

Clerk stamps date here when form is filed.

**DRAFT 3 gds
06/01/09**

**Not Approved by the
Judicial Council**

Fill in court name and street address:

Superior Court of California, County of

Court fills in case number when form is filed.

Case Number:

- ① The person asking for protection is (*protected person*):

- Protected person's address (*skip this if the person above has a lawyer*):
(*A mailing address instead of a home address may be given if privacy is a concern*):

- City: _____ State: _____ Zip: _____
- Telephone (*optional*): _____ Fax (*optional*): _____
- Protected person's lawyer (*if any*) (*name, state bar number, firm name, address, telephone, fax (optional), and e-mail (optional)*):

- ② Name of person to be restrained:

- ③ The person named in ① asks the Court to reissue the attached *Temporary Restraining Order* (form DV-111).

- a. The attached order was issued on (*date*): _____ with without notice to the person in ②
- b. The hearing was scheduled for (*date*): _____
- c. I could not get the order served before the court hearing date because (*specify reason*):

- d. The Order has been previously reissued _____ times.

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

This is not a Court Order.

You or the other party may need to set your restraining order hearing for another day.

This happens when:

- You were not able to get your temporary restraining order served *or*
- The other person asked for time to get a lawyer or prepare an answer *or*
- You need to meet with a Family Court mediator about child custody or visitation

If so, you will need to reissue your restraining orders. Follow these steps:

- Fill out this form DV-115, *Request to Reissue Temporary Restraining Order*.
Fill out items ① and 2 on form DV-116, *Notice of Hearing on Request for Reissuance or Continuance*.
- Ask the judge to sign it and give you a new hearing date. In some courts, you must give your form to the clerk for the judge's signature. Ask your court clerk for information on the local process.
File the forms with the clerk.
- The clerk will make 5 copies for you. Ask the clerk to stamp "Filed" on your copies.
- Attach 1 "filed" copy of Forms DV-115 and DV-116 to your other court papers (Forms DV-100 and DV-110).
Get them served on the restrained person. Do this right away. Now your orders will last until the new hearing date.
- The clerk will send your restraining order to law enforcement or CLETS for you. CLETS is a statewide computer system that lets police know about your order.
- Bring all your papers back to the next court hearing, including the proof of service.

Need help?

Ask the court clerk about free or low-cost legal help.

Or call the National Domestic Violence Hotline:

1-800-799-7233

TDD: 1-800-787-3224

It's free and private.

They can help you in more than 100 languages.

For help in your area, contact: