| DV-110 Temporary Restraining | FILFO |
|---|---|
| Order and Notice of Hearing | Cary enwire held held held in med |
| Name of person asking for protection (protected person): | 7709 NIS -4 PH 3:48 |
| IN PRO PER | 7 th 200 - 4 th 3 to |
| Protected person's address (skip line-); you have a tanyer); ([f you want your address to be private, give a multing address incloses): | CARLY-SOLEMOR COURT |
| Annual distriction of the Annual Control of | SAN DIEGE COUNTY, CA |
| City: Leman Grove 5410; Co. Zip: 91945 | |
| Proteoted person's lawyer (if any): (Nume, utilizes, telephone number, | Fill in could name that signal address: |
| and State Rep number): IN PRO PER | Superior Court of California, Course of FAMILY COURT SCIENTS. 1501 - 55 SIK YH AVE. P. O. BOX 128 |
| | SAN DIEGO, CA 92112-4104 |
| (2) Restrained person's name: | Fill in Case Alimeber: |
| Description of that person: Sex: M X F Height 515 Weight 135 Race: HSP Hisir Color: HRN Eye Color: HHN Age: 45 Date of Birth: 10/09/64 | Cese Number: V |
| (3) List the full names of all family or household members protected by this | owlaw |
| - man the tast manage of an tawilly de negotivity described by fills | |
| (4) Court Hearing Date (Fecha de la Audiencia): Clerk will fill o | ut section below. |
| Hearing Date: Dept.: F. Run.: 15 | address of court if different from above: |
| To the person in (2): At the hearing, the judge can make restraining orders also make other orders about your children, child support, spousal suren Form DV-120 before the hearing. At the hearing, you can tell the judge you. Even if you do not attend the hearing, you must obey the orders. Para la persono nonshruda en (2): En esto audiencio el juez puede hocci hasta un máximo de 5 años. El juez puede también hacer otras ordenes a propiedad. Presente una respuesta en el formulario DV-120 antes de la condenes, rapa a la audiencia y digaselo al juez. Aunque na vaya a la audiencia y digaselo al juez. Aunque na vaya a la audiencia y digaselo al juez. Aunque na vaya a la audiencia y digaselo al juez. Aunque na vaya a la audiencia sufety and the safety of children for whom you are requesting custody, vi concerns related to the financial needs of you and your children will also Temporary Orders (Ordenes Temporales) Any orders made in this form and at the time of the court hearing in (4), Read this form carefully. All checked boxes (2) and it are l'ordes las ordenes haches en esta formulario terminarem an la fatha y hu un juez less extiende. Lan ente formulario con cuidado. Tudos las casillos àrdenes de la corte. This is a Court Order. | pport, modey, and property. File an answer to that you do not want the orders against or que to orders de restricción seo vidida acerca do niños, acondención, dinera y andiencia. Si Usted se apune a estas liencia, tiene que abedecer estas árdenes, tiul of any orders will jeopardize your sitution, and child support. Safety be emaidered, |
| Hoteld Council of California, Immensioning gov Reveal Asy v. 2000, Namebbery Point Same Gode, is not or one, Appropriately DELL and Notice of Hearing (CLETS-1) | TRO) |
| (Damestic Violence Provention) | SOVIP . |

