These instructions cannot cover all of the questions that may arise in a particular case. If you do not know what to do to protect your rights, you should see a lawyer.

What is a private postsecondary school violence protection order?

Under California law (Code Civ. Proc., § 527.85), courts can make orders to protect a student from being subjected to credible threats of violence that could be carried out on the school campus or facility. The procedure is only available with regard to students at private postsecondary institutions.

The court can order a person not to:

- Harass or threaten the student;
- Contact or go near the student; and
- Have any firearms (guns), firearm parts, or ammunition. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). For more information about the items a restrained person cannot have, please see <u>https://selfhelp</u>. <u>courts.ca.gov/restraining-orders/prohibited-items</u>.

These orders will be enforced by law enforcement agencies.

Who can get this school violence protection order?

The chief administrative officer of a private postsecondary educational institution, or an officer or employee designated by the chief administrative officer to maintain order on the school campus or facility, may request court orders prohibiting credible threats of violence against a student. These orders must be requested by an officer of the institution that the student attends or is applying to.

- A "chief administrative officer" is the principal, president, or highest-ranking official of the private postsecondary educational institution.
- A "postsecondary educational institution" is a private institution of vocational, professional, or postsecondary education.

The statute differs from other California laws that allow victims of unlawful violence or credible threats of violence to ask the court for these orders **themselves.** If anyone other than a school officer wishes to apply to the court for an order prohibiting harassment, see <u>Can a Civil Harassment Restraining</u> <u>Order Help Me (form CH-100-INFO)?</u>.

Who can be protected under this law?

Under this statute, the school officer can obtain a court order on behalf of a student that lasts up to three years. The order can also protect family or household members of the student and other students at the campus or facility who are similarly situated.

- A "student" is an adult currently enrolled in or applying for admission to a private postsecondary educational institution.
- The "respondent" is the person against whom the school official is requesting the protective order.
- A school official may seek protection under this law if:
- 1. The student has suffered a credible threat of violence from any individual;
- 2. The credible threat of violence, while made off of the campus or facility, can reasonably be construed to be carried out or have been carried out at the school campus or facility;
- 3. The respondent's conduct is not allowable as part of a legitimate labor dispute as permitted by Code of Civil Procedure section 527.3; and
- 4. The respondent is not engaged in constitutionally protected activity.

What forms must be used to get the order?

A school official may seek protection under this law if:

- 1. *Petition for Private Postsecondary School Violence Restraining Orders* (Petition) (form SV-100). This form tells the judge the facts of the case and what orders the petitioner and student want the court to make.
- 2. *Confidential CLETS Information* (form CLETS-001). This form will provide law enforcement agencies with the information needed to enforce any orders that are granted.
- 3. *Notice of Court Hearing* (form SV-109). This form tells the parties when the hearing on the petition will be held.
- 4. *Temporary Restraining Order* (**TRO**)(form SV-110). A TRO can be issued to provide protection to the student until the hearing is held. It can be issued by the judge either with or without notice to the respondent.

5. *Private Postsecondary School Violence Restraining Order After Hearing* (Order) (form SV-130). This form is signed by the court following the hearing. The order can last for up to three years depending on what the judge rules.

These forms are all **mandatory**—that is, they must be used in the school violence prevention proceeding.

6. *Proof of Personal Service* (form SV-200). This form is used to show that the other party has been **served** with the petition and other forms as required by law.

Where can I get these forms?

You can get the forms from legal publishers or from the California Courts website at <u>www.courts.ca.gov/forms</u>. You also may be able to find them at your local courthouse or county law library.

Do I need a lawyer?

The school official may be represented by a lawyer, but one is not required by law. Because the school official's lawyer will generally be representing the interests of the student, the student usually does not need his or her own lawyer. Whether or not the school official has a lawyer, the respondent may have one.

What steps are needed to get the court orders?

- 1. Fill in the **Petition** (form SV-100) completely and fill in items 1–3 of the *Notice of Court Hearing* (form SV-109). If you are seeking a **TRO**, also fill out form <u>SV-110</u>.
- 2. If you are seeking orders based on information from your student and others and not based on what you have personally observed, you **must** have each of those persons complete a declaration to attach to the **Petition** (form SV-100). You may use form MC-031, *Attached Declaration*.
- 3. Fill in *Confidential CLETS Information* (form <u>CLETS-001</u>) with as much information as you know. If the judge grants the order, the information on this form will be entered into a statewide protective-order database that will be available to law enforcement agencies if the order needs to be enforced.

^{4.} If you are applying for a **TRO**, fill out form <u>SV-110</u>. completely. The petition and declarations must give the details of the credible threats of violence and the problems they have caused your student.

To obtain a **TRO**, you must notify the respondent of the request for the temporary order unless both of the following requirements are satisfied:

- a. It appears from facts shown on the petition that great or irreparable injury will result before the matter can be heard on notice; and
- b. You or your attorney certifies one of the following to the court under oath:
 - That within a reasonable time before presenting the petition to the court to ask for a TRO, you informed the respondent or the respondent's attorney when and where the request for a TRO would be made;
 - (2) That you in good faith attempted but were unable to inform the respondent and the respondent's attorney, specifying the efforts made to contact them; or
 - (3) That for reasons specified, you should not be required to inform the respondent or the respondent's attorney.
- 5. Take your original completed forms and copies to the clerk's office at the court. You will need at least three copies: one for you, one for the student, and one to serve on the respondent. If there are other persons to be protected by the order, you will need additional copies of the **TRO**. A protected person will need a copy of the **TRO** if it is necessary to call the police. The clerk will file the originals, assign a case number, and return the copies "file-stamped" to you. The clerk will write your hearing date on the *Notice of Court Hearing* (form SV-109).
- 6. If you are seeking a TRO (form SV-110), the clerk will tell you where and how to present your proposed order to a judge for consideration and signature. The court will decide within 24 hours whether or not to make the order. Sometimes the court decides right away. Ask the clerk if you should wait or come back later. If your request for a TRO is granted while you are still at the court, take the signed original back to the clerk to be filed.



7. If a **TRO** has been issued, ask the clerk whether you or your lawyer will need to deliver a file-stamped copy of the TRO to each law enforcement agency (police, marshal, or sheriff's office) that might be called on to enforce the order. If so, do so immediately.

If the court issues a TRO, it will last until the hearing date.

- 8. If the student does not speak English, when you file your papers, ask the clerk if a court interpreter will be available for the hearing. You can also use form <u>INT-300</u>, *Request for Interpreter (Civil)* or a local court form or website to request an interpreter. For more information about court interpreters, go to *https://selfhelp.courts.ca.gov/request-interpreter*.
- 9. Have the respondent personally served with copies of the Petition (form SV-100), the Notice of Court Hearing (form SV-109), the TRO (form SV-110) (if issued), a blank Response (form SV-120), and a blank Proof of Service of Response by Mail (form SV-250). You cannot serve the respondent yourself. Service may be made by a licensed process server, the sheriff's department, or any person 18 years of age or older, other than you, the student, or anyone to be protected by the order. For help with service, ask the court clerk for form SV-200-INFO, What Is <u>"Proof of Personal Service"?</u>

Service is essential. It tells the respondent about the order and the hearing. Without it, there cannot be a court hearing, and your temporary orders will no longer be good unless they are extended by the court. The respondent should be personally served immediately after the orders are signed by the judge, unless the court specifies a different time for service.

10. After the respondent has been personally served, the person who served the respondent must complete and sign the original *Proof of Personal Service* (form SV-200). Take the signed original and copies back to the court clerk. The clerk will file the original and return "file-stamped" copies to you. Ask the clerk whether you should take a file-stamped copy to each law enforcement agency that might be called on to enforce the order. If so, do so immediately.

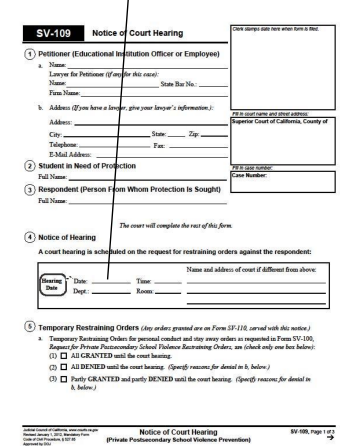
11. Go to court on the date shown at item 4 on the *Notice of Court Hearing* (form SV-109). You do not need to bring any witnesses, but it helps to have more proof of the violence or threats than just one person's word.

You can bring to the hearing:

- Witnesses
- Written statements from witnesses made under oath
- Photos
- Medical or police reports
- Damaged property
- Threatening letters, emails, or telephone messages

The court may or may not let witnesses speak at the hearing. So, if possible, you should bring their written statements under oath to the hearing. (You can use form MC-Q30, *Declaration*.)

The respondent has the right to attend the hearing, but he or she does not have the right to speak to the student or to any other person seeking protection. If anyone is afraid, tell the court officer.



How Do I Get an Order to Prohibit Private Postsecondary School Violence? (Private Postsecondary School Violence Prevention)

SV-100-INFO, Page 3 of 4

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- 12. If the judge signs the **Order** (form SV-130), ask the clerk to provide you with a file-stamped copy for each person to be protected. Ask the clerk whether you or your attorney will need to deliver a file-stamped copy of the **Order** to each law enforcement agency that might be called on to enforce the order. If so, do so immediately.
- 13. If the respondent attended the hearing and heard the terms of the **Order** from the court, no additional proof of service is necessary. If the respondent did not attend the hearing, but the **Order** issued is the same as the TRO (except for the termination date), the **Order** may be served on the respondent by mail. File form <u>SV-260</u>, *Proof of Service of Order After Hearing by Mail.* If the respondent did not attend the hearing and the **Order** differs from the TRO, arrange to have him or her personally **served** with a copy of the **Order**. File the completed *Proof of Personal Service* (form <u>SV-200</u>) with the court. Give a file-stamped copy of the **Order** and proof of service to your student and to each other protected person. Keep at least one copy for yourself.
- 14. Once the order is issued, only the judge can change or cancel it. You or the respondent would have to file a request with the court to cancel the order.
- 15. If the respondent does not obey the order, call the police. The respondent can be arrested and charged with a crime.

What if I have a disability?

If you have a disability and need an accommodation while you are at court, you can use form MC-410, *Disability Accommodation Request*, to make your request. You can also ask the ADA Coordinator in your court for help. For more information, see form MC-410-INFO, *How to Request a Disability Accommodation for Court*.

Information about the process is also available online.

See <u>https://selfhelp.courts.ca.gov/SV-restraining-order</u>.

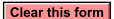
For help in your area, contact:

[Local information may be inserted.]

Rev. January 1, 2023

How Do I Get an Order to Prohibit Private Postsecondary School Violence? (Private Postsecondary School Violence Prevention)





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HOW TO GET EMERGENCY ORDERS

You may ask for emergency orders if you feel you are in danger (restraining orders) or if you need emergency custody orders to protect the minor children. See Local Rules on reverse of this form.

Follow these steps to request emergency orders:

1. <u>COMPLETE THE FORMS:</u> You may obtain the forms from the Clerk's Office, Family Law Facilitator, the Court Website at <u>www.ventura.courts.ca.gov</u> or the Judicial Council Website at <u>www.courtinfo.gov</u>.

2. <u>PICK A DATE AND TIME FOR YOUR HEARING</u>: See the schedule on reverse.

3. <u>GIVE NOTICE TO THE OTHER PARTY:</u> You must tell the other party that you are filing for this Emergency Hearing by 10 a.m. the *court day* before the hearing. In some cases, you may not have to give notice – ask the Family Law Facilitator or an attorney if you believe you would be in danger if you told the other party about this request.

NOTICE: If there is a restraining order issued against you in this case. you may not give notice. Someone else must give notice.

4. <u>FILE YOUR PAPERS</u>: Be sure to file your papers with the Clerk's Office no later than outlined in the Family Law Procedures for Ex Parte Requests located on the Court's website. If possible, file your papers the day before the hearing to allow the judge time to read your papers. If the papers are not filed on time, your case will not be heard.

5. <u>ATTEND THE HEARING:</u> If the judge grants your request, you will file the signed temporary order and have the other party served with the filed papers and the order. These emergency orders are made for only a short period of time. You will need to come back to court in about 3 weeks or your orders may expire.

6. <u>SERVE THE PAPERS AND ORDER ON THE OTHER PARTY</u>: Someone other than you must give these papers and the order to the other party. Whoever does this must sign a paper called a Proof of Service verifying that the papers were given to the other party personally. You may ask the Sheriff's Department to serve the papers. There may be a cost to do this.

7. <u>FILE THE PROOF OF SERVICE WITH THE COURT</u>: If you have not served the other party or do not have proof that the other party was served, the judge will not hear your case. Your case will be continued so that the papers can be served.

8. <u>ATTEND THE SECOND HEARING:</u> You should have an order prepared for the judge to sign.

If you are low income or receive public assistance benefits, you may ask for a fee waiver so you do not have to pay any filing fees. (For Domestic Violence cases there is no fee)

$\rightarrow \rightarrow \rightarrow$ IMPORTANT!!! PLEASE READ THESE LOCAL RULES

Local Rule 9.04 Family Law Ex Parte Matters

A. EMERGENCY ORDER APPLICATIONS DISFAVORED

Emergency Orders applications are strongly disfavored. Whenever possible, in lieu of an emergency order, the court will issue orders shortening time and set the matter for full hearing at the regular family law and motion calendar. However, orders shortening time are also disfavored, and must be supported by a substantial showing of need.

B. DETERMINATION BASED ON PLEADINGS

It is the court's policy to determine emergency orders based on the pleadings submitted. Thus, requests for emergency orders normally will be determined without giving either party an opportunity for oral argument or discussion with the court.

California Rule of Court 5.151 (d) (5) Contents of Application and Declaration

D. APPLICATIONS REGARDING CHILD CUSTODY OR VISITATION (PARENTING TIME) Applications for emergency orders granting or modifying child custody or visitation (parenting time) under Family Code section 3064 must: (A) Provide a full, detailed description of the most recent incidents showing i) Immediate harm to the child as defined in Family Code Section 3064(b) or ii) Immediate risk that the child will be removed from the State of California, (B) Specify the date of each incident described in (A), (C) Advise the court of the existing custody and visitation arrangements and how they would be changed by this emergency request, (D) Include a copy of the current custody orders, if they are available. If no orders exist, explain where and with whom the child is currently living and (E) include a completed UCCJEA (FL-105) if one has not been previously filed or if information has changed since previously filed.

HOW TO GET A DATE FOR YOUR HEARING:

Emergency requests are heard Monday through Friday at 11:30 a.m. for cases assigned to Courtrooms 31, 32, 33 and 35. You must call the secretary to make an appointment:

- ▶ If your case is assigned to Courtroom 31, 32 or 35 call 289-8762
- If your case is assigned to Courtroom 33 call 289-8772

For Domestic Violence, Harassment, Workplace Violence and Gun Violence restraining orders, or if your case is assigned to Courtroom 34, you do not need to make an appointment. Your case will be heard Monday through Friday at 1:30 p.m. in Courtroom 34. Exception: A Domestic Violence request filed in an existing Family Law case will be assigned to and heard in the courtroom of the Judicial Officer assigned to hear the existing case.

For Elder/Dependant Adult Abuse restraining orders you do not need to make an appointment. Your case will be heard Monday through Friday at 11:30 a.m. in Courtroom 32.

Revised 12/28/21

SV-100

Petition for Private Postsecondary School Violence Restraining Orders

Order? (form	Get a Private Postsecondary School Violence Restraining SV-100-INFO) before completing this form. Also fill out LETS Information (form CLETS-001) with as much you know.	
1 Petitio a. Nam	er (Educational Institution Officer or Employee)	
		ill in court name and street address:
a a	officer or employee designated by the chief administrative ficer to maintain order on the campus or facility of <i>ame of private postsecondary educational institution</i>):	Superior Court of California, County of
a	d is filing this petition on behalf of the student in (2) .	
		Court fills in case number when form is filed.
Nam Firm	: State Bar No.: [Case Number:
c. Petit: Addi City:	oner's Address (If the petitioner has a lawyer, give the lawyer's info ess: State: Zip:	prmation.)
Tele	hone: Fax:	
Ema	Address:	
2 Studer Full Nar	t in Need of Protection	
Gender:	M F Nonbinary Age:	
3 Respo	ident (Person From Whom Protection Is Sought)	
Full Nar		Age:
	(if known):	
City:	State:	Zip:
\sim · –	nal Protected Persons	
a. Are	ou asking for protection for any family or household members or a y who are similarly in need of protection?	ny other students at the campus or <i>Tyes, list them):</i> <u>d Member? Relationship to Student</u> <u>No</u> No No
Addi	ional protected persons are listed in Attachment 4a. This is not a Court Order.	

Judicial Council of California, *www.courts.ca.gov* Rev. January 1, 2023, Mandatory Form Code of Civil Procedure, §§ 527.85 and 527.9 Petition for Private Postsecondary School Violence Restraining Orders (Private Postsecondary School Violence Prevention) SV-100, Page 1 of 6

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		Case Number:
4	b.	Why do these people need protection? <i>(Explain):</i>
5		elationship of Student and Respondent How does the student know the respondent? (Describe):
	b.	Respondent is is not a current student of petitioner's institution. <i>(Explain any decision to retain, expel, or otherwise discipline the respondent):</i> Response is stated in Attachment 5b.
6		 by are you filing in this county? (Check all that apply): The respondent lives in this county. The respondent has caused physical or emotional injury to the student in this county. Other (specify):
(7)	Ot	her Court Cases
\bigcirc	a.	Has the student or any of the persons named in (4) been involved in another court case with the respondent?
		□ No □ Yes (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) □ Postsecondary School Violence
		(12) Other <i>(specify):</i>

b. Are any restraining orders or criminal protective orders now in effect relating to the student or any of the persons in (4) and the respondent? No Yes (If yes, attach a copy if you have one.)

This is not a Court Order.

SV-100, Page 2 of 6



8) Description of Respondent's Conduct

- a. Respondent has (check one or more):
 - (1) \square Assaulted, battered, or stalked the student.
- b. One or more of these acts were made off the school campus or facility and can reasonably be understood *(check either or both):*
 - (1) \Box To have been carried out at the school campus or facility.
 - (2) \Box To be carried out in the future at the school campus or facility.

Address of campus or facility:

c. Describe what happened. (*Provide details; include the dates of all incidents beginning with the most recent; tell who did what to whom; identify any witnesses):*

 \Box Response is stated in Attachment 8c.

d. Was the student harmed or injured? □ Yes □ No (If yes, describe harm or injuries):
□ Response is stated in Attachment 8d.

e. Did the respondent use or threaten to use a gun or any other weapon? ☐ Yes ☐ No *(If yes, describe):* ☐ Response is stated in Attachment 8e.

This is not a Court Order.

