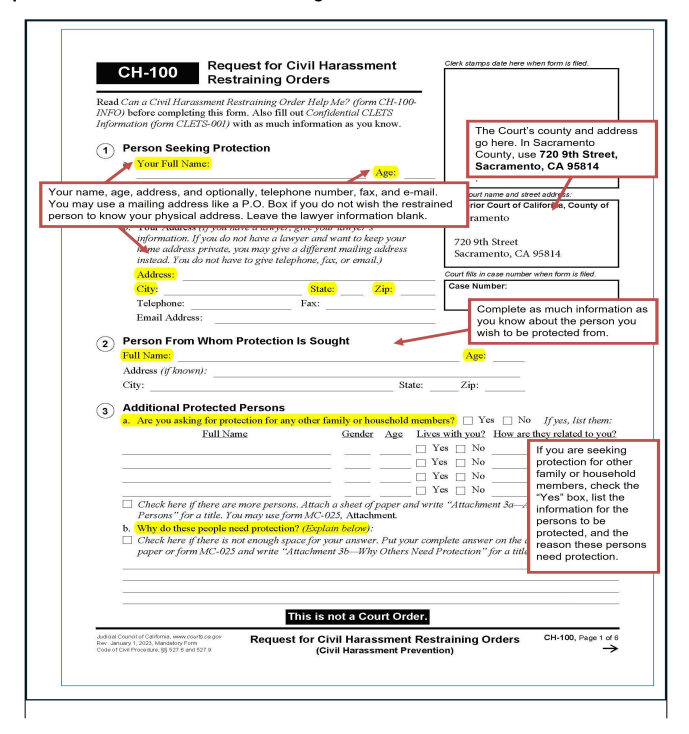
California Courts Online Self Help Center (Civil Harassment)

(https://www.courts.ca.gov/1044.htm) This is the official website of the California Courts. It offers explanations and links to the forms you need for civil harassment restraining orders, and other types of restraining orders such as domestic violence, elder abuse, and workplace.

Samples

Yellow highlights show text that is always required. Other areas may or may not apply in your particular case.

Request for Civil Harassment Restraining Orders





Request for Civil Harassment Restraining Orders (CH-100) (page 1)

	Describe how you know the person to be restrained you require more space, you may check the box ar attach an additional page.
4	Relationship of Parties How do you know the person in ②? (Explain below): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 4—Relationship of Parties" for a title.
5	Venue Why are you filing in this county? (Check all that apply): a. ☐ The person in ② lives in this county. Identify the reason(s) you request is being made in Sacramento County.
6	c. Other (specify): Other Court Cases a. Have you or any of the persons named in 3 been involved in another court case with the person in 2?
	Yes No (If yes, check each kind of case and indicate where and when each was filed.) Kind of Case Filed in (County/State) Year Filed Case Number (if known) (1) Civil Harassment (2) Domestic Violence (3) Divorce, Nullity, Legal Separation If you have been involved in any other court cases with the person to be restrained, check the "Yes" box (5) Elder or Dependent Adult Abuse (otherwise check "No"), and list the conformation. If there are already restraining orders in effect (e.g. a criminal restraining order), check the "Yes" box in 6(b), and attach a copy of the order if you have one.
7	b. Are there now any protective or restraining orders in effect relating to you or any of the persons in 3 and the person in 2? No Yes (If yes, attach a copy if you have one.) Description of Harassment
	Harassment means violence or threats of violence against you, or a course of conduct that seriously alarmed, annoyed, or harassed you and caused you substantial emotional distress. A course of conduct is more than one act. a. Tell the court about the last time the person in ② harassed you. (1) When did it happen? (provide date or estimated date): (2) Who else was there?
	graph 7 is used to describe the harassment or violence. State the most recent date of ssment/violence, and identify the witnesses to it. This is not a Court Order.
	Request for Civil Harassment Restraining Orders CH-100, Page 2 of 6