| Yourname | Case Number V |
|--|--|
| 6 🖾 Fersonal Conduct Orders | |
| The person in (2) must not do the following things to the p. 1. (2) Harass, attack, strike, threaten, assault (sexually of property, disturb the neace, know under supports. | r otherwise), hlt. follow. stalk, molest, destroy persur |
| Except for brief and praceful contact as require | t, or send messages or mail or e-mail red for court-ordefed visitation of children unless a |
| c. (X) Take any action, directly or through others, to get to of their family members, caretakers, or guardians, course not to make this order.) | of using a har chacked, the court has found good |
| Peaceful written contact through a lawyer or through a procedure is allowed and does not violate this order. A criminal protective order on Form CR-160 is in effective order. | |
| County (if known): Expiration Date: | (If more orders, list them in fleth (1) |
| The person in 3 must stay at least 1,00 yords: R. XI The person listed in (1) | nway from: The children's school or child vare |
| in. The people listed in 3 c. XI Name I Joh XI Vehicle of person in 1 2nd | ther (specify): |
| The person in 3 must take only personal clothing and before immediately from (address): | |
| a. You and the other parent must make an appointment | for court mediation (externs and phone manham): |
| h. 23 Follow the orders listed in Form DV-140, which is a | Mached. |
| (10) no Guns or Other Firearms or Ammunius | |
| The person in ② canact own, possess, have, buy or try to buy, reguns, firearms, or ammunition. | poinc or try to receive, or in any other way get |
| Turn in or sell guns or firearms. The person in ②: Much sell to a licensed man dealer | |
| Must sell to a fiscersed gun dealer or turn in to police any guns must be done within 24 hours of being served with this order. Must bring a receipt to the court within 48 hours of being service have been turned in or sold. | or firearms that he or she has or commots. This |
| have been turned in or sold. 12 Property Control | and thought to have that Bring and Uncapies |
| Until the Remine, only the person in (1) con use, control and | possess the following property and drings: |
| | |
| This is a Court Orde | 25 |

| Your name | D.A. |
|--|--|
| 13 Property Restraint If the people in (1) and (2) are married to each other or horrow against, sell, hide, or get rid of or destroy any probusiness or for necessities of life. In addition, each person explain them to the court. (The person in (2) common contact contact" arder.) 14 Animals: Possession and Stay-Away Order The person in (1) is given the sole possession, core, and contact atty at least | perty, including animals, except in the unual course of must notify the other of any new or big expenses as not the person in (1) if the court has made a "not control of the animals listed below. The person in (2) self, transfer, outcomes, manual or the person in (2) |
| threaten, harm, or otherwise dispose of the following animals. 16 XI Unlawful communications may be recorded. The person in (1) can record communications made by the No Fee to Notify (Serve) Restrained Person If the sheriff serves this order, he or she will do it for free. 17 XI Other Orders (specify): | The state of the s |
| If the judge makes a restraining order at the hearing, which has will get a copy of that order by mail at his or her last known ad | dress. (Write restrojned person's address burg); |
| protected people - must personally "serve" a copy | B Co: Person Served With Goden Type want to respond in writing, someone 18 or over - not yes - must "serve" Form DV-120 on the person in (1), then file it with the court at least days before the hearing. |
| Party help-with Service or unswering read Form Di | V-310-INFO DE AVISAD-INFO. WHITE THE CONTEST LISA FOSTER " |
| Certificate of Compliance V This temporary protective order arcets all Full Fuith and Credit Act. 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the rest the parties and the subject matter, the restrained person has bee appurturity to be heard as provided by the laws of this jurisdict conforcement in each jurisdiction throughout the SO United I lands, and all U.S. torritories, commonwealths, and possessi order of that jurisdiction. | vith VAWA requirements of the Violence Against Women rained person. This court has jurisdiction over at or will be afforded notice and a timely tion. This order is valid and entitled to |
| This is a Court Or | |
| Temporary Restrainin and Notice of Hearing (C | g Order DV-110, Page 3 of 6 |

(Domestic Violence Provention) SDVI.P

Warnings and Notices to the Restrained Person in 2

- If you do not obey this order, you can be arrested and charged with a crime.
 - It is a felony to take or hide a child in violation of this order. You can go to prison and/or pay a fine.
 - If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime,
 - If you do not obey this order. You can go to prison and/or pay a fine.
- You cannot have guns, firearms, and/or ammunition.



You exand own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, firearres, and/or amountion while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to a guar dealer or turn in to notice any guas or fireseems that you have or control. The judge will ask you for proof that you did so. If you do not also this order, you can be charged with a crime. Federal law says you connot have gues or assumantion if you are subject to a restraining order made after a noticed hearing.