Petition for Private Postsecondary School Violence Restraining Orders (Private Postsecondary School Violence Prevention) SV-100, Page 3 of 6

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Case I	lumber:
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(8)	f. For any of the incidents described above, did the police come? 🗌 Yes 🗌 No 🗌 I don't know
\bigcirc	If yes, did the student or the respondent receive an Emergency Protective Order?
	□ Yes □ No □ I don't know
	If yes, the order protects (check all that apply):
	\Box the student. \Box the respondent. \Box one or more of the persons in (4).
	(Attach a copy of the order if you have one.)
Che	ck the orders you want. 🗹
9	Personal Conduct Orders
	I ask the court to order the respondent not to do any of the following things to the student or to any person to be protected listed in (4) :
	a. 🗌 Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
	b. 🗌 Make threats of violence against the person.
	c. \Box Follow or stalk the person during school hours or to or from the school campus or facility.
	d. Contact the person, either directly or indirectly, by any means, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax, or by other electronic means.

- e.
 Enter the person's school campus or facility.
- f. \Box Other (specify):

As stated in Attachment 9f.

The respondent will be ordered not to take any action to get the addresses or locations of any protected person unless the court finds good cause not to make the order.

10) 🔲 Stay-Away Order

a.	I ask the court to order the respondent to stay at le	ast	yards away from <i>(check all that apply):</i>
	(1) \square The student.	(7)	The place of child care of the student's children.

(8) \square The student's vehicle.

(9) \Box Other *(specify):*

- (2) \Box The other persons listed in (4).
- (3) \Box The school.
- (4) \Box The student's home.
- (5) \Box The student's job or workplace.
- (6) \Box The school of the student's children.

(10)	b.	If the court orders the respondent to stay away from all the places listed above, will he or she still be able to get
\bigcirc		to his or her home, school, or job? \Box Yes \Box No <i>(If no, explain):</i>
		□ Response is stated on Attachment 10b.

(11) Firearm (Guns), Firearm Parts, and Ammunition

Does the respondent own or possess any firearms (guns), firearm parts, or ammunition? This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531).

If the judge grants a protective order, the respondent will be prohibited from owning, possessing, purchasing, receiving, or attempting to purchase or receive firearms (guns), firearm parts, and ammunition while the protective order is in effect. The respondent will also be ordered to turn in to law enforcement, or sell to or store with a licensed gun dealer, any firearms (guns) and firearm parts within their immediate possession or control.

(12) 🔲 Temporary Restraining Order

I request that a Temporary Restraining Order (TRO) be issued against the Respondent to last until the hearing. I am presenting form SV-110, *Temporary Restraining Order*, for the court's signature together with this Petition.

Has the Respondent 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):*

Reasons are stated in Attachment 12.

Request for Less Than Five Days' Notice of Hearing

You must have your papers personally served on the respondent at least five days before the hearing, unless the court orders a shorter time for service. (Form SV-200-INFO explains what is proof of personal service. Form SV-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:

Reasons are stated in Attachment 13.

This is not a Court Order.

(13)

SV-100, Page 5 of 6



(14)		No Fee for Filing
0		I ask that there be no filing fee because the respondent has threatened violence against the student, or stalked the student, or acted or spoken in a manner that has placed the student in reasonable fear of violence.
15		No Fee to Serve Orders I ask the court to order the sheriff or marshal to serve the respondent with the others for free because this request for orders is based on a credible threat of violence or stalking.
16		Court Costs I ask the court to order the respondent to pay my court costs.
(17)		Additional Orders Requested
Ŭ		I ask the court to make the following additional orders (specify):
		Additional orders requested are stated in Attachment 17.
(18)	Nư	mber of pages attached to this form, if any:
0	Da	te:
		Lawyer's name (if any) Lawyer's signature
		eclare under penalty of perjury under the laws of the State of California that the information above and on attachments is true and correct.
	Da	
		Name of petitioner Signature
		Title
	I c	onsent to the filing of the Petition.
	Da	
		Name of student Signature
		This is not a Court Order.
Rev. Ja	nuary	Petition for Private Postsecondary SV-100, Page 6 of 6

School Violence Restraining Orders (Private Postsecondary School Violence Prevention)

	SV-109	Notice of Court Hearing	Clerk stamps date here when form is filed.
1	Petitioner (Edu a. Name:	cational Institution Officer or Employee)	
	Lawyer for Petit	tioner (if any for this case):	-
	Name:	State Bar No.:	_
	Firm Name:		_
	b. Address (If you	have a lawyer, give your lawyer's information.):	Fill in court name and street address:
	Address:		Superior Court of California, County of
	City:	State: Zip:	_
	Telephone:	Fax:	_
	Email Address:		_
(2)	Student in Nee	d of Protection	
\bigcirc	E 11 NJ		Fill in case number: Case Number:
_			
3	Respondent (P	erson From Whom Protection Is Sought)	
-	Full Name:		

4) Notice of Hearing

A court hearing is scheduled on the request for restraining orders against the respondent:

		Name and address of court if different from above:
Hearing → Date: Date Dept.:	Time: Room:	

To the person in (3):

- If you attend the hearing (in person, by phone, or by videoconference) and the judge grants a restraining order against you, the order will be effective immediately, and you could be arrested if you violate the order.
- If you do not attend the hearing, the judge may still grant the restraining order that could last up to five years. After you receive a copy of the order, you could be arrested if you violate the order.

5) **Temporary Restraining Orders** (Any orders granted are on form SV-110, served with this notice.)

- a. Temporary Restraining Orders for personal conduct and stay-away orders as requested in form SV-100, *Request for Private Postsecondary School Violence Restraining Orders*, are *(check only one box below)*:
 - (1) \square All **GRANTED** until the court hearing.
 - (2) All **DENIED** until the court hearing. *(Specify reasons for denial in b, below.)*
 - (3) Partly **GRANTED** and partly **DENIED** until the court hearing. (Specify reasons for denial in b, below.)

The court will complete the rest of this form.

b.	Reasons that Temporary Restraining Orders as requested in form SV-100, <i>Petition for Private Postsecondary</i> <i>School Violence Restraining Orders,</i> for personal conduct or stay-away are denied are:
	(1) The facts as stated in form SV-100 do not sufficiently show reasonable proof that the student has suffered a credible threat of violence made off the school campus or facility by the respondent, and that great or irreparable harm would result to the student if a temporary restraining order is not issued.
	(2) \Box Other <i>(specify):</i> \Box As stated on Attachment 5b.

6) Service of Documents by the Petitioner

At least 🗌 five 🔄 day	s before the hearing, someone age 18 or older—not you or anyone to be
protected-must personally give (see	erve) a court file-stamped copy of this form SV-109, Notice of Court Hearing,
to the respondent along with a copy	of all the forms indicated below:

- a. SV-100, Petition for Private Postsecondary School Violence Restraining Orders (file-stamped)
- b. 🗌 SV-110, Temporary Restraining Order (file-stamped) IF GRANTED
- c. SV-120, Response to Petition for Private Postsecondary School Violence Restraining Orders (blank form)
- d. SV-120-INFO, *How Can I Respond to a Petition for Private Postsecondary School Violence Restraining Orders?*
- e.
 Other (specify): ______

Date: _____

Judicial Officer

To the Petitioner:

- The court cannot make the restraining orders after the court hearing unless the respondent has been personally given (served) a copy of your request and any temporary orders. To show that the respondent has been served, the person who served the forms must fill out a proof of service form. Form SV-200, *Proof of Personal Service*, may be used.
- For information about service, read form SV-200-INFO, What Is "Proof of Personal Service"?
- You may ask to reschedule the hearing if you are unable to find the respondent and need more time to serve the documents, or for other good reasons. Read form SV-115-INFO, *How to Ask for a New Hearing Date*.
- You must attend the hearing if you want the judge to make any of the orders you requested on form SV-100, *Petition for Private Postsecondary School Violence Restraining Orders*. Bring any evidence or witnesses you have. For more information, read form SV-100-INFO, *How Do I Get an Order to Prohibit Private Postsecondary School Violence*?

To the Respondent:

- If you want to respond to the request for orders in writing, file form SV-120, *Response to Petition for Private Postsecondary School Violence Restraining Orders*, and have someone age 18 or older—**not you or anyone to be protected**—mail it to the petitioner.
- The person who mailed the form must fill out a proof of service form. Form SV-250, *Proof of Service of Response by Mail*, may be used. File the completed form with the court before the hearing and bring a copy with you to the court hearing.
- Whether or not you respond in writing, go to the hearing if you want the judge to hear from you before making an order. You may tell the judge why you agree or disagree with the orders requested.
- You may bring witnesses and other evidence.
- At the hearing, the judge may make restraining orders against you that could last up to three years and may order you to turn in to law enforcement, or sell to or store with a licensed gun dealer, any firearms (guns) and firearm parts that you own or possess. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531).
- If you are unable to attend your court hearing or need more time to prepare your case, you may ask to reschedule your court date. Read form SV-115-INFO, *How to Ask for a New Hearing Date.*



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 <u>www.courts.ca.gov/forms</u> for *Disability Accommodation Request* (form <u>MC-410</u>). (Civ. Code, § 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.

