DV-109 Notice of Court Hearing	Clerk stamps date here when form is filed.
Name of Person Asking for Order:	September 14, 2022 Clerk of the Court
HANNA MARS Your lawyer in this case (if you have one): Name: State Bar No.: Firm Name: Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.) Address: 970 Corte Madera Ave., #716 City: Sunnyvale State: CA. Zip: 94085 Telephone: (424) 542-4870 Fax: E-Mail Address: annamars 2017@gmail.com	Superior Court of CA County of Santa Clara 22DV000779 By: jgamez Fill in court name and street address: Superior Court of California, County of 201 N. First Street 191 N. First Street San Jose, CA 95113
2 Name of Person to Be Restrained:	Family Justice Center Court fills in case number when form is filed.
The court will fill out the rest of this form. The temporary orders which are granted and attack force and affect while.	Case Number: 22DV000779
force and effect while you are in court until your he A court hearing is scheduled on the request for restraining order Hearing Date: 10/05/2022 Time: 9:00AM Date Dept.: Room: A court hearing order: 9:00AM Room: Temporary Restraining Orders (Any orders granted are attacked at the scheduled on the request for restraining order and additional attacked at the scheduled on the request for restraining order. Name and additional attacked at the scheduled on the request for personal attacked at the scheduled on the request for restraining order. Name and additional attacked at the scheduled on the request for restraining order. Name and additional attacked attacked at the scheduled on the request for restraining order.	dress of court if different from above: ched on form DV-110.)
 (2) All DENIED until the court hearing. (Specify reasons for denial of 3) Partly GRANTED and partly DENIED until the court hearing. (State of the seasons for denial of some or all of those personal conduct and stay-away Request for Domestic Violence Restraining Order, are: The facts as stated in form DV-100 do not show reasonable proof Code, §§ 6320 and 6320.5.) The facts do not describe in sufficient detail the most recent incident the dates, who did what to whom, or any injuries or history of abute further explanation of reason for denial, or reason not listed above. 	orders as requested in form DV-100, of a past act or acts of abuse. (Family ents of abuse, such as what happened,

, 3	
	Case Number:
5 Confidential Information Regarding Minor	22DV000779
a. A Request to Keep Minor's Information Confidential (form DV-160) DV-165, Order on Request to Keep Minor's Information	Was made and CD
b. If the request was granted, the information described on the order (for up to \$1,000 or other court penalties.	orm DV-165, item (7) must be kept ishable as a sanction, with a fine of
6 Service of Documents by the Person in	
At least I five days before the hearing, someone age 18 or protected—must personally give (serve) a court file-stamped copy of this form	older—not you or anyone to be
Too, request for Dontestic Violence Restraini	w:
" WEST TOP I TO MOUNT! TY	ink form)
e. DV-250, Proof of Service by Mail (blank form)	training Order?
f. DV-170, Notice of Order Protecting Information of a Minor, and DV-16: Minor's Information Confidential (file-stamped), IF GRANTED g. Other (specify)	5. Order on Par
g. Other (specify):	request to Keep
Date: Signed: 9/14/2022 03:12 PM	2 Emey
The second of th	James E. Towery
Right to Cancel Hearing: Information for the Per	
• If item 4 a(2) or 4 a(3) is checked, the judge has denied some or all of the ter the court hearing. The judge may make the orders you want after the court hearing. If you want to court hearing the court heari	son in 1
the court hearing. The judge may make the orders you want after the court hearing.	mporary orders you requested until
 If item (4) a(2) or (4) a(3) is checked, the judge has denied some or all of the ter the court hearing. The judge may make the orders you want after the court hearing date, or you can cancel your request for orders so there is no court hearing. If you want to cancel the hearing, use form DV-112, Waiver of Hearing on Denie on the same or different facts, at a later time. 	ng. You can keep the hearing
Restraining Order. Fill it out and file it with the court as soon and Denie	ed Request for Town
on the same or different facts, at a later time. If you cancel the hearing, do not serve the documents listed in item 6 on the other person within the time listed in item 6.	er person.
 If you cancel the hearing, do not serve the documents listed in item 6 on the other. If you want to keep the hearing date, you must have all of the documents listed in person within the time listed in item 6. At the hearing, the judge will consider whether denial of any reserve to the content of the content	item (6) served on the other

• At the hearing, the judge will consider whether denial of any requested orders will jeopardize your safety and the

• You must come to the hearing or do not come to the hearing or do You must come to the hearing or do not come to the hearing, any restraining orders made on form DV-110 will

To the Person in 1:

- The court cannot make the restraining orders after the court hearing unless the person in (2) has been personally given (served) a copy of your request and any temporary orders. To show that the person in (2) has been served, the person who served the forms must fill out a proof of service form. Form DV-200, *Proof of Personal Service*, may be used.
- For information about service, read form DV-200-INFO, What Is "Proof of Personal Service"?
- If you are unable to serve the person in 2 in time, you may ask for more time to serve the documents. Read form DV-115-INFO, How to Ask for a New Hearing Date.

To the Person in (2):

- If you want to respond in writing, mail a copy of your completed form DV-120, Response to Request for Domestic Violence Restraining Order, to the person in 1 and file it with the court. You cannot mail form DV-120 yourself. Someone age 18 or older—not you—must do it.
- To show that the person in 1 has been served by mail, the person who mailed the form must fill out a proof of service form. Form DV-250, *Proof of Service by Mail*, may be used. File the completed form with the court before the hearing and bring a copy with you to the hearing.
- For information about responding to a restraining order and filing your answer, read form DV-120-INFO, How Can I
 Respond to a Request for Domestic Violence Restraining Order?
- 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 order requested. You may bring witnesses and other
 evidence.
- · At the hearing, the judge may make restraining orders against you that could last up to five years.
- The judge may also make other orders about your children, child support, spousal support, money, and property
 and may order you to turn in or sell any firearms that you own or possess.



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

(Clerk will fill out this part.)

-Clerk's Certificate-

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

Date:	Clerk, by		, Deputy
-------	-----------	--	----------

DV-110 Temporary Restraining Order	Clerk stamps date here when form is filed.
Instruction: The person asking for a restraining order must complete items (1), (2), and (3) only. The court will complete the rest of this form.	September 14, 2022 Clerk of the Court
1 Protected Person (name) HANNA MARS	Superior Court of CA County of Santa Clara
2 Restrained Person	22DV000779 By: jgamez
*Full Name: Kostiantyn Mars *Gender: X M F Nonbinary	
*Age: 35 (Give estimate, if age unknown.)	Fill in court name and street address:
Date of Birth: 4/20/1987 Height: 6' Weight: 230 Lbs. Hair Color: Light Brown Eye Color: Grey/Green *Race: White/Ukrainian	Superior Court of California, County of Santa Clara County 201 N. First Street 191 N. First Street
Relationship to person in (1): Husband	San Jose, CA 95113 Family Justice Center
Address of restrained person: 970 Corte Madera Ave. #716	Court fills in case number when form is filed.
City: Sunnyvale State: CA Zip: 94085	Case Number:
Type, number, and location of firearms or ammunition:	22DV000779
(Information that has a star (*) next to it is required to add this order into a California police database. Give all the information you know.)	
3 Other Protected People	
In addition to the person named in (1), the people listed below are protected	d by the orders listed in 6 through 9.
Relationship to per	rson in (1) Age
Maksym Mars Son	6
anna <u>claimed Max Mars "under protection"</u> to seize custody u	sing DVRO fraud
Check here if you need to list more people. List them on a separate piece Protected People" at the top, and attach it to this form.	
(The court will complete the rest of this form)
4 Your Hearing Date (Court Date) The temporary orders which are g force and effect while you are in co	UUII IIIIII Vour booring :- f: :
This order expires at the end of the hearing listed below:	your rearing is linished
10/05/2022	:00

This order must be enforced throughout the United States. See page 5.

To the Person in 2

The judge has granted temporary orders. See items (5) through (18).