- After You Have Been Served With a Restraining Order
 - Obey all the orders.
 - If you want to answer, fill out Answer in Temperary Restraining Order (Form DV-120). Take it to the court clerk with the forms that apply to your ease.
 - File DV-120 and fisve all papers served on the protected person by the date fisted in item (19 of this form.
 - At the hearing, tell the judge if you agree or disagree with the orders requested.
 - Even if you do not attend the hearing, the judge can make the restraining ordera last for 5 years.
- (23) Child Custody, Visitation, and Support
 - Child Custody and Visitation: If you do not go to the hearing, the judge can make custody and visitation orders for your children without hearing your side.
 - Child Support: The judge can order shill support based on the income of both parents. The judge can also have that support taken directly from your paycheek. Child support can be a lociof money, and usually you have to pay until the child is 18. File and serve a Financial Statement (Form F1-155) or an Income and Expanse Declaration (Form FU 150) so the judge will have information about your finances. Otherwise, the oners may make support orders without hearing your side.
 - Spousal Support: File and serve a Financial Quaternent (Form FL-155) or an Income and Expense Deckrotion (Form FI_150) so the judge will have information about your finances. Otherwise, the court may make support



Requests 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 proceeding. Contact the clerk's office or go to ware coursinfo co.gov/forms for Request for Accommodutions by Persons With Distribilities and Order (Form MC-410). (Civil Code, § 54.8.)

This is a Court Order.

Re-daca July 1. 2000 ESSENTIAL FOLKS

Temporary Restraining Order and Notice of Hearing (CLETS-TRO) (Domestic Violence Prevention)

SDVLP

DV-110, Page 4 of 5

Instructions for Law Enforcement

Start Date and End Date of Orders

The start date is the date next to the judge's signature on page 3. The orders end on the hearing date on page 1 or the hearing date on Form DV-125, if attached.

Arrest Required If Order is Violated

if an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 10701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

Notice/Proof of Service

Law enforcement must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to aboy the orders, the officer must onforce them. (Family Code, \$ 6383.) Consider the restrained person "served" (noticed) if:

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on file; or
- The restrained person was at the restraining order hearing or was informed of the order by an officer. (Ram. Code, § 6383; Pen. Code, § 836(c)(2).) An officer can obtain information about the contents of the order in the Damestic Vinlence Restraining Orders System (DVROS). (Fam. Code. § 6381(b)(c).)
- If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cauncabe arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. [Pers. Colde. § 13710(b).)

Child Custody and Visitation

- Custody and visitation orders are on Form DV-140, items (3) and (4). They are sometimes also written un subditional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- Forms DV-108 and DV-105 are not orders. Do not enforce them.
- Enforcing the Restraining Order in California

Any law enforcement officer in California who receives, sees, or verifies the orders on a paper copy, or on the California Law Enforcement Telecommunications System (CLETS), or in an NCIC Protection Order File must enforce the orders.

Conflicting Orders

A protective order issued in a criminal case on Form CR-160 takes precedence in criforcement over any conflicting civil court order. (Pon. Code, § 136.2(a)(2).) Any nonconflicting tenns of the civil restraining order remain in full force, An untergency protective order (Form EPO-001) that is in effect between the same parties and is more restrictive than other restraining orders takes precedence over all other restraining orders.

I certify that this Temporary Restraining Order is a true and correct copy of the

10V-110, Page 5 of 5

ENDOUG BRUG

emporary Restraining Order Notice of Hearing (CLETS-TRO) (Domestic Violance Prevention)

This is a Court Order.