Clerk's Certificate [seal]

Clerk, by _____, Deputy

Rev. January 1, 2024

Notice of Court Hearing (Private Postsecondary School Violence Prevention)

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Print this form Save this form



SV-109, Page 3 of 3

SV-110 Tem	porary Restraining Order	Clerk stamps date here when form is filed.
-	nal Institution Officer or Emplo	
Lawyer for Petitioner (
D' NI	State Bar No.:	
	have a lawyer, give your lawyer's inforn	iation.):
Address:		
	State: Zip:	Superior Court of California, County
Telephone:	Fax:	
Email Address:		
Student (Protected F Full Name:	-	
		Court fills in case number when form is filed.
Respondent (Restrai (<i>Give all the information</i> v		Case Number:
(Give all the information y	vou know. Information with a star (*) is alifornia police database. If age is unkno	required
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Judicial Council of California, www.courts.ca.gov Rev. January 1, 2023, Mandatory Form Code of Civil Procedure, §§ 527.85 and 527.9 Approved by DOJ Temporary Restraining Order (CLETS-TSV) (Private Postsecondary School Violence Prevention)

Case Number:

To the Person in 2 :

The court has issued the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may have to go to jail for up to one year, pay a fine of up to \$1,000, or both.

6	Personal Conduct Orders Not Requested Denied Until the Hearing Granted as Follows:
	 a. You are ordered not to do the following things to the student and to the other protected persons listed in (4):
	(1) Harass, molest, strike, assault (sexually or otherwise), batter, abuse, destroy personal property of, or disturb the peace of the person.
	(2) \Box Commit acts of violence or make threats of violence against the person.
	(3) \Box Follow or stalk the person during school hours or to or from the school.
	(4) Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by email, by fax, or by other electronic means.
	(5) \Box Enter the person's school.
	(6) Take any action to obtain the person's address or locations. If this item is not checked, the court has found good cause not to make this order.
	(7) \Box Other (specify):
	\Box Other personal conduct orders are attached at the end of this Order on Attachment 6a(7).
	b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the petitioner.
7	Stay-Away Order
	□ Not Requested □ Denied Until the Hearing □ Granted as Follows:
	a. You must stay at least yards away from <i>(check all that apply):</i>
	(1) \Box The student (7) \Box The student's children's place of child care
	(2) \square Each other protected person listed in (4) (8) \square The student's vehicle
	(3) \Box The school (9) \Box Other (specify):
	(4) \Box The student's home $(5)^{-1}$ $(4)^{-1}$
	(5) The student's job or workplace
	(6) The student's children's school

b. This stay-away order does not prevent you from going to or from your home or place of employment.

8) 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 items listed in b.

b. Prohibited items are:

- (1) Firearms (guns);
- (2) Firearm parts, meaning receivers, frames, or any item that may be used as easily turned into a receiver or frame (see Penal Code section 16531); and
- (3) Ammunition.
- c. You must:
 - (1) Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts in your immediate possession or control. This must be done within 24 hours of being served with this Order.
 - (2) File a receipt with the court within 48 hours of receiving this Order that proves that your firearms (guns) and firearm parts have been turned in, sold, or stored. (You may use *Receipt for Firearms and Firearm Parts* (form SV-800) for the receipt.)
- d. 🗌 The court has received information that you own or possess a firearm (gun), firearm parts, or ammunition.

9 Other Orders

☐ Not Requested	Denied Until the Hearing	Granted as Follows (specify):

Additional orders are attached at the end of this Order on Attachment 9.

To the Person in 1 :

10 Mandatory Entry of Order Into CARPOS Through CLETS

This Order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS). *(Check one):*

- a. \Box The clerk will enter this Order and its proof-of-service form into CARPOS.
- b. The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.
- c. D By the close of business on the date that this Order is made, the petitioner or the petitioner's lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agencies listed below to enter into CARPOS:

Name of Law Enforcement Agency

Address (City, State, Zip)

Additional law enforcement agencies are listed at the end of this Order on Attachment 10.

No Fee to Serve (Notify) Restrained Person 🛛 Ordered 🗌 Not Ordered
The sheriff or marshal will serve this Order without charge because:
a. The Order is based on a credible threat of violence or stalking.
b. The petitioner is entitled to a fee waiver.
Number of pages attached to this Order, if any:

Date:

Judicial Officer

Warnings and Notices to the Restrained Person in 3

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

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 8b on page 3 while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts that you have or control as stated in item (8) above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and form SV-109, *Notice of Court Hearing*, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item (3).

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

After You Have Been Served With a Restraining Order

- Obey all the orders. Any intentional violation of this Order is a misdemeanor punishable by a fine or by imprisonment in a county jail, or by both fine and imprisonment. (Pen. Code, § 273.6.)
- Read form WV-120-INFO, *How Can I Respond to a Petition for Orders to Stop Workplace Violence*?, to learn how to respond to this Order.
- If you want to respond, fill out form WV-120, *Response to Petition for Workplace Violence Restraining Orders*, and file it with the court clerk. You do not have to pay any fee to file your response if the petition claims that you threatened violence against or stalked the employee, or placed the employee in reasonable fear of violence.
- You must have form WV-120 served on the petitioner or the petitioner's attorney by mail. You cannot do this yourself. The person who does the service should complete and sign form WV-250, *Proof of Service of Response by Mail*. File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use form MC-030, *Declaration*, for this purpose. It is available from the clerk's office at the court shown on page 1 of this form or at <u>www.courts.ca.gov/forms</u>. If you do not know how to prepare a declaration, you should see a lawyer.
- Whether or not you file a response, you should attend the hearing. If you have any witnesses, they must also go to the hearing.
- At the hearing, the judge can make restraining orders against you that last for up to three years. Tell the judge why you disagree with the orders requested.

Instructions for Law Enforcement

Enforcing the Restraining Order

This order is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Restraining and Protective Orders System (CARPOS). Agencies are encouraged to enter violation messages into CARPOS. If the law enforcement agency has not received proof of service on the restrained person, the agency must advise the restrained person of the terms of the order and then must enforce it. Violations of this order are subject to criminal penalties.

Start Date and End Date of Orders

This order *starts* on the date next to the judge's signature on page 4. The order *ends* on the expiration date in item 5 on page 1.

If the Protected Person Contacts the Restrained Person

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

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, § 6383(h)(2), 6405(b)):

- 1. *Emergency Protective Order (EPO):* If one of the orders is an *Emergency Protective Order* (form EPO-001), provisions (e.g., stay-away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- 2. *No-Contact Order:* If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 6a(4) is an example of a no-contact order.
- 3. *Criminal Protective Order (CPO):* If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Fam. Code, §§ 6383(h)(2) and 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Pen. Code, § 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
- 4. *Civil Restraining Orders:* If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

(Clerk will fill out this part.)

-Clerk's Certificate

Clerk's Certificate [seal] I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date:______, Deputy

What is "Service"?

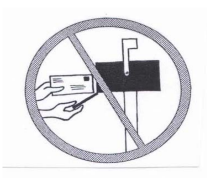
Service is the act of giving legal papers to the other party. There are many kinds of service—in person, by mail, and others. This form is about personal or "in-person" service. The *Petition for Orders to Stop Private Postsecondary School Violence* (Form SV-100), the *Notice of Court Hearing* (Form SV-109), and the *Temporary Restraining Order* (Form SV-110) must be served in person. That means that someone must personally "serve" (give) a copy of the forms to the person to be restrained. These forms cannot be served by mail.

Service lets the other person know:

- What orders you are asking for
- The hearing date
- How to respond

Why do I have to get the orders served?

- The police cannot arrest anyone for violating an order unless that person knows about the order.
- The judge cannot make the orders permanent unless the restrained person was served.



Don't serve it by mail!

Who can serve?

Ask someone you know, a process server, or a law enforcement agency to personally serve (give) a copy of the forms to the person to be restrained. You **cannot** send the forms to that person by mail.

The server must:

- Be 18 years of age or older
- Not be you or anyone whom you are asking to be protected by the orders

The sheriff or marshal may be authorized to serve the court's orders **for free** if the orders are based on claims of stalking or a credible threat of violence, or if you are eligible for a fee waiver.

A registered process server is a business you pay to deliver court forms. Look for "Process Serving" in the Yellow Pages or on the Internet.

(If a law enforcement agency or the process server uses a different proof-of-service form, make sure it lists the forms served.)

How to serve

Ask the server to:

- Walk up to the person to be served.
- Make sure it is the right person. Ask the person's name.
- Give the person copies of all papers checked on Form SV-200, Proof of Personal Service.
- Fill out and sign the *Proof of Personal Service*.
- Give the signed *Proof of Personal Service* to you.

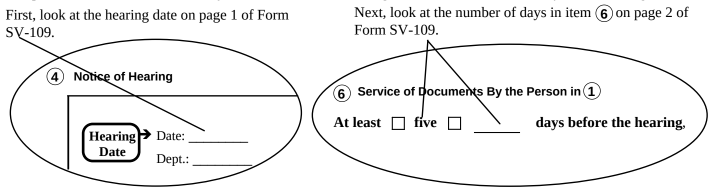
What if the person won't take the papers or tears them up?

- If the person will not take the papers, just leave them near him or her.
- It does not matter if the person tears them up. Service is still complete.

SV-200-INFO

When do the orders have to be served?

It depends. To know the exact date, you have to look at two things on Form SV-109, Notice of Court Hearing.



Look at a calendar. Subtract the number of days in (6) from the hearing date. That is the final date to have the orders served. It is always OK to serve earlier than that date.

If nothing is checked or written in (6), you must serve the orders at least five days before the hearing.

Who signs the Proof of Personal Service?

Only the person who serves the forms can sign Form SV-200, *Proof of Personal Service*. You do not sign it; the restrained person does not need to sign it.

What do I do with the completed Proof of Personal Service?