- If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- No Guns, Other Firearms, or Ammunition
 - You 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.
 - Within 24 hours of receiving this order, you must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms you have in your immediate possession or control.
 - Within 48 hours of receiving this order, you must file a receipt with the court that proves guns have been turned in or sold. (You may use form DV-800, Proof of Firearms Turned In, Sold, or Stored, for the receipt.)
 - The court has received information that you own or possess firearm(s) or ammunition.
- Cannot Look for Protected People

You must not take any action to look for any person protected by this order, including their addresses or locations. If checked, this order was not granted because the judge found good cause not to make the order.

- Order to Not Abuse Not requested Denied until the hearing Granted as follows: You must not do the following things to the person in (1) and any person listed in (3):
 - Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements, annoy by phone or other electronic means (including repeatedly contact), or disturb the peace.
 - "Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. Disturbing the peace includes coercive control.
 - "Coercive control" means a number of acts that unreasonably limit the free will and individual rights of any person protected by this restraining order. Examples include isolating them from friends, relatives, or other support; keeping them from food or basic needs; controlling or keeping track of them, including their movements, contacts, actions, money, or access to services; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status.

	Case Number: 22DV000779
8 No-Contact Order Not requested Denied until the hearing a. You must not contact the person in 1 the persons in 3 directly or indirectly, by any means, including by telephone, mail, email)
b. X Exception to 8a: (1) X You may have brief and peaceful contact with the person in (1) children for court-ordered visits. (2) X You may have contact with your children only during court-order (3) Other (explain):	·
c. Peaceful written contact through a lawyer or process server or another poto a court case is allowed and does not violate this order.	erson for service of legal papers related
9 Stay-Away Order Not requested Denied until the hearing a. You must stay at least (specify): 300 yards away from (cheex Person in 1). School of person in 2. Persons in 3. Yersons in 3. Yersons in 1. Children's school in Yerson in 1. Other (explain): The stay-away orders do not apply: (1) X For you to briefly and peacefully exchange your children for court (2) X For you to visit with your children for court-ordered contact or xerson (3) Other (explain):	in 1. I or child care. I or child care. I or child care. I or child care. I or child care.
Order to Move Out Not requested Denied until the hearing You must take only personal clothing and belongings needed until the hearing (address): 970 Corte Madera Ave., #716, Sunnyvale, 11 Other Orders Not requested Denied until the hearing Coking out from home Hope, my mom, 95 years old senior womes after she returned home after pre-stroke hospitalizations.	Granted as follows:
direct attempt of murder, caused severe irreparable injur	
Child Custody and Visitation Not requested Denied un Child custody and visitation are ordered on the attached Form DV-140, Child (list other form): The parent with temporary cu the child from California without permission from the court.	d Custody and Visitation Order, or

			Cas	e Number:			
13 Protect Anima a. You must s b. You must n animals.	tay at least	pested Denied Denied yards away fron molest, attack, strike,	the animals listed b	elow.			
c. The person	c. The person in 1 is given the sole possession, care, and control of the animals listed below.						
Name (or other wo		Type of animal	Breed (if know				
Manufacture of the state of the							
				***************************************	***************************************		
Exclusive us keys to me.	e of 2014 V	equested Deni 1 can use, control, an W Tiguan and r	d possess the following testrained per	ng property:			
		Tiguan; Extort					
whom support may 16 Record Commu	any insurance or of be ordered, or both	ordered not to cash, be coverage held for the b	orrow against, cancel penefit of the parties-	, transfer, dispose of their children,	of, or change if any—for		
The person in(including animals, e notify the other of a must not contact the	in (2) mu except in the usual my new or big experience person in (1). To	st not transfer, borrow course of business or enses and explain ther notify the person in (1) person in (1) or contact	y against, sell, hide, or for necessities of life on to the court. (If the l) of new or big expe	r get rid of or destre. In addition, each court granted (8),	oy any property, person must		
18 Pay Debts Owe	d far Dranauli.	[777] N.					
The person in (2) m	u for Property	Not requested ments until this order	Denied until th	ne hearing G	ranted as follows:		
Pay to:	ust make mese pay	Amo	ends:	D 1			
Pay to:	For:	Amo Amo	unt: \$	Due date:			
Pay to:	For	Amo	unt: \$	Due date:	***************************************		
	101.	Allo	unt. p	Due date:	***************************************		
		This is a Cour	t Order.				
Device of Leaves of 2000	*******************************			***************************************	***************************************		

