ATTORNEY OR PARTY WITHOU	UT ATTORNEY (Name, State Bar number, and address):	
TELEPHONE NO .:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF	CALIFORNIA, COUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
NOTI	CE OF HEARING 🔲 AND TEMPORARY	CASE NUMBER:
	RESTRAINING ORDER—JUVENILE	JUVENILE:
		FAMILY:

1. Protected persons

Full Name:	Sex:	Age:	Relationship to Child:

2. Restrained person

Full Name: Sex:	Height:	Weight:	Hair Color:		Eye Color:
Race:			Age:	Date of Birth:	
Address (if known):					
City:			State:		Zip:

3. Expiration date/Notice of court hearing

A court hearing is scheduled on the request for restraining orders against the person in item 2. Any temporary orders granted will expire at the end of the hearing scheduled for the date and time shown in the box below unless otherwise ordered. At the hearing, the judge may make restraining orders that could last up to three years.

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

Page 1 of 4

	CASE N	NAM	E:				CASE NUMBER:
4		Hea	arina on t	this temporary restraining or	der		
		a.	-	aring held:	Time:	Dept.:	Room:
				officer (name):			
		с.		and attorneys present (nan	nes):		
		-			/		
5.		Ter	mporary	orders (select one):			
		a.		Granted. The court has grant	ed the temporary orders that	t are checked	d below.
		b.	<u> </u>	Not granted. No temporary or	rders are granted pending th	ne scheduled	hearing in item 3.
T۲	IE COL	JRT	FINDS A	AND ORDERS			
6.		Re	strained	person (child in delinquency	proceedings) (Complete eit	ther 6 or 7, no	ot both.)
		a.		s a ward of the court or the s not contact, threaten, stalk, o			stitutions Code section 601 or 602 and must sons in item 1.
		b.	0	nay have peaceful contact w ordered visitation as stated in ssued on <i>(date):</i>	the attached Family, Juver	nile, or Probat	or the safe exchange of children for court- te court order in Case No. no-contact" provision in item 6a of this order.
		C.	a		e, or Probate court order iss		or the safe exchange of children for visitation date this order is signed, as an exception to
7.		Res	strained r	person (other than child in de	elinauency proceedina) <i>(Co</i>	mplete either	6 or 7. not both.)
		a.		ot do the following things		-	
			(1)	Molest, attack, strike, st disturb the peace.	talk, threaten, sexually assa	ult, batter, ha	arass, destroy the personal property of, or
	 (2) Contact, 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 e-mail, by text message, by fax, or by other electron means. 						
					on as indicated in c below.		
		b.		nust stay away at least (spe	, <u>,</u>		
					or persons in item 1, except	t for visitation	as indicated in c below.
			(2		r persons in item 1.		
			(3		of person or persons in item	1.	
			(4 (5		or persons in item 1. or persons in item 1.		
			(6		•		
			(7				
			(.		visitation as indicated in c be	elow.	
		c.	h h	as the right to visit the minor	r children named in item 1 a	s follows:	
			(1	1) None			
			(2	2) Visitation accordin	ng to the attached schedule	(Form JV-20	5 must be attached if any visitation is ordered.)
		d.	n I	nust move immediately from	n <i>(address):</i>		
			a	and take only personal clothi	ng and belongings.		
		e.	n	nust NOT take any action to	get the address or location		n named in item 1 or the addresses or
				bcations of the family member hecked, the court has found			ons named in item 1. If this box is not

JV-250

CASE NAME:	CASE NUMBER:

- 8. No guns or other firearms or ammunition (Applies only if box 5a is checked on this form.)
 - a. The restrained person cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other firearms, or ammunition.
 - b. The restrained person must
 - sell to a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms within his or her immediate possession or control. This must be done within 24 hours of being served with this order.
 - file a receipt with the court within 48 hours of receiving this order that proves guns have been turned in or sold. (*Proof of Firearms Turned In or Sold* (form DV-800/JV-252) may be used for the receipt.)
 - bring a copy of the receipt or Proof of Firearms Turned In or Sold (form DV-800/JV-252) to the hearing listed in item 3.
 - c. The court has received information that the restrained person owns or possesses a firearm.
- 9. The protected persons have the right to record communications made by the restrained person that violate the judge's orders.
- 10. Other orders (specify):
- 11.
 A criminal protective order on form CR-160 is in effect as follows:

 Case number:
 (expiration date):

 County (if known):
- Transmittal order. The data in this order must be transmitted within one business day to law enforcement personnel. This order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS).
 - a. ____ The court will enter the order into CARPOS through CLETS directly.
 - b. The court or its designee will transmit a copy of the order to a local law enforcement agency authorized by the Department of Justice to enter orders into CARPOS through CLETS.

If designee, insert name:

- 13. Service of temporary order
 - a. Restrained person was present at the time the order was made. No further service is needed.
 - b. Restrained person was not present at the time the order was made. This order must be served.
- 14. Service of this notice of hearing must be at least five or *(specify):* days before the hearing.

Date:

JUDICIAL OFFICER

Warnings to the Restrained Person

If you do not obey these orders, you can be arrested and charged with a crime. And you may have to go to jail or prison, pay a fine of up to \$1,000, or both. Taking or hiding a child in violation of this order is subject to state and federal criminal penalties.

You cannot have guns, firearms, or ammunition. If box 5a is checked, the court issued a temporary restraining order, which means you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition 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 licensed gun dealer or turn in to a law enforcement agency any guns or other 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.

Service of order by mail. If the judge makes a restraining order at the hearing, which has the same orders as in this form, you will get a copy of that order by mail at your last known address, which is written in item 2. If this address is not correct, or to find out if the orders were made permanent, contact the court.

Instruction for Law Enforcement

Applicable only if box 5a is checked.

Enforcing the restraining order. This order is effective when made. It is enforceable in all 50 states, 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 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 Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received and the restrained person was not present at the court hearing, the law enforcement agency shall advise the restrained person of the terms of the order and then shall enforce it.

Conflicting orders. If a criminal protective order (form CR-160) conflicts with a juvenile restraining order (form JV-250), a law enforcement agency must enforce the criminal order. Even if the criminal order is older, the officer must still enforce it over the juvenile order. (Pen. Code, § 136.2.) Any nonconflicting terms of the juvenile custody or visitation order remain in full force. An emergency protective order (form EPO-001) that is in effect between the same parties and that is more restrictive than other restraining orders takes precedence over all other restraining orders. (Pen. Code, § 136.2.)

Certificate of Compliance With VAWA for Temporary Orders

This temporary protective order meets all full faith and credit requirements of the Violence Against Women Act (18 U.S.C. § 2265) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in all jurisdictions throughout the 50 United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of those jurisdictions.

CLERK'S CERTIFICATE

[SEAL]	I certify that the foregoing <i>Temporary Restraining Order—Juvenile</i> is a true and correct copy of the original on file in the court.				
	Date:	Clerk, by	, Deputy		
JV-250 [Rev. January 1, 2014]	NOTICE OF HEA RESTRAIN	RING AND TEMPORARY NING ORDER—JUVENILE	Page 4 of 4		
· · · · ·	vacy, please press the Clear ou have printed the form.	Print this form Save this form	Clear this form		