	7 a. (3)	How did the person in (2) harass you? (Explain below): Check here if there is not enough space for your answer. Put your complete answer sheet of paper or form MC-025 and write "Attachment 7a(3)—Describe Harassme.	
State whether gun or other weapon was threatened or used by the person to be restrained dur this most receincident. If one	ing nt	Did the person in (2) use or threaten to use a gun or any other weapon? Yes No (If yes, explain below): Check here if there is not enough space for your answer. Put your complete answer sheet of paper or form MC-025 and write "Attachment 7a(4)—Use of Weapons" for	
was threatene used, write a l explanation be	ed or orief	Were you harmed or injured because of the harassment? Yes No (If yes, explain below): Check here if there is not enough space for your answer. Put your complete answe sheet of paper or form MC-025 and write "Attachment 7a(5)—Harm or Injury" for	State whether you were injured or harmed by the act you described. If you check "Yes," describe your injuries.
		Did the police come?	State whether police came in response to the act you described. If they did, indicate whether an emergency protective order was issued, and who the order applies to.
Check the atta	achment box	were any prior incidents of harassment. If you check "Yes," describe the if you need more space, and continue your description on an attachmened. For each incident, include the information requested in 7a(3), 7a(4), This is not a Court Order.	nt. You can attach
	Rev. January 1, 2023	Request for Civil Harassment Restraining Orders	CH-100, Page 3 of 6



8 Per I ask the protect a. b.	ed listed in 3: Harass, intimidate, m personal property of, Contact the person, e	Orders erson in ② not to do an nolest, attack, strike, stall or disturb the peace of the tither directly or indirectly	k, threaten, assault (se	hings to me or to any person to be exually or otherwise), hit, abuse, destroy
I ask the protect a. b.	e court to order the p ed listed in ③: Harass, intimidate, m personal property of, Contact the person, e telephone, in writing.	erson in ② not to do an nolest, attack, strike, stall or disturb the peace of the cither directly or indirectly	k, threaten, assault (se	
a. □ b. □	Harass, intimidate, m personal property of, Contact the person, e telephone, in writing.	or disturb the peace of the or directly or indirectly		exually or otherwise), hit, abuse, destroy
b. □	personal property of, Contact the person, e telephone, in writing	or disturb the peace of the or directly or indirectly		exually or otherwise), hit, abuse, destroy
	telephone, in writing			
с. 🗌				ding, but not limited to, in person, by l, by email, by text message, by fax, or by
	Other (specify):			
				your complete answer on the attached Other Personal Conduct Orders," for a
	title.			uct not described in sections (a) or (b) be
				cribe the conduct you wish to be prohibite
		ordered not to take any a d cause not to make the o		resses or locations of any protected person
	ay-Away Orders	i cause noi to make the c	100	
		e person in ② to stay at	least yards a	away from (check all that apply):
(1)	☐ Me.	(8)	B) My vehicle.	If you are requesting stay-away orders
(2)	☐ The other person	s listed in 3.	Other (specify	· ·
(3)	☐ My home.			are requesting the restrained person t
(4)	☐ My job or workp	lace.		stay away, and the places you wish hi
(5)	☐ My school.			her to stay away from. If this order wo
(6)	☐ My children's sc	hool.	7	prevent him or her from getting to hom
(7)	☐ My children's pl	ace of child care.		school, or work, you must explain.
		rson in ② to stay away school, or job?		sted above, will he or she still be able explain below):
		not enough space for yo 25 and write "Attachment		complete answer on the attached sheet of lers," for a title.
10) Firea	ms (Guns), Firea	arm Parts, and Amn	nunition	
				or ammunition? This includes firearm
		y item that may be used		to a receiver or frame (see Penal Code
	16531).	ing and on the name of in		Yes No I don't know from on ing. possessing, purchasing,
ij ine j receiv	uge grunis a protecti no or attemptino to r	ve oraer, the person in (=) wiii oe pronibited rms (ouns) firearm n	from o. ang, possessing, purchasing, parts, and ammunition while the
		The person in (2) will al.		Check the appropriate box to state whetl
		aler, any firearms (guns)		the person you are seeking protection fro
contro		This is not		owns a gun or other firearm.
		HIISTSTIUL	a sourt order	
	Req	uest for Civil Haras		ing Orders CH-100, Page 4 of 6
Rev. January 1, 2023		(Civil Harace		
Rev. January 1, 2023		(Civii Haiass	ment Prevention)	→



_	not you have told the person to be restrained that you are seeking a TRC you have not, explain why. If you need more room, attach MC-025.
(11)	□ Temporary Restraining Orde: I request that a Temporary Restraining Order (TRO) be issued against the person in ② to last until the hearing. I am presenting form CH 110, Temporary Restraining Order, for the court's signature together with this Request. Has the person in ② been told that you were going to go to court to seek a TRO against him or her? □ Yes □ No (If you answered no, explain why below): □ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 11—Temporary Restraining Order" for a title.
12	☐ Request to Give Less Than Five Days' Notice of Hearing You must have your papers personally served on the person in ② at least five days before the hearing, unless the court orders a shorter time for service. (Form CH-200-INFO explains What Is "Proof of Personal Service"? Form CH-200, Proof of Personal Service, may be used to show the court that the papers have been served.)
	If you want there to be fewer than five days between service and the hearing, explain why below: Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 12—Request to Give Less Than Five Days' Notice" for a title.
	Normally, the person you are seeking protection from must be personally served with the Request and other forms at least five days before the hearing your circumstances require less than five days' notice be given, use paragraph 12 to request the order, and explain why reduced notice is required.
(13)	 No Fee for Filing or Service a. ☐ There should be no filing fee because the person in ② has used or threatened to use violence against me, has stalked me, or has acted or spoken in some other way that makes me reasonably fear violence.
	 b. The sheriff or marshal should serve (netify) the person in 2 about for orders is based on unlawful violence, a c. edible threat of violence. c. There should be no filing fee and the sheriff or marshal should serve am entitled to a fee waiver. (You must complete ana file form, FW-00 Fees and Costs.) There is a filing fee to request a Civil Harassment Restraining Order, but the fee may be waived by the court in care of violence or credible threats of violence or stalking. In these cases, you may
	Lawyer's Fees and Costs I ask the court to order payment of my lawyer's fees The amounts requested are: Amount request that the court order the Sheri serve restraining orders free of charge You may also request a fee waiver by filing and receiving a fee waiver. Indicin paragraph 13 if you are requesting
14)	fees be waived and the reason(s) the fees should be waived.
14)	S fees be walved and the reason(s) the fees should be waived. Check here if there are more items. Put the items and amounts on the attached sheet of paper or form MC-025 and write "Attachment 14—Lawyer's Fees and Costs". A person requesting a restraining order request that the restrained person be