CEB Essential ceb.com

Temporary Restraining Order
(CLETS—TRO)
(Domestic Violence Prevention)

DV-110, Page 4 of 7

(19) Orders That May Be Made at the Hearing Date (Court Date)

If the person in 1 checked any of these orders on form DV-100, a judge could grant them at your court date.

- · Child Support
- · Lawyer's Fees and Costs
- · Batterer Intervention Program

- Spousal Support
- Pay Expenses Caused by Abuse
- · Transfer of Wireless Phone Account
- (20) No Fee to Serve (Notify) Restrained Person

The sheriff or marshal will serve this order for free.

Bring a copy of all the papers that you need to be served to the sheriff or marshal.

21 Attached pages

Number of pages attached to this seven-page form: 2

Judge's Signature

Date:

Signed: 9/14/2022 03:15 PM

Signed by disqualified criminal Towery

Judge or Judicial Officer

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (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 each jurisdiction throughout the 50 states of the 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 that jurisdiction.

Warnings and Notices to the Restrained Person in 2

Your Address to Receive Court Orders

If the judge makes a restraining order at the hearing (court date), which has the same orders as in this Temporary Restraining Order, you will get a copy of that order by mail at your last known address, which is written in ② on page 1. If your address was not listed on this form or is incorrect, contact the court. If you did not go to your court date and want to know if the judge granted a restraining order against you, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not go to your hearing (court date), the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve form FL-150, Income and Expense Declaration, or form FL-155, Financial Statement (Simplified), if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- Spousal support: File and serve <u>form FL-150</u>, *Income and Expense Declaration*, so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Instructions for Law Enforcement

This order is effective when made. It 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 Law Enforcement Telecommunications System (CLETS). 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, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

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), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

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 cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Penal Code, §13710(b).)

Case Number: 22DV000779

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 according to the following priorities (see Penal Code, § 136.2, and Family Code, §§ 6383(h), 6405(b)):

- 1. **EPO:** If one of the orders is an *Emergency Protective Order* (form EPO-001), and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a
 criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the
 civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Child Custody and Visitation

- The custody and visitation orders are on form DV-140. They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- At items 8b(1) or 9b(1) of this order, the judge may allow the person in (2) to have brief and peaceful contact with the person in (1), as needed to follow court-ordered visits. Conduct of the person in (2) that is not brief and peaceful is a violation of this order.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

(The clerk will fill out this part.)					
Clerk's Certificate [seal]	Clerk's Certificate				
	I certify that this <i>Temporary Restraining Order</i> is a true and correct copy of the original on file in the court.				
	Date:, Deputy				

DV-140 Child Custody and Visitation Order	Case Number:	22DV000779
This form is attached to (check one): DV-110 DV-130	Banana and an analysis and an	
1 Name of Protected Person Hanna Mars	X Mon	m Dad Other*
Other Parent's Name: Kostiantyn Mars * If Other, specify relationship to child:	Mor	m 🗓 Dad 🔲 Other*
The Court Orders:		
3 Child Custody is ordered as follows: Legal Custody who makes decis health, education least one.) Aggravated kidnapping; seizure of custody	ions about (Pe	ysical Custody to: rson the child lives with. eck at least one.)
Child's Name Date of Birth a. Maksym Mars b	Other* Mo	27 27 27 27 27 27 27 27 27 27 27 27 27 2
c If more children, check here. Attach a sheet of paper and write '	'DV 140 Child Com	to do?" Committee
*If Other, specify relationship to child and name of person:	Dv-140, Chita Cus	tody for a title.
a. X No visitation to Mom X Dad Other (name): b. See the attached	pending hea	ring
d. Until the next court order, visitation for Mom Dad (1) Weekends (starting): (The 1st week 1st 2nd 3rd 4th 5th week from at a.m. p.m. to (day of week) (time) (2) Weekdays (starting): from at a.m. p.m. to (day of week) (time) (3) Other Visitation	eekend of the month is the kend of month at	a.m. p.m.
Check here and attach a sheet of paper if there are other birthdays, sports events. List dates and times. Write "DV-	visitation days and 140, Other Visitati	times, like holidays, on" for a title.
5 ☐ Supervised Visitation or Exchange		
Visits and/or exchanges of children are supervised as specified o Exchange Order.	n Form DV-150, Su	pervised Visitation and
No visitation and no calls - used to block me from international abduction of my son Max Mars outside		States.
Criminals Hanna and Gondon Nahornyy kidnapped my so and are detaining Max without access to phone and is coercing Max to accept inevitability of internation in "court ordered" mother's custody	nternet,	
This is a Court Order.		NOTATION TO ANTICOLOGICAL PROPERTY OF THE PROP