4.TVCIP

| DV-130 Restraining Order After Hearing (Order of Protection) | Clerk stamps date here when form is liked. |
|--|--|
| 1) Protected persons's name: | 1.3 |
| Protected person's address (skip this if you have a lawyer): (if you want your address to be private, give a mailing address instead). | AU. 4 3008 |
| City: Longon Grove State: CA. Zip: 91945 Telephone number (optional): Lawyer (If any): (Name, ackless, telephone number, and State Barnumber): Lemon Grove, CA 91945 List the full names of all family or household members protected by this | Ful in count name and strong address: Sugarior Court of Cultifornia, County of FAMILY COURT BLOCK, 1501 - 55 SIX'H AVE. 17. O. BOK 128 |
| order: | SAN DIEGO, CA 92112-4104 FIR In case number: Case Number: |
| Restrained person's name: (first) (middle) (last) | |
| Description of that person: Sex: M M P Height: 5:5 We Hair Color: BRM Eye Color: BRM Age: 45 Date of E Relationship to protected person: Respondent is my molities. | |
| The court orders are on pages 2 and 3 and attachment page 1 he hearing was on (date): 3/24/09 with (name of judicial of | Jes (if any). (fiver): MOM LISAA. FOSTER (Di) OO Midnight |
| The people in 1 and 3 must return to count/department at ((lime): a.m p.m. to review (specify | on (dute) |
| Certificate of Compliance With VAV U.S.C. § 2265 (1994) (VAWA). This court has jurisdiction over the parties jurisdiction. This order is valid and entitled to enforcement in each jurisdiction. This order is valid and entitled to enforcement in each jurisdiction, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction. | intence Against Women Act, 18 and the subject matter; the restrained |
| This is a Court Code | |
| Proper Council of Carbonal Control of Contro | TS - OAH) DV-130, Page 1 of 5 |

| Your names | Case Number: |
|--|--|
| Personal Conduct Orders | |
| | and the same |
| The person in (1) must not do the following things to the protected p | people listed in (1) and (2); |
| un uniment etineses aling th the needs, "ecopondae by reillening | RESIDENT TO THE PROPERTY OF TH |
| Except for brief and peaceful contact as required for concriminal protective order says otherwise | |
| c. XI Take any action, directly or dirough others, to get the address of their family members, caretakers, or guardians. (If fiem e accuse not to make this order.) | is not encoured, the court has found good |
| Peaceful written contact through a lawyer or through a process server papers is allowed and does not violate this order. | • |
| A criminal protective order on Form CR-160 is in effect. Case N | Vaniber: |
| County If known): Expiration Date: | (If more orders, list them to the (4) |
| C and way Array Order | |
| The person in 3 must stay at least 100 yards away from: | |
| 8. The person listed in 1 d. The el | hildren's setrool ur child care |
| b. The people listed in 2 u Other | Ispeciful |
| The same of the sa | A ** |
| (*) Move-Out Order | <u> </u> |
| The person in 3 must move out immediately from (uddress): | · · · · · · · · · · · · · · · · · · · |
| Child Custody and Visitation Child ensludy and visitation are ordered on the attached Form DV-140 | 1932 |
| 10 Child Support | |
| Child support is made at a state of | |
| Child support is undered on the attached Form DV-160 or tspecify other | r form. |
| (1) Spousal Support | |
| Spousal support is ardered on the attached form F1-343 or especify with | ver form): |
| | |
| (12) Animals: Possession and Stay-Away Order | |
| The person in (1) is given the sole possession, care, and control of the must stay at least yards away from and tax take call he | animals literal today me |
| must stay at least yards away from and not take, sell, trausl threaten, harm, or otherwise dispose of the following animals: | for, englander, conceal, molest, attack, still |
| 13)No Guns or Other Firearms or Ammunition | |
| The person in (3) cament are no seems beauty | · |
| The person in (3) camput own, possess, have, buy or try to buy, receive or get guns, firearms, or ammunition. | try to receive, or in any other way |
| This is a Court Order. | |
| Restraining Order After Hearing (CLE | TS-OAH) DV-130, Page 2 of 9 |
| | สุเหตุ |