If you would like to request possession of, or protection for any animals, check the box for any animals, check the box for animals, and explain why this type of order is necessary. I sk the court to order the following: a. That I be given the sole possession, care, and control of the animals listed by lease, keep, or hold, or which reside in my household. (Identify animals by, e.g., type, breed, name, color, sex.) I request sole possession of the animals because (specify good cause for granting order): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 15a—Possession of Animals" for a title. That the person in ②must stay at least			Case Number:				
I request sole possession of the animals because (specify good cause for granting order): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 15a—Possession of Animals" for a title. b. That the person in ② must stay at least yards away from, and not take conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the an paragraph 16. Please note that the court will generally not iss an order for damages (money regarding matters outside the scope of a restraining order. Check here if there is not enough space for your answer. Put your complete compared in a title. The paragraph 16 is not enough space for your answer. Put your complete compared in a title. The paragraph 16 is not enough space for your answer. Put your complete compared in a title of the court will generally not iss an order for damages (money regarding matters outside the scope of a restraining order. The paragraph 16 is not enough space for your answer. Put your complete compared in an order for damages (money regarding matters outside the scope of a restraining order. The paragraph 16 is not enough space for your answer. Put your complete compared in an order for damages (money regarding matters outside the scope of a restraining order. The paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph 16 is not enough space for your answer. The paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph 16 is not enough space for your answer. The paragraph 16 is not enough space for your answer. Put your complete compared in a paragraph	15)	I ask the court to order the following: a. That I be given the sole possession, care, and control of the animals lease, keep, or hold, or which reside in my household.	possession of, or protection for any animals, check the box for paragraph 15. Describe the animals, and explain why this				
b. That the person in ② must stay at least yards away from, and not take conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the area concentration of the court will generally not issue an order for damages (money regarding matters outside the scope of a restraining order. Check here if there is not enough space for your answer. Put your complete where or		☐ Check here if there is not enough space for your answer. Put your co	mplete answer on the attached				
paper or form MC-025 and write "Attachment 16—Additional Orders Requested," for a title. If you are adding any extra pages, the number of extras here. Date: Don't sign on the first signature line. It is used only by attorneys. Lawyer's name (if any) Lawyer's signature	16)	conceal, molest, attack, strike, threaten, harm, or otherwise dispose of Additional Orders Requested I ask the court to make the following additional orders (specify):	not take requesting are described in of, the are paragraph 16. Please note the the court will generally not iss an order for damages (money regarding matters outside the scope of a restraining order.				
Lawyer's name (if any) Lawyer's signature	17)	Date:	the number of extras here.				
		Lawyer's name (if any)	Lawyer's signature				
		Type or print your name	Sign vous name				
Type or print your name							
Type or print your name Sign your name Date the form and print and sign your name		This is not a Court Order.					
Date the form and print and sign your name.		request for orvir riarassment restraining	g Orders CH-100, Page 6 of 6				
Date the form and print and sign your name. THIS IS HOLD COUNT OTHER. Rev. January 1, 2023 Request for Civil Harassment Restraining Orders CH-100, Page 6 of 6	Rev. Ja	(Civil Harassment Prevention)					
Date the form and print and sign your name. THIS IS HOLD COURT OTHER. Rev. January 1, 2023 Request for Civil Harassment Restraining Orders CH-100, Page 6 of 6	Rev. Ja						



SHORT T	ITI F:		CASE NUME	3ER-	MC-0
F			CAGE NUMI		
		ATTACHME	NT (Number): 7(b)		
blocked t away. Th exited the and told I	tary 2, 2016, Ralph Restrat me for talking to Lind he door to my car, so I conce entire time he was shown office and walked towa	rained was waiting by m a, his soon-to-be ex-wif ould not drive away, and uting at me. After severa rd us in the parking lot. or he would call the po	with any Judicial Council form, ye car in the parking lot we e, and for taking Linda's a d would move in front of al minutes of this, a co-we When he saw what was had lice. Ralph got into his ca pointed at me.	when I left work. He side in the divorce. me when I tried to orker, Calvin Cowonappening, he interv	He walk orker,
ſ	require extra space, a	and that the informatio	have a checkbox to ind in being provided is cor	ntinued on an	
			e is a continuation of pa training Order (CH-100		
	You may use form Mo	C-025 for any attachm n box and write your c he attachment. Down	nents. To use an attach description on an MC-0 load the Attachment pa	ment page, 25 form or a	
Attachment a	hat this Attachment concerns are made under penalty of per	is made under penalty of per jury.)	iury, all statements in this	Page 1	
orm Approved for Judicial Council of MC-025 [Rev. Ju	Optional Use of California ily 1, 2009]	ATTACHM to Judicial Cou			courtinfo.ca.go

Notice of Court Hearing (CH-109)