Rev. January 1, 2012, Mandatory Form
Family Code, §§ 3020, 3022, 3040–3043, 3100, 6340,7604

Child Custody and Visitation Order

(Domestic Violence Prevention)

DV-140, Page 1 of 2





	Case Number:
DOD-SEATON AND TO	22DV000779
6	Responsibility for Transportation for Visitation "Responsibility for transportation" means the parent will take or pick up the child or make arrangements for someone else to do so. a. Mom Dad Other (name):
7	Travel With Children Mom Dad Other (name):
8	Child Abduction There is a risk that one of the parents will take the children out of California without the other parent's permission. The orders in Form DV-145, Order: No Travel with Children, are attached and must be obeyed. (Fill out and attach Form DV-145 to this form.)
9	Other Orders Check here and attach any other orders to this form. Write "DV-140, Other Orders" as a title.
10	Jurisdiction This court has jurisdiction to make child custody orders in this case under the Uniform Child Custody Jurisdiction and Enforcement Act (part 3 of the California Family Code starting with § 3400).
11	Notice and Opportunity to Be Heard The responding party was given reasonable notice and an opportunity to be heard as provided by the laws of the State of California.
12	Country of Habitual Residence The country of habitual residence of the child or children in this case is Other (specify):
13	Penalties for Violating This Order If you violate this order, you may be subject to civil or criminal penalties, or both.
14)	Duration of Child Custody, Visitation, and Support Orders If this form is attached to Form DV-130 (Restraining Order After Hearing), the custody and visitation orders in this form remain in effect after the restraining orders on Form DV-130 end.

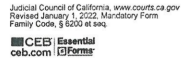


DV-100 Request for Domestic Violence Restraining Order

Instructions: To ask for a domestic violence restraining order, you will need to complete this form and other forms. After you complete this form, see next steps on page 12.

			22DV000779
1	P	erson Asking for Protection	By: jgamez
	a.	Your name: HANNA MARS	p
			Fill in court name and street address:
	b.	Your age: 33	Superior Court of California, County of
	c.		201 N. First Street 191 N. First Street
		(This address will be used by the court and by the person in (2) to send you official court dates, orders, and papers. For privacy, you	San Jose, CA 95113
			Family Justice Center Court fills in case number when form is filed.
		address, if you have their permission and can get your mail	Case Number:
		regularly. If you have a lawyer, give their information.)	22DV000779
		Address: 970 Corte Madera Ave., #716	
•		City: Sunnyvale State: CA Zip: 94085	
	d.	Your contact information (optional) (The court could use this information to contact you. If you don't want leave it blank or provide a safe phone number or email address. If you leave the same of	have a lawyer, give their information.)
	e.	Your lawyer's information (if you have one)	
		Name: State Bar No.:	
		Firm Name:	
2	P	erson You Want Protection From	
	a.	Full Name: KOSTIANTYN MARS	
	b.	Age (give estimate if you do not know exact age): 35	
	c.	Date of Birth (if known): April 20, 1987	·
	d.	Gender: XM F Nonbinary	

This is not a Court Order.



e. Race: White/Ukrainian

Clerk stamps date here when form is filed.

