

Cover Sheet:	Request to Continue Hearing to Renew Restraining Order – Domestic Violence
Effective Date:	January 1, 2024
Last Revision Date:	March 5, 2024
Purpose:	These forms are used to continue the hearing and Domestic Violence Restraining Order After Hearing when more time is needed to serve or respond to the Request to Renew Domestic Violence Restraining Order.
Assistance:	Parties who are acting as their own attorneys may receive help from the Self Help Center to complete these forms. You may contact the Self Help Center through the Court's website, by creating an e-Correspondence account, or visit the Self Help Center in person, Monday through Thursday.
Required Forms:	 All forms are Judicial Council forms, unless otherwise indicated: Request to Reschedule Hearing to Renew Restraining Order, DV 715 Order to Reschedule Hearing to Renew Restraining Order, DV-716 Family Law Case Participant Enrollment Form (Party), local form FL/E-LP-665 Document Drop-Off Sheet for Domestic Violence and Elder Abuse Restraining Orders, and Ex Parte Applications (Family Law and Probate), local form FL-E/LP-668
Optional Forms:	None.
Filing Fee:	None.
Copies:	The Court does not require additional copies of these forms.
Before You File:	The Court requires that you include an address on your forms where you can receive mail regarding the case you are filing. This address does not have to be the place where you live. Court documents and court files are public record and whatever address is included on your forms will be seen by the other party and anyone else who looks at the Court file.
Filing:	All forms must be typewritten or printed in blue or black ink. (See California Rules of Court, Rules 2.100-2.119) Forms may be filed electronically or in person as follows: e-Delivery: Instructions on how to submit them electronically can be found at https://www.saccourt.ca.gov/restraining-orders/domestic-
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	In Person: Forms may be filed in person between the hours of 8:30 am and 4:00 pm. You must make an appointment online or obtain a ticket from Reception to file in person.
	If the forms are filed before 1:00 pm, you will receive a response from the Judge on the same day.
Next Steps:	After filing these documents, you will be contacted with instructions on how to retrieve the order and attend the court hearing.
	If you will need an interpreter at the hearing, please call (916) 875-2620 at least 10 days before the hearing. You will be asked to provide your name, case number, and the language needed.



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DV-715

Request to Reschedule Hearing to Renew Restraining Order

Instructions

Either party may use this form to ask the court to reschedule the hearing (court date) listed on form DV-710, *Notice of Hearing to Renew Restraining Order*.

Note: if your hearing is rescheduled, the restraining order will be extended until the new court hearing.

Fill in court name and street address: Superior Court of California, County of	
Superior Court of California, County of	
Fill in case number:	
Case Number:	
e	
ant the other party to have this address. If you have a lawyer, give	
).:	
···	

This is not a Court Order.

NA //	a alta duda dO
Why does your court date need to be re	escheduled?
a. I need more time to have the restrained party	personally served.
b. Other reason:	
Your Signature I declare under penalty of perjury under the laws of correct. Date:	of the State of California that the information above is true and
I declare under penalty of perjury under the laws of correct.	If the State of California that the information above is true and sign your name
I declare under penalty of perjury under the laws of correct. Date: Type or print your name Your Lawyer's Signature (if you have one)	
I declare under penalty of perjury under the laws of correct. Date: Type or print your name	If the State of California that the information above is true and Sign your name

Case Number:

Your Next Steps

- Complete form DV-716, Order to Reschedule Hearing to Renew Restraining Orders (only items 1 and 2).
- File this form and form DV-716 with the court. A judge will review your forms and decide whether to reschedule your court date.
- If the judge grants your request to reschedule your court date, you must have someone serve a copy of this form and any other form that the judge ordered you to serve (see form DV-716, item (5)). Your server can be the sheriff or another adult who is not involved in the case. For more information on how to serve the restrained person, go to
- If the judge denies your request to reschedule, you must attend your court hearing (listed on form DV-710). For information on how to prepare for your court date, go to *court*.

This is not a Court Order.

DV-716 Order to Reschedule Hearing to Renew Restraining Order	Clerk stamps date here when form is filed.
Instruction: Complete 1 and 2 only. The court will complete the rest of this form.	
1 Protected Party:	
Destroined Dorty	Fill in court name and street address:
2 Restrained Party:	Superior Court of California, County of
3 Next Court Date	
a. Denied. The request to reschedule the court date is denied.	Ell in annumber
Your court date is:	Fill in case number: Case Number:
(1) The <i>Restraining Order After Hearing</i> (form DV-130) granted in this case stays in full force and effect until your court date.	
b. Granted. The request to reschedule the court date is granted. Your coutime listed below. The Restraining Order After Hearing (form DV-130) stays in effect original expiration date, whichever is later. See 4 – 7 for more in Name and add Date: Date: Dept.: Room:	until the hearing date below or the nformation. lress of court, if different from above:
Warning and Notice to the Restrained P You must obey the restraining order while it is	=

This is a Court Order.