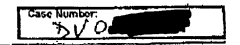
| Your name: | Case Number: |
|---|--|
| (14) Turn in or sell guns and firearms. | |
| The person in (3): | * |
| Must sell to a licensus gun dealer or turn in to police any gons or fires must be done within 24 hours of being served with this order. | areas that he or she has or controls. This |
| Must bring a receipt to the court within 48 hours of being served with firearms have been furned in or sold. | this order, to prove that guns and |
| 15) © Record Unlawful Communications | |
| The person in (1) has the right to record communications made by the orders. | e person in 3 that violate the judge's |
| The person in 3 must go to and pay for a 52-week lutterer intervention completion to the court. This program must be approved by the probability | ion program and show written praying |
| (17) No Fee to Notify (Serve) Restrained Person If the sheriff or marshal serves this order, he or she will do it for free. | |
| Other Orders Other orders relating to properly control, debt payment, attorney fees, attached Form DV-170 or (specify other form). 19 Service A. A. The people in (1) and (3) were at the hearing or agreed in writing to needed. U. The person in (1) was at the hearing. The person in (3) was not (1) Proof of service of Form DV-110 was presented to the courthe same as in Form DV-110 except for the end date. The pean he served by mail. (2) Proof of service of Form DV-110 was presented to the courtifferent from the orders in Form DV-110. Someone-not the | in this order. No other proof of service is it. The judge's orders in this form are person in (3) must be served. This order it. The judge's orders in this form are |
| personally "serve" a copy of this order to the person in 3 20 Attached pages are orders. - Number of pages attached to this 5-page form: | - □ FL-343 |
| | LISA FOSTER |
| Julge (ar | Judicial Officer) |
| This is a Court Order | |

[] LINKIN FIRMS

Restraining Order After Hearing (CLETS-OAH)
(Order of Protection)
(Domestic Violence Prevention) SDV(.)

DV-130. Page 3 of 5

SDVGP



Instructions for Law Enforcement

Start Date and End Date of Orders

The orders start on the earlier of the following dates:

- The hearing date on page 1 or
- The time next to the judge's signature on page 3.

The orders and on the end date in item 4 on page 1. If no end date is listed, they end 3 years from the hearing date,

22)Arrest Required If Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 1).701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

23 Notice/Proof of Service

Law unfuresment must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to obey the orders, the officer must enforce them (Family Code, § 6383.)

Consider the restrained person "served" (noticed) if:

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on tile, or
- The restrained person was at the restraining order hearing or was informed of the order by an officer (Furn. Code, § 6383; Pen. Code, § 836(e)(2).) An officer can obtain information about the contents of the order in the Domestic Violence Restraining Orders System (DVROS) (Fam. Code, § 6381(b)(c).)

24)If the Protected Person Contacts the Restrained Person

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

Child Custody and Visitation

- The custody and visitation orders are on Form DV-140, items 3 and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining under.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

26 Enforcing the Restraining Order in California

Any law enforcement officer in California who receives, sees, or verilles the orders on a paper copy, the California Law Enforcement Telecommunications System (CLETS), or in an NCtC Protection Order File must enforce the orders.

27) Conflicting Orders

÷

A protective order issued in a criminal case on Form CR-160 takes precedence in enforcement over any conflicting protective order assured in a common was on a order control was precedence in antiferential over any common civil court order. (Pen. Code, § 136.2(e)(2).) Any nonconflicting tenns of the civil restraining order remain in full force. An emergency protective order (Form EPO-001) that is in effect between the same parties and is more restrictive than other restraining orders takes precedence over all other restraining orders. (Pen. Code, § 136.2.)

This is a Court Order.

PONTER Lay 1 2008

Hamil M | [SSIBRIAL FRENCT Restraining Order After Hearing (CLETS-OAH) (Order of Protection) (Domestic Violence Prevention) SOVLP

0V-130. Page 4 of 6

Warnings and Notices to the Restrained Person in 8

- 28) If you do not obey this order, you can be arrested and charged with a crime.
 - It is a felony to take or hide a child against this order. You can go to prison and/or may a fine.
 - If you mavel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.
 - If you do not obey this order, you can go to prison audior pay a line
- 29 You cannot have guns, firearms, and/or ammunition.



You cannot own, have, passess, buy or try to buy, receive or try to receive, or otherwise get guas, firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 flue. You must sell to a tireused gan dealer or turn in to police any guns or firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect.