September 14, 2022

Superior Court of CA

County of Santa Clara

Clerk of the Court

Filed

		Case Number:			
		22DV000779			
3)	Your Relationship to the Person in (2)				
	(If you do not have one of these relationships with the person in 2), you a restraining order. You may be eligible for another type of restraining order www.courts.ca.gov/selfhelp-abuse.htm.)	re not eligible for this type of r. Learn more at			
	Check all that apply				
	a. We have a child or children together (names of children): MAKSYM MARS				
	b. We are married or registered domestic partners.				
	c.				
	d. We are dating or used to date.				
	e. We are or used to be engaged to be married.				
	f. We are related. The person in 2 is my (check all that apply):				
	Parent, stepparent, or parent-in-law Brother, sis	eter, sibling, or sibling-in-law			
	Child, stepchild, or legally adopted child Grandparen	nt or grandparent-in-law			
	Child's spouse Grandchild	or grandchild-in-law			
	g. We live together or used to live together. (If checked, answer questions)	ion below):			
	Have you lived together with the person in 2 as a family or household (more than just roommates)?				
	Yes No (If no, you do not qualify for this kind o checked one of the other relationships li	f restraining order unless you isted above.)			
4)	Other Restraining Orders and Court Cases				
	a. Are there any restraining orders currently in place or that have expired police give you a restraining order that lasts a few days? Do you have on	in the last six months (examples: Did the ne from the criminal court?)			
	X No				
	Yes (If yes, give information below and attach a copy if you have o				
	(1) (date of order): (date it expires):				
	(2) (date of order): (date it expires):	THE STATE OF THE S			
	b. Are you involved in any other court case with the person in 2?				
	X No				
	Yes (If you know, list where the case was filed (city, state, or tribe)	, the year it was filed, and case number.)			
	Custody				
	Divorce				
	Juvenile Court				
	Criminal				

Other (what kind of case?):

Case Number:

22DV000779

m.						
DE	esc:	ric)e	A	DI	ise

In this section, explain how the person in (2) has been abusive. The judge will use this information to decide your request. Here are some examples of what "abuse" means under the law (not a complete list):

- · harassed you
- · made repeated unwanted contact with you
- · tracked, controlled, or blocked your movements
- · kept you from getting food or basic needs
- · isolated you from friends, family, or other support
- made threats based on actual or suspected immigration status
- · made you do something by force, threat, or intimidation
- stopped you from accessing or earning money

- · hit, kicked, pushed, or bit you
- injured you or tried to
- · threatened to hurt or kill you
- · sexually abused you
- · abused a pet or animal
- destroyed your property
- · choked or strangled you
- abused your children

	Most recent abuse
	a. Date of abuse (give an estimate if you don't know the exact date): September 2, 2022
	b. Did anyone else hear or see what happened on this day?
	I don't know X No Yes (If yes, give names):
	c. Did the person in ② use or threaten to use a gun or other weapon?
	X No Yes (If yes, describe gun or weapon):
(d. Did the person in (2) cause you any emotional or physical harm?
	No X Yes (If yes, describe harm): My husband has been threatening me with deportation and taking our child Maksym from me. See my attached declaration
(e. Did the police come? I don't know X No Yes (If the police gave you a restraining order, list it in 4).
1	f. Give more details about how the person in (2) was abusive on this day. Details can include what was said, done, or sent to you (examples: text messages, emails, or pictures), how often something happened, etc. On September 2, 2022, my husband forced me to sign a document taking me off of our lease and telling me that by this Friday I must move out and rent my own apartment without our son and if I place our son on the lease, he will force me to move to the Ukraine without our son. He and our son have green card, but my husband did not submit the documents for my green card so I do not yet have one.
g	g. How often has the person in 2 abused you like this?
	☐ Just this once ☐ 2-5 times ☐ Weekly ☒ Other: Regularly over the last year.
	Give dates or estimates of when it happened, if known: See my attached declaration
	This is not a Contact