CH-109	Notice of Court Hearing	Clerk stamps date here when form is filed.
1) Person Seeking P	rotection	
a. Your Full Name:		The Court's county and
Your Lawver (if vor	u have one for this case):	address go here. In Sacramento
	ally, telephone number, fax, and e-mail. Y a P.O. Box if you do not wish the restraine	County, use 720 9th St
	dress. Leave the lawyer information blanl	k.
	awyer and want to keep your home address priva	
you nay give a diffe give telephone, fax,	erent mailing address instead. You do not have to	Sacramento
Address:		
City:	State: Zip:	720 9th Street
Telephone:	Fax:	Sacramento, CA 95814
Email Address:		Court fills in case number when form is filed. Case Number:
_	m Protection Is Sought	case Number.
Full Name:	on Protection is Sought	The name of the person to be restrained goes here.
3 Notice of Hearing	The court will complete the rest of this	s form.
A court hearing is a	ne court will complete paragra	phs 3 and 4,
A court hearing in The	ne court will complete paragrant all of pages 2 and 3. Skip to	phs 3 and 4, CH-110.
A court hearing in The arms of Hearing	ne court will complete paragrant all of pages 2 and 3. Skip to	phs 3 and 4, CH-110.
A court hearing in The arms of Hearing	ne court will complete paragrant all of pages 2 and 3. Skip to	phs 3 and 4, CH-110.
A court hearing in The arms of Hearing	ne court will complete paragrant all of pages 2 and 3. Skip to	phs 3 and 4, CH-110.
A court hearing in The arms of Hearing	ne court will complete paragrant all of pages 2 and 3. Skip to	phs 3 and 4, CH-110.
A court hearing is a That are the person in ②: If you attend the hearing (ne court will complete paragrant all of pages 2 and 3. Skip to	phs 3 and 4, CH-110. rent from above:
A court hearing is a That are the person in ②: If you attend the hearing (you, the order will be effer if you do not attend the hearing the hearing (you, the order will be effer if you do not attend the hearing (you, the order will be effer if you do not attend the hearing (you, the order will be effer if you do not attend the hearing (you, the order will be effer if you do not attend the hearing)	cheduled on the request for rootraining of the court will complete paragrained all of pages 2 and 3. Skip to Time: Room: Room:	the judge grants a restraining order against you violate the order.
Hearing Date: Dept.: To the person in ②: If you attend the hearing (you, the order will be effected by the composition of th	ne court will complete paragrand all of pages 2 and 3. Skip to Time: Room: Tin person, by phone, or by videoconference) and active immediately, and you could be arrested if you round be arreste	the judge grants a restraining order against you violate the order. The property of the person in (2): The property of the person in (2)
Hearing Date: Dept.: To the person in ②: If you attend the hearing (you, the order will be effer you do not attend the he you receive a copy of the term of the person of the your Restra a. Temporary Restrain	ne court will complete paragrand all of pages 2 and 3. Skip to Time: Room: Room: Time: Room: Room: Room: Room: Time: Room: Room:	the judge grants a restraining order against you violate the order. That could last up to five years. After der. The CH-110, served with this notice.) The could last restraining order against you will be could last up to five years. After der.
Hearing Date: Dept.: To the person in ②: If you attend the hearing (you, the order will be effer you do not attend the he you receive a copy of the total a. Temporary Restrain for Civil Harassmer	Time: Room:	the judge grants a restraining order against you violate the order. That could last up to five years. After der. The CH-110, served with this notice.) The could last restraining order against you will be could last up to five years. After der.
Hearing Date: Dept.: To the person in ②: If you attend the hearing (you, the order will be effective a copy of the copy of t	in person, by phone, or by videoconference) and ctive immediately, and you could be arrested if you violate the or vining Orders (Any orders granted are on forming Orders for personal conduct and stay-away on the Restraining Orders, are (check only one box better the court hearing.	the judge grants a restraining order against you violate the order. That could last up to five years. After der. The could last up to five years after der. The could last up to five years after der. The could last up to five years after der.
Hearing Date:	in person, by phone, or by videoconference) and citive immediately, and you could be arrested if you violate the or order, you could be arrested if you violate the ording Orders (Any orders granted are on forming Orders for personal conduct and stay-away on the Restraining Orders, are (check only one box bott TED until the court hearing. (Specify reasons for details)	the judge grants a restraining order against you violate the order. The that could last up to five years. After der. The could last up to five years after der. The could last up to five years as requested in form CH-100, Request elow):
A court hearing is a The arms are the person in ②: If you attend the hearing (you, the order will be effect of you do not attend the heaving a. Temporary Restrain for Civil Harassmer (1)	in person, by phone, or by videoconference) and ctive immediately, and you could be arrested if yearing, the judge may still grant the restraining or order, you could be arrested if you violate the or ining Orders (Any orders granted are on forming Orders for personal conduct and stay-away on the Restraining Orders, are (check only one box better than the court hearing. ED until the court hearing. (Specify reasons for deal of the court hearing) on the court hearing.	the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order.
A court hearing in the state of the person in ②: If you attend the hearing (you, the order will be effect of the you receive a copy of the state of the your receive a copy of the state of the your receive a copy of the state of the your receive a copy of the state of the your receive a copy of the state of the your receive a copy of the state of the your receive a copy of the state of the your receive a copy of the state of the your receive a copy	in person, by phone, or by videoconference) and ctive immediately, and you could be arrested if yearing, the judge may still grant the restraining or order, you could be arrested if you violate the or sining Orders (Any orders granted are on forming Orders for personal conduct and stay-away on the Restraining Orders, are (check only one box be to the total the court hearing. CD until the court hearing. CD until the court hearing. Notice of Court Hearing	the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order.
A court hearing The arm Hearing Date: Dept.: To the person in ②: If you attend the hearing (you, the order will be effer of the you receive a copy of the your receive a copy of the your receive a copy of the Your Person	in person, by phone, or by videoconference) and ctive immediately, and you could be arrested if yearing, the judge may still grant the restraining or order, you could be arrested if you violate the or ining Orders (Any orders granted are on forming Orders for personal conduct and stay-away on the Restraining Orders, are (check only one box better than the court hearing. ED until the court hearing. (Specify reasons for deal of the court hearing) on the court hearing.	the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order.
A court hearing The arm Hearing Date: Date Dept.: To the person in ②: If you attend the hearing (you, the order will be effer of the you receive a copy of the your received and your received a copy of the your received and your received a copy of the your received a copy of the your received a copy of the your received and your received a copy of the your received a copy of t	in person, by phone, or by videoconference) and ctive immediately, and you could be arrested if yearing, the judge may still grant the restraining or order, you could be arrested if you violate the or sining Orders (Any orders granted are on forming Orders for personal conduct and stay-away on the Restraining Orders, are (check only one box be to the total the court hearing. CD until the court hearing. CD until the court hearing. Notice of Court Hearing	the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order. If the judge grants a restraining order against you violate the order.