(Clerk will fill out this purt)

-Clerk's Certificate-



I certify that this Restraining Order After Hearing (Order of Protection) is a true and correct copy of the original on file in the court.

AUG 2 4 2009

Date:

Clerk, by

Deputy

DV-130, Page 5 of 5

Amy Shillingburg

This is a Court Order.

ESSCRIME HORSES

Restraining Order After Hearing (CLETS-OAH) (Order of Protection) (Domestic Violence Prevention)

SUVLP

た/ねご

| | DV-14() Child Custody and V | isitation Order | Case Number: | V | |
|------------|---|----------------------------------|--|--|----------------------|
| | This form is attached to (check one): AS-DV-1 | 110 DV-130 | | | |
| 10 | Protected person's name: | | OM | om 🛭 Dad | X Other |
| • | Other patent's name: | | em | ons 🗇 Dad | ☐ Other |
| | The Court Orders: | Ç. | | • | |
| 3 3 | S. Child Custody is ordered as follows: | who makes de | | Playsical Custo (Person the child Check as least o | lives with. |
| | Child's Name Day | e of Birth Mom I | Dad Other | Mom Dad | • |
| | δ | | | | |
| | Ç | <u> </u> | | | |
| © * | ☐ If more children, check here. Attach a sheet of If Other, specify relationship to child and name. Child Visitation is ordered as follows: 2. 22. No visitation to EMom ☐ b. ☐ See the attached page door c. ☐ The parties must go to mediation a d. ☐ Until the next court order, visitation | Dad Dother (namument, dated: | ıc): | | |
| | (1) Weekends (starting): 1st 2nd 3nd 4th from at (limp) (2) Weekdays (starting): (day of work) 2t (sinte) | The 1st weekend o | of the manch is the Lst of month 21 (circle) | nc) a.m. | iasurdayı) 🗖 p.m. |
| | (3) Dehar Visitation Check here and attach a sheet of paper if List dates and times, Write "DV-140, Itel | there are other visitarion | dans and since 156 to 1 | | |
| 6 | Supervised Visitation — Follow orders on a | | zap. | • | |
| (1) | Responsibility for Transportation for Visita "Responsibility for transportation" means th someone else to do so. a. Mora Dad Other (name): | tion e parent will take or pi | ick up the child or a | • . | ents for |
| | b. O Mom Dad O Other (nume): | | to the visits. | | |
| | c. Drop-off / pick-up of children will be | at (addres) | HANN THE ATRICS" | | |

This is a Court Order.

Judicial Council of California, www.courthfoca.gov Rev Johr 7, 2003, Mandelan Form

Child Custody and Visitation Order

DV-140, Page 1 of 2

| DV-100 Request for Order | FILED |
|--|--|
| 1 Your name (person asking for protection): | 2004 stamps date were when form is liked. |
| Volumental | MIN HOR -4 111 12 00 |
| Your address (skip this if you have a lawyer): (if you want your address to be private, give a mailing address texteed): | CLERK-SUPERIOR COURT SAN DILEG COUNTY, CA |
| The same of the sa | |
| City: Lemon Grove State: CA Zip: 91945 Your telephone number topstance(): | |
| Your lawyer (if you have one): (Name, address, telephone number, and State Bor number): | THE IN COUNT NAME AND MADE EXCENSES: |
| IN PRO PER | Supportor Court of California, County of |
| | FAMILY COURT BLDG. |
| Inmon Grove, CR 91945 | 1501 - 55 SIX H AVE. |
| Name of person you want protection from: | P. O. BOX 128 SAN DIEGO, CA 92112-4104 |
| Description | Serie Dies in cases number when form is Used. |
| Lunia Langua Men Car Mt IV I L Halling A C | Case Humboc / |
| Hair Color: HRV | , na |
| | |
| Besides you, who needs protection? (Family or household members): Full Name | • |
| uge Lives with his | |
| Yes O | No |
| | |
| | |
| C'heck here if you need wore spuce. Allach Form MC-020 and write "L your statement, NOTE: In any lieu that asks for Form MC-020. | *************************************** |
| your statement. NOTE: In any heat that asks for Form MC-020, you ca instead. | n use on X 1/2 x 1 lakely should be a |
| What is vour coluctionable as the | the state of the s |
| What is your relationship to the person in ② ? (Check all that apply): a. We are now married or registered domestic paraners. | • |
| b. We used to be married or registered domestic partners. | • • |
| c. We live together. | |
| d. IKI We used to live togother. | |
| We are relatives, in-laws as salated by | |
| E. We are relatives, in-laws, or related by adoption (specify relationship). D. We are dating or used to date. | ph Respondent is my multure |
| We are entered to be married or were | |
| The in a wife Description of the children was abiliared to the | • |
| anno stadiic; | • |
| Child's Name: D | ate of Burth; |
| Child's Name | ale of Birth: |
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| 1904 AVI 1, 2009, Managing Rose | DV-100, Page 1 of 4 |
| Comestic Violence Prevention) | |

SOVLP

ATTACHMENT 23

request a restraining order against my mother,

I am 16 years old and I was recently abandoned by my mother on July 26, 2009. currently live with my mother's 43 year old coursin and have done so since I was abandoned. My mother is now attempting to take me away. I have informed Child Protective Services the situation.

FIREARMS: I have no knowledge that nwns or has access to guns or firearms.

<u>RECENT ABUSE:</u>

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On August 2, 2009 around 11:50 AM my mother showed up at my cousin's house with 2 strangers. I live with my cousin and have done so since my mother abandoned me. My mother wanted me to come back and live with her again. I refused to answer the door, and she left. She returned at approximately 1:00. This time she was with 3 other people I have never 17 seen before. I was home alone so I had my cousin called the police for me. When the police 18 arrived they initially told me I had to go with my mother, but after talking to them for approximately two hours they informed me I could stay at a safe house. I choose to stay at the 20 safe house instead of going with my mother. I am afraid to live with my mother because she 21 abuses me, and abandons me. I need this order to protect myself from her.

HISTORY OF ABUSE:

On Sunday July 26, 2009 my mother and I got lost while driving to the beach. When we 25 stopped to cat my mother threw my toothbrush at me. She told me that she wished she had 26 never kept me and that she wished she adopted me out. Later as we were driving she told me I was "useless" and "ugly" and called me a "fat ass." We stopped at a Target parking lot and she agildemanded that I get out of the car. I got out and went to the trunk to organize some of my

Attachment 22 - Page | of 2 - SDV-P

belongings. As I was looking through my things, my mother shoved me away from the car and drove off. leaving me stranded and slone in a Target parking lot with only a buit case, I called my cousin who picked me up and I have been living with her since then.

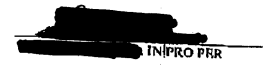
My mother has a history of drug use and child neglect. In 1994 CPS took me from her for a year, but I was returned. My mother has physically abused me in the past. On one occasion in the middle of June of 2009. I went to the mall to buy formal clothes for a seminar. My mother did not give me enough money for the clothes, when I went back to the car to ask her for the rest of the money she became excessively angry. She threw the money in my face. She then slammed the bottom of her elenched fist into my chest 3 times. She screamed at me 10 saying "I hate you" and to "get the fuck away." That the night she left me with some distant relatives.

Starting around 2002 my mother would regularly abandoned me or forced me to stay with some one clse. She leaves me for days to months at a time, usually with relatives, hot occasionally with strangers. This-became worse starting in 2007 she began to have me stay with other people more frequently on average occurring a couple of times a month.

For the last \$ years, my mother has constantly verbally abused me. She calls me names like "flicking blich" and a "flicking fat ass." She calls me "stupid" and "ugly" as well. Her behavior makes me feel unsafe and afraid. I have filed a case with Child Protective Services and the case is currently under investigation. My cousin is filling for guardianship.

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

Dated: August 4 2009



Attachment 22 - Page 2 of 2 - SOVLP

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Other Orders (Domestic Violence Prevention)

DV-170, Page 1 of 1