	Case Number:	
		22DV000779
Has the person in ② abused you in a different way from the lif yes, describe below.	abuse you describe	ed in ⑤?
 a. Date of abuse (give an estimate if you don't know the exact date): b. Did anyone else hear or see what happened on this day? I don't know No Yes (If yes, give names): c. Did the person in 2 use or threaten to use a gun or other weapon? No Yes (If yes, describe gun or weapon): d. Did the person in 2 cause you any emotional or physical harm? No Yes (If yes, describe harm): 		declaration
e. Did the police come? I don't know No Yes (If the police f. Give more details about how the person in 2 was abusive on this dor sent to you (examples: text messages, emails, or pictures), how o	av. Details can include	what was said done
g. How often has the person in ② abused you like this?		
Just this once 2-5 times Weekly Other: Give dates or estimates of when it happened, if known:		

Case	Number:	
		22DV000779

	s there other abuse by the person in ② that you want the judge to know about? f yes, describe below.
	a. Date of abuse (give an estimate if you don't know the exact date): See my attached declaration b. Did anyone else hear or see what happened on this day?
	I don't know No Yes (If yes, give names): Did the person in 2 use or threaten to use a gun or other weapon? No Yes (If yes, describe gun or weapon):
8	d. Did the person in ② cause you any emotional or physical harm? No Yes (If yes, describe harm):
	e. Did the police come? I don't know No Yes (If the police gave you a restraining order, list it in 4).
	f. Give more details about how the person in 2 was abusive on this day. Details can include what was said, done, or sent to you (examples: text messages, emails, or pictures), how often something happened, etc.
ş	How often has the person in ② abused you like this? Just this once 2-5 times Weekly Other: Give dates or estimates of when it happened, if known:
	Check this box if you need more space to describe the abuse. You can use form DV-101, Description of Abuse, and turn it in with this form. You can also use a separate sheet of paper, write "Describe Abuse" at the top, and turn it in with this form.

Case	Number:	
		22DV000779

Oth	ner Protected People			unterview de Marie Manager de la prepara de la Marie Transitation de l'Estate de l'Archer (1994 de 1,4 de management			
Do	you want the restraining order to protect your chil-	dren, fan	nily, or someone you live with?				
a. [No						
b. [Yes (If yes, complete the section below):						
(1)	Full name	Age	Relationship to you	Lives with you?			
3 35	Maksym Mars						
				Account account			
	Check this box if you need to list more peopler Protected Peopler at the top. Turn it in with the	e. Use a	separate piece of paper and writ				
(2)	Why do these people need protection?		4				
	My husband is using Maksym threatening to keep him from me if I don't do what he wants. My husband has physically harmed Maksym and has been emotionally damaging him by telling him that I don't love him and I don't take care of him.						
	es Person in ② Have Firearms (Guns)	or Amn	nunition?				
b. [□ No						
c. [Yes (If you have information, complete the section below.)						
(1)	1) Describe firearms or ammunition (examples: long, short, black, silver, handgun, rifle, semiautomatic):						
(2)	Number of firearms or ammunition, if known:						
(3)	Where they are located or stored, if known:						



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Vase	1.0	um	มษ	١.

22DV000779

Choose the Orders That You Want a Judge to Make

In this section, you will choose the orders you want a judge to make now. Every situation is different. Choose the orders that fit your situation.

LY.	Check all the orders that you	want a judge to make (order).				
(10)	Order to Not Abuse					
I	I ask the judge to order the person in 2 to not do the following things to me or anyone listed in (8):					
p:	Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements, annoy by phone or other electronic means (including repeatedly contact), or disturb the peace.					
D	isturbing the peace includes, bu	at is not limited to:	•			
	 Isolating you from friends, relatives, or other support; keeping you from food or basic needs; controlling or keeping track of you, including your movements, contacts, actions, money, or access to services; and making you do something by force, threat, or intimidation, including threats related to actual or suspected immigration status. 					
	 Destroying your mental or emsomeone else. This can also b 	notional well-being. This can be e done in any way, including b	e done directly or indirectly, such as through y phone, text, or online.			
\bigcup	No-Contact Order ask the judge to order the person	in 2 to not contact me or any	one listed in 8.			
12	Stay-Away Order					
a.	I ask the judge to order the per	rson in 2 to stay away from:				
	Check all that apply					
	X Me.	X My vehicle.	My children's school or childcare.			
	My home.	My school.	Other (please explain):			
	My job or workplace.	Each person in 8.				
b.	How far do you want the personal 100 yards (300 feet)	on to stay away from all the pla Other (give distance in yards)				

