ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
ADDRESS WHERE YOU WANT MAIL SENT:	
TELEPHONE NO. (Optional): FAX NO. (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PROTECTED PERSON:	
RESTRAINED PERSON:	
DECTRAINING ORDER AFTER HEADING (OLETC)	CASE NUMBER:
RESTRAINING ORDER AFTER HEARING (CLETS) (Domestic Violence Prevention)	
(Domestic Violence Prevention)	
This form may be used with the Findings and Order After Hearing (form 1296.31), if the count	t makes additional orders.
1. This proceeding was heard by judicial officer (name):	
on (date): at (time): in Dept	.: Room:
2. a. The person seeking to be protected and the person to be restrained were person	nally present at the court hearing. No
additional proof of service of this restraining order is required.	
b. The person seeking the restraining order was personally present and proof of se	ervice of the Order to Show Cause and
Application for Order and Supporting Declaration was presented to the court.	
c. By written stipulation. No additional proof of service of this restraining order is re	quired.
THE COURT FINDS:	
3. a. The restrained person is (name):	nt/Respondent
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Birth date:
b. The protected person is (name):	
c. The protected family and household members are (list first and last names of all prote	ected people under this order):
THE COURT ORDERS:	
THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY, VISITATION, O	R CHILD SUPPORT, SHALL EXPIRE
AT MIDNIGHT ON (date):	
OR AT (date and time of continued hearing):	TT 05 1001141105
IF NO DATE IS PRESENT, THIS ORDER EXPIRES THREE YEARS FROM THE DA	ATE OF ISSUANCE.
4. The restrained person	
a. shall not contact, molest, harass, attack, strike, threaten, sexually assault, batter, tele	
stalk, destroy the personal property of, disturb the peace of, keep under surveillance,	•
thoroughfares of: the person seeking the order the other pro	tected person(s) listed in item 3c.
except for peaceful contacts related to court ordered visitation of the minor children as	s set forth on page 2 of this order.
b. must immediately move from (address):	
c. shall stay at least (specify): yards away from the following protected	d persons and places:
(1) person seeking the order	•
(2) the other protected persons listed in item 3c	
(3) residence of person seeking the order	
(4) place of work of person seeking the order	
(5) the children's school or place of child care (specify):	
(6) protected person's vehicle (specify):	
(7) other (specify):	
(, , on or (opoon)).	

(Continued on reverse)

Family Code, § 6200 et seq.

	PROTECTED PERSON (name):	CASE NUMBER:	
	RESTRAINED PERSON (name):		
	Read this order carefully. Taking or concealing a child in violation of this order may be a felony and punishable by confinement in state prison, a fine, or both. Any person subject to a restraining order is prohibited from purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Possession of a firearm while subject to this order may be a felony under federal law punishable by up to ten (10) years in prison and a \$25,000 fine.		
5.	CHILD CUSTODY AND VISITATION The custody and visitation of the minor children is ordered as set forth in the attache made an operative part of this order. Peaceful contacts shall be allowed related to compare the compared contact of the compared contact of the custody and Visitation Order Attachment (form 1296.31A) Supervised Visitation Order (form 1296.31A(1)) Other (specify):		
6.	CHILD SUPPORT Child support for the minor children shall be ordered as set forth in the attached form made an operative part of this order. Child Support Information and Order Attachment (form 1296.31B) Other (specify):	ns, which are incorporated herein and	
7.	ADDITIONAL ORDERS Additional orders relating to property control, debt payment, attorney fees, restitution forth in the attached forms, which are incorporated herein and made an operative particle of the payment of		
8.	FIREARM RELINQUISHMENT The restrained person is ordered to give up any firearm in or subject to his or her im 24 hours after issuance of this order 48 hours after service of this order other (specify):	mediate possession or control within	
	Any firearms should be surrendered to the control of local law enforcement, so pursuant to Family Code section 6389(I). The restrained person shall file a recompliance with this order within 72 hours of receiving this order.		
9.	The restrained person is ordered to participate in a certified batterer's program for 12 results of attendance and completion to be provided to the court.	2 months at that party's expense with the	
10	. Fees for service of this order by law enforcement are waived.		
11	A copy of this order shall be delivered by the protected person to the law enforceme residence of the protected person, who shall provide information to assist in identifyi of this order on the restrained person shall also be provided to law enforcement unle was present in court. The law enforcement agency having jurisdiction over the plaint agency):	ing the restrained person. Proof of service ess the order shows the restrained person	

(Continued on page three)

PROTECTED PERSON (name):			CASE NUMBER:
RESTRAINED PERSON (name):			
12. A copy of this order sh protected person's attorn		rcement agencies li	sted below by the protected person or the
Law enforcement agenc	У	<u>Address</u>	
13. Any attachments noted in iter Number of pages attached: _		I hereto, incorporate	d herein, and made a part of this order.
Date:			
			JUDICIAL OFFICER
Enforcement Telecommun received, and the restrained the restrained person of the to state and federal criminal Women Act, 18 U.S.C. 226 defendant has been afford.	al penalties. This order meets all Fu 65 (1994) (VAWA). This court has ju	of service on the recurt hearing, the law enforce it. Violation Il Faith and Credit urisdiction of the pa to be heard as prov	estrained person has not been we enforcement agency shall advise ans of this restraining order are subject requirements of the Violence Against
attempting to receive, or oth imprisonment. Under federa	nerwise obtaining a firearm. Such Il law, the issuance of a restrainir ing, accepting, transporting, or p	purchasing or att conduct is subje ng order after hea	
	CLERK'S CERT	IFICATE	
SEALJ	I certify that the foregoing Restrainir original on file in the court.	ng Order After Hearii	ng (CLETS) is a true and correct copy of the
	Date: C	lerk. bv	. Deputy