Order to Reschedule Hearing to Renew Restraining Order (CLETS-OAH) (Domestic Violence Prevention)



Reason Court Date Is Rescheduled The protected party has not served the restrained party. Other reason:	
☐ The protected party has not served the restrained party.	
Other reason:	
erving (Giving) Order to Other Party	
The request to reschedule was made by the:	
. □ Protected party b. □ Restrained party	c. Court
You do not have to serve the restrained party because they were or their lawyer was at the court date or agreed to (1) \sum You do not have to serve the protected party because they were or their lawyer was at to court date or agreed to	
reschedule the court date. reschedule the court date.	
You must have the restrained (2) \(\subseteq \) You must have the protected	
party personally served with a copy of this order and all forms copy of this order by	a this order to all parties by (date):
listed on form DV-710, item (5) (date):	_
You must have the restrained (3) \(\subseteq\) You must have the protected	d (2) \square Oth on
party served with a copy of this party served with a copy of	
order. This can be done by mail. You must serve by this order. This can be done by mail. You must serve by	
(date): (date):	_
4) Other: (4) Other:	
	_
	_

		Са	se Number:
	al will serve this orde	er for free. If you want the sheriff to ser ourt Papers, and (2) give form SER-00	
7 Other Orders	S		
a. Number of pages	attached to this three- ude forms (check all t		
Judge's Signature			
Date:			lge or Judicial Officer
Assistive	ble if you ask at least	ations mputer-assisted real-time captioning, of the days before the hearing. Contact the for Disability Accommodation Request	he clerk's office or go to
1	d the court date, the c	Instructions for Clerk court must enter this order into CLETS at be done within one business day from	
Clerk's Certificate [seal]	I certify that this	—Clerk's Certificate— Order to Reschedule Hearing to Renew e and correct copy of the original on file	
	Date:		, Deputy
		This is a Court Order.	

Order to Reschedule Hearing

DV-716, Page 3 of 3

Important Notice about Access to Your Case

Court orders, minute orders, and child custody mediation reports are available online using our Public Case Access System. Access to court orders and minute orders provides you with information on what the court ordered in your case. Access to child custody mediation reports is necessary so that you know what child custody, visitation, or other suggestions the mediator recommended to the court.

To get secure access to your case online, you must complete and submit to the court the attached Family Law Case Participant Enrollment Form - Party, along with a copy of your driver's license, to create or update an account on our Public Case Access System. A separate form must be filed for each case or when you change your email address.

Once you complete the form, you may submit it in person at the courthouse at the public service counter or use the Drop Box. You may also submit it by US Mail at 3341 Power Inn Road, Sacramento, CA 95826.

Submitting the form as soon as possible is important because it may take two to five days to be processed from the date of receipt.

Once your access is set up you will receive an email letting you know that you are subscribed to your case. If you do not receive an email notifying you that you are subscribed to your case during the timeframes identified above, please inform the court using our Contact Us page at:

https://www.saccourt.ca.gov/contact.aspx

CONFIDENTIAL

CASE PARTICIPANT NAME:		FOR COURT USE ONLY
STREET ADDRESS:		
CITY/STATE/ZIP CODE:		
TELEPHONE NO.:		
E-MAIL ADDRESS (must be legible)	
SUPERIOR COURT OF CAL STREET ADDRESS:	IFORNIA, COUNTY OF SACRAMENTO 3341 Power Inn Road	
CITY AND ZIP CODE:	Sacramento, CA 95826	
BRANCH NAME:	William R. Ridgeway Family Relations Courthouse	
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFE	NDANT:	
CLAIMANT:		
FAMILY LAW CAS	E PARTICIPANT ENROLLMENT FORM (PARTY)	CASE NUMBER:

You may access orders for law and motion hearings, and mediation reports prepared by Family Court Services using the court's online Public Case Access System. Access is available at no charge from the time the court creates your case subscription.

INSTRUCTIONS

To setup your account you must:

- File this form with the court with a copy of your driver license or a state or federal issued photo identification card.
- A separate form must be filed for each of your Family Law cases.
- Once the court has created your subscription to your case, you will receive a confirming email. You must follow
 the instructions in that email to complete the process.
- Once your subscription is completed, you will receive an email notification each time an order or report is added to your case.

l,	, request that the court create an account and/or subscription to my Family
Law case.	
	I declare that my private email address is (must be legible):
(Plea	ase use Ø for zero, 1 for one and clearly differentiate i, L, S, 5, 3, and 8's)
I understand if I change	my e-mail address I must file a new enrollment form with the court.
I acknowledge that con-	fidential mediation reports contain private information that is not part of the public court file.

I acknowledge that confidential mediation reports contain private information that is not part of the public court file. I understand that without a court order, I must <u>not</u> disclose any contents of the Report to anyone (including any minor children) other than the parties to my case (Petitioner/Respondent/Claimant), their attorneys and court professionals. I acknowledge that the court may impose a penalty for any unauthorized disclosure of any content of the Family Court Services report.

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

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)



SUPERIOR COURT OF CALIFORNIA

COUNTY OF SACRAMENTO FAMILY LAW & PROBATE DIVISION

DOCUMENT DROP-OFF SHEET FOR DOMESTIC VIOLENCE AND EX PARTE APPLICATIONS (FAMILY LAW AND PROBATE CASES)

ase Number:
ase Name:
loving/Filing Party's Name:
loving/Filing Party's Contact Phone Number:
loving/Filing Party's Email Address:
I need an interpreter at the hearing for the following language:
he following must be completed for Ex Parte Applications only.
pposing/Responding Party's Name:
pposing/Responding Party's Phone Number:
pposing/Responding Party's Email Address:
When orders are ready for pick up the court will contact you by telephone with instructions.