If someone other than the sheriff serves the papers, you should:

- Make several copies.
- File the original with the court before your hearing.
- Ask the clerk to enter it into the California Law Enforcement Telecommunications System (CLETS), a special computer system that lets police all over the state find out about the orders protecting you.
- If the clerk tells you that the court cannot enter it into the computer, take a copy of the *Temporary Restraining Order* (Form SV-110) and *Proof of Personal Service* (Form SV-200) to your local police. They will put the information into the state computer system. That way, police all over the state will know that your restraining order has been served.
- Bring a copy of the completed Proof of Personal Service to your hearing.
- Always keep an extra copy of the restraining orders with you for your safety.

If the sheriff serves the papers, he or she will send the proof of service to the court and CLETS for you.

What happens if I can't get the orders served before the hearing date?

Before your hearing, fill out and file Form SV-115, *Request to Continue Court Hearing and to Reissue Temporary Restraining Order*. This form asks the court for a new hearing date and makes your orders last until then. Ask the clerk for the form. After the court has reissued the orders, attach a copy of Form SV-116, *Notice of New Hearing Date and Order on Reissuance,* to a copy of your original orders. Ask the clerk to enter Form SV-116 into CLETS, or the clerk may ask you or your attorney to deliver a copy to the police. That way, the police will know your orders are still in effect.

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g. □ SV-250 h. □ SV-800			2	ool Violence Restraining
	, Private Postsecondary School Violence R , Proof of Service by Mail (blank form) , Receipt for Firearms and Firearm Parts (specify):	-	After Heari	ng
6) I personally ga	ve copies of the documents checked above	to the responden	t	
a. On (date):	b. At (time):	🗌 a	ı.m. 🗌 p.n	n.
c. At this add	ress:		-	
				Zip:
				_ 1
• /		Telephone:		
				Zip:
	gistered process server):			
	stration:	Registra	tion number	
	enalty of perjury under the laws of the State			
correct.	many of perjury under the laws of the state	e of Camorina uia		ation above is true and
<i>T</i> ı;	pe or print server's name	F	Server to	sign here
-),	1			U
ludicial Council of California, <u>ww</u> Rev. January 1, 2023, Optional Fo				SV-200 , Page 1 of

Print this form

Save this form

Clear this form

Clerk stamps date here when form is filed.

SV-115	Request to Continue Court Hearing	Clerk stamps date here when form is filed.
on Notice of Court Heat	Form to ask the court to reschedule the court date listed <i>ring</i> (form <u>SV-109</u>). Read <u>How to Ask for a New</u> <u>V-115-INFO</u>), for more information.	
1 My Information		
a. My name is:		
b. I am the:		Fill in court name and street address:
(1) \square Petitione (skip to \square	r (educational institution officer or employee) 2).	Superior Court of California, County of
(2) 🗌 Responde	ent (give your contact information below).	
Address wh	ere I can receive mail:	
you in this ca you can use a person's addr	will be used by the court and other party to notify use. If you want to keep your home address private, another address like a post office box or another ress, if you have their permission. If you have a your lawyer's address and contact information.	Fill in case number: Case Number:
Address:		
	State:Zip:	
My contact	information (optional):	
Telephone:	Fax:	
Email Addre		
Lawyer's in	formation (skip if you do not have one):	
Name:	State Bar No	.:

(2) Information About My Case

- a. The other party in this case is *(full name)*:
- b. I have a court hearing currently scheduled for *(date)*:

(3) Is a Tempor	rary Restraining Order in effe	ct?	
	the order was made, if known:		
Pleas	se attach a copy of the order if you hav	ve one.	
\Box I don't kno			
	f the new court date, unless otherwise	ary Restraining Order (form SV-110) will ren ordered by the court.	nain in effect
(4) Why does t	he court date need to be resc	heduled?	
a. 🗌 I need n	nore time to have the respondent perso	onally served.	
b. 🗌 I am the	e respondent, and this is my first reque	est to reschedule the court date.	
c. 🗌 Other r	eason:		
I declare under pena	lty of perjury under the laws of the St	tate of California that the information above is	true and correct.
Date:			
<u></u>	name	Sign your name	
<i>Type or print your n</i>	ame	Sign your name	
Date:		•	
Lawyer's name, if yo	ou have one	Lawyer's signature	
		t a Court Order.	
Revised January 1, 2020	•	ntinue Court Hearing Restraining Order)	SV-115, Page 2 of 2
		School Violence Prevention)	

SV-116 Order on Request to Continue Hearing	Clerk stamps date here when form is filed.
Complete items (1) and (2) only.	-
1 Petitioner (Educational Institution Officer or Employee):	
2 Respondent:	-
(3) Next Court Date	Fill in court name and street address: Superior Court of California, County of
a. The request to reschedule the court date is denied . Your court date is:	Superior Court of California, County of
(1) Any <i>Temporary Restraining Order</i> (form SV-110) already granted stays in full force and effect until the next court date.	
(2) Your court date is not rescheduled because:	LFill in case number:
	Case Number:
New Court Date: Time: Dept.: Room: • Temporary Restraining Order a. There is no Temporary Restraining Order (TRO) in this case until (1) A TRO was not previously granted by the court. (2) The court terminates (cancels) the previously granted TRO becau	the next court date because:
b. A Temporary Restraining Order (TRO) is still in full force and eff	warning and rottee to
(1) \Box The court extends the TRO previously granted on <i>(date)</i> :	
It now expires on <i>(date)</i> :	<i>isted in 3b.)</i> If (4) b is checked, a temporary restraining order has been issued
 (2) The court changes the TRO previously granted and signs a new T SV-110). 	RO (form against you. You must follow the orders until they expire.
c. Other (<i>specify</i>):	
This is a Court Order.	

Judicial Council of California, www.courts.ca.gov Revised January 1, 2020, Mandatory Form Code of Civil Procedure, § 527.85(p)

Order on Request to Continue Hearing (Temporary Restraining Order) (CLETS-TSV) (Private Postsecondary School Violence Prevention)

 \rightarrow

a. There is good cause to reschedut (1) The petitioner has not ser (2) Other:		
b. This is the first time that the resp	pondent has asked for more time to prep	are.
c. \Box The court reschedules the court	date on its own motion.	
Serving (Giving) Order to Othe The request to reschedule was made by	-	
. Petitioner	b. 🗌 Respondent	c. 🗌 Court
(1) You do not have to serve the respondent because they or their lawyer were at the court date or agreed to reschedule the court date.	(1) Vou do not have to serve the petitioner because they or their lawyer were at the court date or agreed to reschedule the court date.	(1) Further notice is not required.
 (2) You must have the respondent personally served with a copy of this order and a copy of all documents listed on <u>form SV-109</u>, item (6), by (<i>date</i>): 	(2)	(2) The court will mail a cop of this order to all parties by (<i>date</i>):
(3) ☐ You must serve the respondent with a copy of this order. This can be done by mail. You must serve by (<i>date</i>):	(3) ☐ You must serve the petitioner with a copy of this order. This can be done by mail. You must serve by (<i>date</i>):	(3) Other:
(4) Other:	(4)	

This is a Court Order.

Order on Request to Continue Hearing (Temporary Restraining Order) (CLETS-TSV) (Private Postsecondary School Violence Prevention)

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7) No Fee to Serve (Notify) Restrained Person 🛛 🗌 Ordered 🔄 Not Ordered

The sheriff or marshal will serve this order for free because:

- a. \Box The order is based on unlawful violence, a credible threat of violence, or stalking.
- b. \Box The person in 1 is entitled to a fee waiver.

(8) Other Orders

Date:

Judicial Officer



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.htm for *Request for Accommodations by Persons With Disabilities and Response* (form MC-410). (Civ. Code, § 54.8.)

Instructions to Clerk

If the hearing is rescheduled and the court extended, modified, or terminated a temporary restraining order, then the court must enter this order into CLETS or send this order to law enforcement to enter into CLETS. This must be done within one business day from the day the order is made.

-Clerk's Certificate

Clerk's Certificate	5	equest to Continue Hearing (Temporary Restrain	0
[seal]	the court.	SV-116) is a true and correct copy of the origina	I on file in
	Date:	Clerk, by	, Deputy

What is a private postsecondary school violence restraining order?

It is a court order that prohibits you from doing certain things and going certain places.

What does the order do?

The court can order you to:

- Not contact the student who is protected by the order
- Stay away from the student and the student's home, school, and other places
- Not have any firearms (guns), firearm parts, or ammunition as long as the order is in effect. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531).
 For more information about the items you would not be allowed to have, please see <u>https://selfhelp</u> .courts.ca.gov/restraining-orders/prohibited-items.

Who can ask for a private postsecondary school violence restraining order?

A school official at a private postsecondary school can ask for an order on behalf of an adult student who is worried about his or her safety because he or she has suffered a credible threat of violence that could be carried out on the school campus or facility.

I've been served with a petition for private postsecondary school violence restraining orders. What do I do now?

Read the papers served on you very carefully. The *Notice of Court Hearing* tells you when to appear in court. There may also be a *Temporary Restraining Order* forbidding you from doing certain things. You must obey the order until the hearing.

What if I don't agree with what the order says?

You still must obey the order until the hearing. If you disagree with the orders the person is asking for, fill out form SV-120, *Response to Petition for Private Postsecondary School Violence Restraining Orders,* before your hearing date and file it with the court. If you need to include attachments, you can use form MC-025. You can get the forms from legal publishers or from the California Courts website at www.courts.ca.gov/forms. You also may be able to find them at your local courthouse or county law library.

What if I don't obey the order?

The police can arrest you. You can go to jail and pay a fine.