Temporary Restraining Order (CH-110)

	CH-110 Temporary Restraining Order Person in (1) must complete items(1),(2), and (3) only.	The Court's county and addres			
1	Protected Person a. Your Full Name:	go here. In Sacramento County, use 720 9th Street, Sacramento, CA 95814			
	Your Lawyer (if you have one for this case):	· Jaciamento, CA 33014			
may us	age, address, and optionally, telephone number, fax, and e-mail. e a mailing address like a P.O. Box if you do not wish the restrainence on your physical address. Leave the lawyer information blank. private, you may give a different mailing address instead. You do not have to give telephone, fax, or email.): Address:	court name and street address: Superior Court of California, County of Sacramento			
	City: State: Zip:	720 9th Street			
	Telephone: Fax:	Sacramento, CA 95814			
	Email Address:	Court fills in case number when form is filed.			
(2)	Restrained Person	Case Number:			
	(Give all the information you know. Information with a star (*) is required to add this order to the California police database. If age is unknown, give				
(3)	*Full Name: *Race: Height: Weight: Hair *Gender: M F Nonbinary Home Address: City: State: Zip: Relationship to Protected Person: Additional Protected Persons In addition to the person named in (1), the following family or household:	Color you know about the person you wish to be protected from.			
	the temporary orders indicated below: Full Name Gender Age Household Yes	Member? Relation to Protected Person If you are seeking			
		No protection for other family or household members, check th			
	Check here if there are additional persons. List them on an attached sh Additional Protected Persons" as a title. You may use form MC-025, A	information for the persons to be			
4	The court will complete the rest of this for This Order expires at the end of the hearing scheduled for the date and the				
	The Court will complete the rest of the form. Skip to CLETS-001.				
	This is a Court Order.				
	Council of California, www.courts.ca.gov Temporary Restraining Order (CLETS	S-TCH) CH-110, Page 1 of 6			

CLETS-001

CLETS-001 Confidential Information for Law El is confidential and	
Instructions: If you are asking for a restraining order, you must complete this form and give it to the court clerk, along with the other court forms on the restraining order, information ered into a database (called CLETS) to help er. If information changes later, you may complete this form again and turn it in to the court. Information that has a star (*) next to it is required. All other information when you file you will receive when you will rece	orm must be re order
Date received by court:	
1 Person You Want a Restraining Order Against	
*Name:	
Other names used:	Complete the
	information
Driver's ficense (number and state).	about the
Vehicle type: Model: Year: Plate number:	person to be restrained in
Name of employer and address:	part 1.
Does the person speak English? 🗌 Yes 🔲 I don't know 🔲 No (list language):	
	restrained may have or own.
2 *Your Name:	
(Skip 3 and 4 if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year): *Gender: M F	Complete the information about yourself in parts 2 and
2 *Your Name: (Skip 3 and 4 if you are asking for a gun violence restraining order (form GV-100).) Your information *Age: Date of Birth (month, day, year): *Gender: M F F Race: Telephone: Do you speak English? Yes No (list language):	Complete the information about yourself
(Skip ③ and ④ if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year):	Complete the information about yourself in parts 2 and 3.
(Skip 3) and 4) if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year): *Gender: M F Race: Telephone: Telephone: Do you speak English? Yes No (list language): 4 Other People You Want Protected *Name: *Gender: Race: Date of Birth:	Complete the information about yourself in parts 2 and 3.
(Skip 3) and 4) if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year):	Complete the information about yourself in parts 2 and 3.
(Skip 3) and 4) if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year): Race: Telephone: Do you speak English? Yes No (list language): 4 Other People You Want Protected *Name: *Gender: Race: Date of Birth: *Name: Agender: Race: Date of Birth:	Complete the information about yourself in parts 2 and 3.
(Skip ③ and ④ if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year): Race: Telephone: Do you speak English? Yes No (list language): 4 Other People You Want Protected *Name: *Gender: Race: Date of Birth: *Name: Telephone: Date of Birth: *Name: Date of Birth: *Name: Telephone: Date of Birth: *Name: Dat	Complete the information about yourself in parts 2 and 3.
(Skip 3) and 4) if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year):	Complete the information about yourself in parts 2 and 3.
(Skip 3) and 4) if you are asking for a gun violence restraining order (form GV-100).) 3 Your information *Age: Date of Birth (month, day, year):	Complete the information about yourself in parts 2 and 3.

Civil Harassment Restraining Order after Hearing (CH-130)

CH-130 CH-130 CH-130	tamps date here when form is filed.
Person in ① must complete ①, ②, and ③ only. 1 Protected Person a. Your Full Name: Your Lawyer (if you have one for this case)	The Court's county and address go here. In Sacramento County, use 720 9th Street , Sacramento , CA 95814
Your name, address, and optionally, telephone number, fax, and e-mail. You may use a mailing address like a P.O. Box if you do not wish the restrained person to know your physical address. Leave the lawyer information blank. **private*, you may give a different mailing address instead. You do not have to give telephone, fax, or email.)**	court name and street address: Superior Court of California, County of Sacramento
Address; State: Zip: City; Fax:	720 9th Street Sacramento, CA 95814 Court fills in case number when form is filed.
Restrained Person (Give all the information you know. Information with a star (*) is required to add this order to the California police database. If age is unknown, give an estimate.)	Case Number:
*Full Name:	000011 F 2010 100 100 100 100 100 100 100 100 10
In addition to the person named in 1, the following family or household the orders indicated below: Full Name Gender Age Lives to the content of the co	with you? How are they related to you? If you are seeking protection for other family or household members, check the
Check here if there are additional persons. List them on an attached s Additional Protected Persons" as a title. You may use form MC-025, Expiration Date This Order, except for any award of lawyer's fees, expires at	box and list the information for the persons to be protected.
Time: Of the form. If no expiration date is written here, this Order expires three years from the This is a Court Order.	
Judeial Council of California, www.couris ca gov. Rev. January 1, 2024, Mandatory Form Code of Civil Procedure, §§ 527.6 and 527.9 Approved by DOJ (Civil Harassment Prevention	\rightarrow
Civil Harassment Restraining Order after Hearin	ng (CH-130) (page 1)