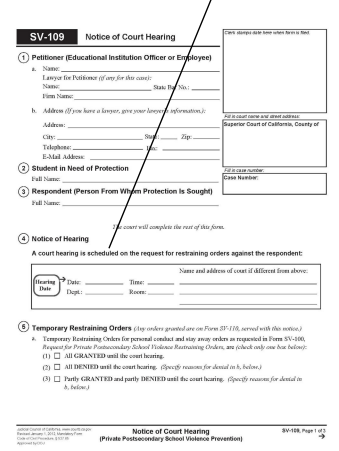
Do I have to serve the other person with a copy of my response?

Yes. Have someone age 18 or older—**not you**—mail a copy of completed form SV-120 to the person named in item ① of the petition form SV-100 (or that person's lawyer). (This is called "service by mail.")

The person who serves the form by mail for you must fill out form <u>SV-250</u>, *Proof of Service of Response by* <u>*Mail*</u>. Have the person who did the mailing sign the original. Take the completed form back to the court clerk or bring it with you to the hearing.

Should I go to the court hearing?

Yes. You should go to court on the date listed on form SV-109, *Notice of Court Hearing*. If you do not go to the hearing, the judge can make orders against you without hearing from you.



How Can I Respond to a Petition for Private Postsecondary School Violence Restraining Orders? (Private Postsecondary School Violence Prevention) SV-120-INFO, Page 1 of 2

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SV-120-INFO How Can I Respond to a Petition for Private Postsecondary School Violence Restraining Orders?

How long does the order last?

If the court issued a temporary restraining order before the hearing, it will last until your hearing date. At that time, the court will decide to continue or cancel the order. Any order issued at the hearing can last for up to three years.

Do I need a lawyer?

Having a lawyer is always a good idea, but it is not required, and you are not entitled to a free, courtappointed attorney. Ask the court clerk about free and low-cost legal services and self-help centers in your county.

Will I see the student at the court hearing?

Yes. Assume that the student will attend the hearing. Do not talk to him or her unless the judge or that person's attorney says that you can.

Can I bring a witness to the court hearing?

Yes. You can bring witnesses or documents that support your case to the hearing. But if possible, you should also bring the witnesses' written statements of what they saw or heard. Their statements must be made under penalty of perjury. You can use form <u>MC-030</u> for this.

Information about the process is also available online.

See <u>https://selfhelp.courts.ca.gov/SV-restraining-order</u>.

For help in your area, contact:

[Local information may be inserted.]

What if I don't speak English?

When you file your papers, ask the clerk if a court interpreter is available. You can also use form <u>INT-300</u>, *Request for Interpreter (Civil)*, or a local court form or website to request an interpreter. For more information about court interpreters, go to <u>https://selfhelp.courts.ca</u>.gov/request-interpreter.

What if I have a gun?

If a restraining order is issued, you cannot own, possess, or have a firearm (gun), firearm parts, or ammunition while the order is in effect. If you have a firearm (gun) or firearm parts in your immediate possession or control, you must sell it to or store it with a licensed gun dealer, or turn it in to a law enforcement agency.

Can I agree with the protected person to cancel the order?

No. Once the order is issued, only the judge can change or cancel it. You or the school official would have to file a request with the court to cancel the order.

What if I have a disability?

If you have a disability and need an accommodation while you are at court, you can use form MC-410, *Disability Accommodation Request*, to make your request. You can also ask the ADA Coordinator in your court for help. For more information, see form MC-410-INFO, *How to Request a Disability Accommodation for Court*.

Response to Petition for Private Clerk stamps date here when form is filed. **SV-120 Postsecondary School Violence Restraining Orders** Use this form to respond to the *Petition* (form SV-100) Read How Can I Respond to a Petition for Private Postsecondary School Violence Restraining Orders? (form SV-120-INFO) to protect your rights. Fill out this form and take it to the court clerk. ٠ Have someone age 18 or older—not you—serve the petitioner or the petitioner's lawyer by mail with a copy of this form and any attached Fill in court name and street address: pages. (Use form SV-250, Proof of Service of Response by Mail.) Superior Court of California, County of Petitioner (Educational Institution Officer or Employee) 1 Name: **Student Seeking Protection** Full Name: Fill in case number: Case Number: **Respondent (Person From Whom Protection Is Sought)** 3 a. Your Name: Your Lawyer *(if you have one for this case)* Name: _____ State Bar No.: _____ Firm Name: Your Address (You may give a mailing address if you want b. to keep your street address private; skip this if you have a The court will consider your response at the *lawyer.*) hearing. Write your hearing date, time, and place Address: ______ State: ____Zip: _____ from form SV-109, item (4) here: Hearing Date: _____ Time: _____ Date Dept.: Room: Telephone: _____ Fax: ____ Email Address: If you were served with a Temporary Restraining Order, you must obey it until the Personal Conduct Orders 4 hearing. At the hearing, the court may make a. \square I agree to the orders requested. orders against you that last for up to three years. b. \Box I do not agree to the orders requested. (Specify why you disagree in item (11) on page 3.) c. \square I agree to the following orders (specify below or in item (11) on page 3):

Stay-Away Orders

- a. \Box I agree to the orders requested.
- b. \Box I do not agree to the orders requested. (Specify why you disagree in item (1) on page 3.)
- c. \square I agree to the following orders (specify below or in item (11) on page 3):

5

Judicial Council of California, www.courts.ca.gov Response to Petition for Private Postsecondary **School Violence Restraining Orders** (Private Postsecondary School Violence Prevention)

SV-120, Page 1 of 4

6 🔲 Additional Protected Persons
a. 🗌 I agree that the persons listed in item ④ of the Petition may be protected by the order requested.
b. \Box I do not agree that the persons listed in item (4) of the Petition may be protected by the order requested.
 Firearms (Guns), Firearm Parts, and Ammunition If you were served with form SV-110, <i>Temporary Restraining Order</i>, you cannot own or possess any firearms (guns), firearm parts, or ammunition. This includes firearm receivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). (See item ⁽⁸⁾) of form SV-110.) You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) or firearms parts in your immediate possession or control within 24 hours of being served with form SV-110. You must file a receipt with the court. You may use <i>Receipt for Firearms and Firearm Parts</i> (form SV-800) for the receipt. a. I do not own or control any firearms (guns), firearm parts, or ammunition.
b. I ask for an exemption from the firearms prohibition under Code of Civil Procedure section 527.9(f) because carrying a firearm is a condition of my employment, and my employer is unable to reassign me to another position where a firearm is unnecessary. <i>(Explain):</i>
Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 7b—Firearms Surrender Exemption" as a title. You may use form MC-025, Attachment.
 c. I have turned in my firearms (guns) and firearm parts to the police or sold them to or stored them with a licensed gun dealer. A copy of the receipt is attached. has already been filed with the court.
8 D Other Orders
a. \Box I agree to the orders requested.
b. \Box I do not agree to the orders requested. (Specify why you disagree in item (1) on page 3.)
c. I agree to the following orders <i>(specify below or in item</i> (1) <i>on page 3):</i>
9 Denial I did not do anything described in item (8) of form SV-100. (Skip to (1).)

SV-120, Page 2 of 4

(10) 🔲 Justification or Excuse

If I did some or all of the things that the petitioner has accused me of, my actions were justified or excused for the following reasons *(explain):*

Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 10—Justification or Excuse" as a title. You may use form MC-025, Attachment.

□ Reasons I Do Not Agree to the Orders Requested

Explain your answers to each order requested that you do not agree with.

Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write "Attachment 11—Reasons I Disagree" as a title. You may use form MC-025, Attachment.

Rev. January 1, 2023

(11)

SV-120, Page 3 of 4



(12)	☐ No Fee for Filing			
	a. I ask the court to waive the fil entitled to free filing.	ing fee because the petiti	oner claims in form SV-	100 item 14 to be
	b. \Box I request that I not be required <i>FW-001</i> , Request to Waive Co			ee waiver. (Form
13	□ Costs a. □ I ask the court to order the pet	itioner to pay my court c	osts. The amounts reque	sted are:
	-	Amount	Item	<u>Amount</u> \$
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	 Check here if there are more if write "Attachment 13—Costs I ask the court to deny the regional of the second second	" for a title. You may use	form MC-025, Attachm	ent.
	b. \square I ask the court to deny the requires and costs.	uest of the person asking	for protection that I pay	his or her lawyer s
(14)	Number of pages attached to this form	, if anv:		
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	Date:			
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	Lawyer's name (if any)		Lawyer's sig	nature
	I declare under penalty of perjury under correct.	er the laws of the State o	f California that the info	rmation above is true and
	Date:			
		►		
	Type or print your name	2	Sign your	name
Rev. Jan	nuary 1, 2023	to Petition for Priva	ate Postsecondary	SV-120, Page 4 of
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For vo		ostsecondary School V		
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\bigcirc	al Institution Officer o		
2 Student in Need of Provide Name:	rotection		
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(4) Notice to Server			in court name and street address:
The server must:			uperior Court of California, County of
 Be 18 years of age or of Be a resident of or emp county where the mailin Not be the respondent. 	loyed in the		
• Mail a copy of all docu	ments	80000	l in case number:
 checked in (5) below to or the petitioner's lawy Complete and sign this for the second se	o the petitioner er. form and		ase Number:
give it to the respondent			
	PROOF OF SEF	RVICE BY MAIL	
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Lawyer for Petitioner (<i>if any, for this case</i>) Name:	
Name: State Bar No.: Firm Name:	
b. Your Address (If you have a lawyer, give your lawyer's information.) Fill in co Address: State: Zip: City: State: Zip: Telephone: Fax: Email Address: Student (Protected Person) Court fill Full Name: Court fill Respondent (Restrained Person) Court fill (Give all the information you know. Information with a star (*) is required to add adabase. If age is unknown, give an estimate.) *Age: *Full Name: *Age: *Age: "*Race: Height: Weight: Hair Color: *Gender: M F Nonbinary Home Address: City: Zip: City: State: Zip: Zip: Relationship to Protected Persons In addition to the student, the following family or household members or other stutemporary orders indicated below: Yes No Full Name Gender Age Household Member Yes No Additional protected persons are listed at the end of this Order on Attachment of the student persons are listed at the end of this Order on Attachment of the student persons are listed at the end of this Order on Attachment of the student persons are listed at the end of this Order on Attachment of the student persons are listed at the end of this	
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Respondent (Restrained Person) (Give all the information you know. Information with a star (*) is required to add adabase. If age is unknown, give an estimate.) *Full Name: *Age: *Full Name: *Age: *Race: Height: Weight: *Gender: M F Nonbinary Home Address: City: Relationship to Protected Persons In additional Protected Persons In addition to the student, the following family or household members or other studemporary orders indicated below: Full Name Gender Age Household Member In addition to the student, the following family or household members or other studemporary orders indicated below: Yes No Additional protected persons are listed at the end of this Order on Attachment of the student are indicated below: Yes No	
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Expiration Date	Relation to student
Expiration Date	Relation to student
ins order, except for any award of tawyer's jees, expires at	Relation to student
Date: Time: a.n	Relation to student

If no expiration date is written here, this Order expires three years from the date of issuance.

This is a Court Order.

Private Postsecondary School Violence Restraining Order After Hearing (CLETS-SVO) (Private Postsecondary School Violence Prevention)

 \rightarrow

Case Number:

Hearing

6

a.	There was a hearing on (date):	at <i>(time)</i> :	in Dept.:	Room:
	(Name of judicial officer):		made the orders	at the hearing.
b.	These people were at the hearing:			
	(1) \Box The petitioner/school represent	ntative (name):		
	(2) \Box The lawyer for the petitioner/s	school (name):		
	(3) \Box The student (4) \Box The student	he lawyer for the student (n	ame):	
	(5) \Box The respondent (6) \Box The respondent			
	☐ Additional persons present are list	ed at the end of this Order o	on Attachment 6b.	
c.	☐ The hearing is continued. The part	ties must return to court on ((date):	at <i>(time)</i> :
		To the Respondent:		
	court has granted the orders che	•	-	

The court has granted the orders checked below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

7) Personal Conduct Orders

- a. You are ordered **not** do the following things to the student
 - \square and to the other protected persons listed in (4):
 - (1) Harass, molest, strike, assault (sexually or otherwise), batter, abuse, destroy personal property of, or disturb the peace of the person.
 - (2) \Box Commit acts of violence or make threats of violence against the person.
 - (3) \Box Follow or stalk the person during school hours or to or from the school.
 - (4) Contact the person, either directly or indirectly, in **any** way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax, or by other electronic means.
 - (5) \Box Enter the person's school.
 - (6) Take any action to obtain the person's address or locations. If this item is not checked, the court has found good cause not to make this order.
 - (7) Other *(specify):*

 \Box Other personal conduct orders are attached at the end of this Order on Attachment 7a(7).

b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order.

This is a Court Order.

) Stay-Away Orders

a.	You must stay at least yards away	from (ch	eck all that apply):
	(1) \square The student.	(7)	The student's children's place of child care.
	(2) \square Each other protected person listed in (4).	(8)	The student's vehicle.
	(3) \square The school.	(9)	Other (specify):
	(4) \Box The student's home.		
	(5) \Box The student's job or workplace.		
	(6) \Box The student's children's school.		
b.	This stay-away order does not prevent you from g	oing to o	r from your home or place of employment.

9) 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 items listed below in b.

b. Prohibited items are:

- (1) Firearms (guns);
- (2) Firearm parts, meaning receivers, frames, or any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531); and
- (3) Ammunition.
- c. If you have not already done so, you must:
 - Within 24 hours of being served with this Order, sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts in your custody or control or that you possess or own.
 - File a receipt with the court within 48 hours of receiving this Order that proves that your firearm (guns) and firearm parts have been turned in, sold, or stored. (You may use *Receipt for Firearms and Firearm Parts* (form SV-800) for the receipt.)
- d. 🗌 The court has received information that you own or possess a firearm (gun), firearm parts, or ammunition.
- e. The court has made the necessary findings and applies the firearm relinquishment exemption under Code of Civil Procedure section 527.9(f). Under California law, the person in (3) is not required to relinquish this firearm (*specify make, model, and serial number of firearm(s)*):

The firearm must be in the physical possession of the person in (3) only during scheduled work hours and during travel to and from their place of employment. Even if exempt under California law, the person in (3) may be subject to federal prosecution for possessing or controlling a firearm.

This is a Court Order.

		must pay the followin	g amounts for	r costs to the peti	tioner	
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			\$	<u> </u>		\$
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11		er Orders (specify)				
		dditional orders are a	tached at the	end of this Orde	r on Attachment 11.	
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12)		tory Entry of Ord				em (CARPOS) through the
					CLETS). (Check one):	en (erne os) inough me
	a. 🗌 T	he clerk will enter this	s Order and it	ts proof-of-servic	e form into CARPOS.	
		he clerk will transmit to CARPOS.	this Order an	id its proof-of-ser	rvice form to a law enfor	cement agency to be entered
	de	-			-	he petitioner's lawyer should ent agency listed below to
	<u>1</u>	Name of Law Enforce	ment Agency	7	Address (City	<u>v, State, Zip)</u>
	- [Additional law enf	orcement age	encies are listed a	t the end of this Order or	n Attachment 12.
13)	Service	e of Order on Res	pondent			
\bigcirc		he respondent persona ideoconference). No c		-	er physically or remotely d.	(by telephone or
	b. 🗌 T	he respondent did not	attend the he	earing.		
	(1)		are the same	as in form SV-1	10 except for the expiration	sented to the court. The judge's ion date. The respondent must
	(2)		the petitione		1 1	ng orders in form SV-110. t personally serve a copy of
			I	his is a Court	Order.	
Rev .lar	uary 1, 2024		Drivata Dag	stsecondary	School Violence	SV-130, Page 4 of 6

Private Postsecondary School Violence Restraining Order After Hearing (CLETS-SVO) (Private Postsecondary School Violence Prevention) **SV-130**, Page 4 of 6

14) No Fee to Serve (Notify) Restrained Person

The sheriff or marshal will serve this Order without charge because the Order is based on a credible threat of violence or stalking.

15) Number of pages attached to this Order, if any:

Date:

Judicial Officer

Warning and Notice to the Respondent:

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

Unless item 9e is checked, you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 9b on page 3 while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts that you have or control as stated in (9) above. The court will require you to prove that you did so.

Instructions for Law Enforcement

Enforcing the Restraining Order

This Order is enforceable by any law enforcement agency that has received the Order, is shown a copy of the Order, or has verified its existence on the California Restraining and Protective Order System (CARPOS). Agencies are encouraged to enter violation messages into CARPOS. If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing (see (13)), the agency must advise the restrained person of the terms of the Order and then must enforce it. Violations of this Order are subject to criminal penalties.

Start Date and End Date of Orders

This Order *starts* on the date next to the judge's signature on page 5 and *ends* on the expiration date in (5) on page 1.

If the Protected Person Contacts the Restrained Person

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

This is a Court Order.

Rev. January 1, 2024

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. *Emergency Protective Order (EPO):* If one of the orders is an *Emergency Protective Order* (form EPO-001), provisions (e.g., stay-away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- 2. *No-Contact Order:* If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 7a(4) is an example of a no-contact order.
- 3. *Criminal Protective Order (CPO):* If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Fam. Code, §§ 6383(h)(2) and 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Pen. Code, § 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
- 4. *Civil Restraining Orders:* If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

Clerk's Certificate [seal] (Clerk will fill out this part.) —Clerk's Certificate—

I certify that this *Private Postsecondary School Violence Restraining Order After Hearing* is a true and correct copy of the original on file in the court.

Date: Clerk, by , Deputy

This is a Court Order.

Private Postsecondary School Violence Restraining Order After Hearing (CLETS-SVO) (Private Postsecondary School Violence Prevention)

SV-130, Page 6 of 6

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Rev. January 1, 2024

Print this form Save this form



CLETS-001 Confidential Information for Law Enforcement

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 required in your case. If the judge grants the restraining order, information you give on this form will be entered into a database (called CLETS) to help law enforcement enforce the order. If information changes later, you may complete this form again and turn it in to the court.

To Court Clerk: Do not file this form. The information on this form must be entered into the protective order registry in CLETS.

Court fills in case number when form is received.

Case Number:

Information that has a star (*) next to it is required. All other information is helpful.

(

Date received by court:

Other names used:			
Marks, scars, or tattoos:			SSN:
Marks, scars, or tattoos: Telephone: Vehicle type:	Driver's license (nu	mber and state):	
		Year:	Plate number:
Name of employer and address:			
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Does the person have any firear No I don't know Yes (Give any information y			cation of the firearm, if known.)
*Your Name:			
	you are asking for a gun vio		g order (form GV-100).)
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	SV-260 Proof of Service of Order After Hearing by Mail	Clerk stamps date here when form is filed.
Rest	a may serve Form SV-130, Private Postsecondary School Violence training Order After Hearing on the respondent by mail if the pondent was not at the hearing and:	
•	Before the hearing, the respondent was personally served with Form SV-110, Temporary Restraining Order, and proof of service of Form SV-110 was presented to the court at the hearing; and	
•	The judge's orders in Form SV-130 are the same as in Form SV-110	
	except for the expiration date.	Fill in court name and street address:
1	Petitioner (Educational Institution Officer or Employed Name:	e)
2	Student (Protected Person) Name:	
		Fill in case number:
3	Respondent (Restrained Person) Name:	Case Number:
4	PROOF OF SERVICE BY N I am 18 years of age or older and live or am employed in the county v petitioner, the student, or any person listed in item (4) of Form SV-13 a. Form SV-130, <i>Private Postsecondary School Violence Restraining</i>	where the mailing took place. I am not the 30. I mailed the respondent a copy of:
(5)	 b. Other (specify): I placed copies of the documents above in a sealed envelope and mail 	
\bigcirc	a. Mailed to (name):	
	b. To this address:	
	City: Sta	ate: Zip:
	c. On (<i>date</i>): Mailed from: City:	*
_		State:
6	Server's Information	State:
6	Server's Information Name:	
6		Telephone:
6	Name:	Telephone:
6	Name:	Telephone:
6	Name:	Telephone: ate: Zip:
6	Name:	Telephone: ate: Zip: stration number:
6	Name:	Telephone: ate: Zip: stration number:

What items do I need to turn in, sell, or store?

You must turn in, sell, or store all of the following prohibited items that you have or control:

- Firearms, including any handgun, rifle, shotgun, and assault weapon;
- Firearm parts, meaning receivers, frames, or any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531). These may also be called "ghost guns."

You also may not have or possess ammunition.

How do I properly turn in, sell, or store the prohibited items?

You must take them to:

- Law enforcement, who will accept all prohibited items and may store them or destroy them;
- OR
 - A licensed gun dealer, who can buy or store firearms. If you have firearm parts, call ahead for more information.

When do I have to turn in, sell, or store the prohibited items?

Immediately, if law enforcement asks you for the items. Otherwise, within 24 hours.

Who can I turn in, sell, or store the prohibited items with?

Only law enforcement or a licensed gun dealer. You cannot give your prohibited items to a family member, friend, or anyone else.

Where can I sell the prohibited items?

At a licensed gun dealer in your area. You can search the internet for "Gun Dealers" or "Firearms Dealers" to find one. Make sure the dealer is licensed.

Do I have to pay a fee to store prohibited items?

You may have to pay a fee. Contact your local law enforcement agency or a licensed gun dealer about fees and whether they have space to store your items.

How do I turn in the prohibited items to law enforcement?

Call your local law enforcement agency to ask about their procedures. Unload your firearms and take a copy of the court order with you.

Do not bring firearms to court.

If I turn in the prohibited items to law enforcement, how long will they keep them?

It depends. There are procedures for getting your firearms back after the restraining order has expired. Ask the law enforcement agency for more information.

After I turn in the prohibited items to law enforcement, can I change my mind?

Yes. You are allowed to sell firearms to a licensed gun dealer. To do so, the gun dealer must present a bill of sale to your local law enforcement agency. The law enforcement agency will give the licensed gun dealer the items that you are selling.

Do I have to prove that I have turned in, sold, or stored the prohibited items?

Yes. Within 48 hours you must file a receipt with the court showing that you have surrendered the prohibited items to a law enforcement agency or sold them to or stored them with a licensed gun dealer. You may use <u>Receipt for</u> <u>Firearms and Firearm Parts</u> (form SV-800) for this purpose.

Additional Questions?

Contact an attorney for legal advice. Call your local law enforcement agency, for example, your city police or county sheriff for their procedures.

Information about prohibited items and how to obey these orders is also available online.

See <u>https://selfhelp.courts.ca.gov/respond-to-SV-</u> restraining-order/obey-firearms-orders.

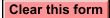
For help in your area, contact:

[Local information may be inserted.]

Judicial Council of California, <u>www.courts.ca.gov</u> Rev. January 1, 2023, Optional Form Code of Civil Procedure, §§ 527.85 and 527.9 How Do I Turn In, Sell, or Store My Firearm and Firearm Parts? (Private Postsecondary School Violence Prevention) SV-800-INFO, Page 1 of 1

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Print this form Save this form



SV-800 Receipt for Firearm P	or Firearms and Parts	
Petitioner (Educational Ins	titution Officer or Em	
Student in Need of Protect		
Respondent (Person From		Sought)
Your Lawyer (if you have one for a		Fill in court name and street address:
Name: Firm Name:	State Bar No.:	Superior Court of California, County
Your Address (If you have a lawyer If you do not have a lawyer and wa private, you may give a different m have to give telephone, fax, or ema	ant to keep your home addro aailing address instead. You ail.):	ess
Address:	Stata. Zin.	Court fills in case number when form is filed.
City:	State: Zip:	
Telephone: Email Address: To the Respondent: If a judge has ordered you to turn i	in, sell, or store your firearn	ns (guns) and firearm parts—meaning receivers,
Telephone: Email Address: To the Respondent: If a judge has ordered you to turn i frames, or any item that may be us use this form to prove to the judge	in, sell, or store your firearn sed as or easily turned into a that you have obeyed their item (5) or (6). For more inf	ns (guns) and firearm parts—meaning receivers, a receiver or frame (see Penal Code section 16531) orders. Take this form to a law enforcement offic formation on how to properly turn in your items, re
Telephone: Email Address: To the Respondent: If a judge has ordered you to turn i frames, or any item that may be us use this form to prove to the judge a licensed gun dealer to complete i form SV-800-INFO, <i>How Do I Tur</i>	in, sell, or store your firearn sed as or easily turned into a that you have obeyed their item (5) or (6). For more inf	ns (guns) and firearm parts—meaning receivers, a receiver or frame (see Penal Code section 16531) orders. Take this form to a law enforcement offic formation on how to properly turn in your items, re earms and Firearm Parts?
Telephone: Email Address: To the Respondent: If a judge has ordered you to turn i frames, or any item that may be us use this form to prove to the judge a licensed gun dealer to complete i form SV-800-INFO, <i>How Do I Tur</i>	in, sell, or store your firearn red as or easily turned into a that you have obeyed their item (5) or (6). For more inf <i>rn In, Sell, or Store My Fire</i> To Law Enfore	ns (guns) and firearm parts—meaning receivers, a receiver or frame (see Penal Code section 16531) orders. Take this form to a law enforcement offic formation on how to properly turn in your items, re earms and Firearm Parts?
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Telephone: Email Address: To the Respondent: If a judge has ordered you to turn if frames, or any item that may be us use this form to prove to the judge a licensed gun dealer to complete if form SV-800-INFO, <i>How Do I Tur</i> <i>(Complete the section below. Keef</i> Name of Law Enforcement Agen Name of Law Enforcement Agen Address: Telephone:	in, sell, or store your firearn sed as or easily turned into a that you have obeyed their item (5) or (6). For more inf rn In, Sell, or Store My Fire To Law Enford p a copy and give the origin cy: 	ns (guns) and firearm parts—meaning receivers, a receiver or frame (see Penal Code section 16531) orders. Take this form to a law enforcement office formation on how to properly turn in your items, re earms and Firearm Parts? cement mal to the person in (3).)

true and correct.
Signature of law enforcement agent:

(Complete the section below. Ke		· · · · · · · · · · · · · · · · · · ·		
Name of Licensed Gun Dealer:				
Telephone:	Em	ail Address:		
Items Stored or Sold				
a. Firearms and firearm parts	transferred on:			
-	Times			
attached a separate form):	ems surrendered by the pe eport of Firearms Acquisiti	rson in (3) . You may attach a on) or you may use item (7) .	Check below	, if you he
 b. List of items (List all the ite Department of Justice's Re attached a separate form): Separate form is attached I declare under penalty of perju 	ems surrendered by the pe port of Firearms Acquisiti ed. (If it does not include c	rson in (3) . You may attach a on) or you may use item (7) .	Check below itional items	if you ho in item (
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 b. List of items (List all the ite Department of Justice's Reattached a separate form): Separate form is attached I declare under penalty of perjutrue and correct. Signature of licensed gun department 	ems surrendered by the perceptor of Firearms Acquisitient of Firearms Acquisitient of <i>If it does not include a</i> any under the laws of the Surgeon of the Su	rson in (3) . You may attach a on) or you may use item (7) . Ill surrendered items, list add tate of California that the info	Check below itional items ormation abo	, if you ho in item (ve is

Check here if there is not enough space above for your answer. Use a separate sheet of paper to list other items. Write "SV-800, item 7" at the top, and attach it to this form.

 \square

<u> </u>	To the Restrained Person:
	Besides the items listed on page 2 or in an attached form, do you have or own any other firearms (guns) or firearm parts?
	🗌 No
	□ Yes (If yes, check one of the boxes below:)
	a. I filed a <i>Receipt for Firearms and Firearm Parts</i> (form SV-800) or other proof for those items with the court on <i>(date)</i> :
	b. I am filing the proof for those firearms (guns) or firearm parts along with this proof.
	c. I have not yet filed the proof for the other firearms (guns) or firearm parts. <i>(Explain why not):</i>

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

Date:

Type or print your name

Sign your name

Your Next Steps

- After the form is complete, make two additional copies. Take the copies and original to the court clerk to file.
- Keep a copy for yourself.

Note that failure to file a receipt with the court is a violation of the court's order.