			Case Number:	
THE PERSON NAMED IN	ANNOCZEGOWA OB PORTO OBLOGOWA O OLOGOWA OLOGOWA O OLOGOWA OLOGOWA O OLOGOWA OLOGOWA O OLOGOWA OLOGOWA O OLOGOWA OLOGOWA O OLOGOWA OLOGOWA O OLOGOWA O OLOGOWA O OLOGOWA O OLOGOWA O OLOGOWA O OLOGOW		22DV000779	
St	ay-Away Order (con	inued)	THE PROPERTY OF THE PROPERTY O	
c.		(2) live together or live close to each oth	er?	
	*********	es, check one):		
		ogether (If you live together, you can ask	that the person in (2) move out in (12)	
		n the same building, but not in the same h		
		n the same neighborhood		
	2	(please explain):		
d.	Do you and the person is	2 have the same workplace or go to the	same school?	
	XNo Yes (If)	es, check all that apply):		
	Work	together at (name of company):		
	Go to	the same school (name of school):		
		(please explain):		
	Order to Move Out			
a.	I ask the judge to order the person in 2 to move out of the home, located at:			
		Corte Madera # 716, Sunnyal		
b.	I have a right to live at the			
	☑ Check all that apply			
	I own the home.	I have lived at thi	s address for years, months	
	My name is on the le	ise.	all the rent or mortgage.	
	I live at this address	/ - 4 A	lain): I was on the lease unti	
		Lostlartan tova	d me to sign a lease amon	
	Other Orders	Unfil Has Fin	trom the lease a query in day to move.	
/				
(De	serioe any adamona ora	rs you want the Juage to make to keep you	u, your children, or the people in 8 safe.):	

				220 000113
16	Protect Animals			and the control of th
a.	(You may ask the court to protect your a	nimals, your children's	s animals, or the person	in ②'s animals.)
	Name (or other way to ID animal)	Type of animal	Breed (if known)	Color
	(1)		****	
	(2)		****	
	(3)			
	(4)			
b.	I ask the judge to protect the animals list	ed above by ordering t	he person in 2 to:	
	☑ Check all that apply			
	(1) Stay away from the animals by a	t least:		
	100 yards (300 feet) Ot	her (give distance in ye	ards):	
	(2) Not take, sell, hide, molest, attacanimals.			
	(3) Give me sole possession, care, an	nd control of the anima	als because (check all th	nat apply):
	Person in 2 abuses the anim	als. I take care of	these animals.	
	I purchased these animals.	Other (please	explain):	

17	Control of Property			
a.	I ask the judge to give only me temporar	y use, possession, and	control of the property	listed here (describe):
	2014 VWTiquan (mynu	shard took	and hid the	Loops from me
b.	Explain why you want control of the prop	perty you listed:		
,	I need transportation. I	Myhusband	has anothe	e volude
	that he Hives			
18 14	Health and Other Insurance			
1.0	k the judge to order the person in 2 to no	at maka anyi ahanasa ta		
pers	son in 2, or our children, including not barge the beneficiaries for the insurance.	eing allowed to cancel	, cash, borrow against,	transfer, dispose of, or
19	Record Communications			
I asl	the judge to allow me to record calls or	communications the pe	erson in (2) makes to me	, when those calls or
com	munications violate this restraining order		» »	

with the person in ②.)
, , , , , , , , , , , , , , , , , , ,
r destroy any possessions e judge to order the person
n in ② of your request. If
need more time):
why. The amount can be etc.)
g order is in effect:
Due date:
Due date:
Due date:
e (find) that one or more This may help you defend
at apply):
*
2



Case Number:	
	220\/000779

Orders That You Want a Judge to Make at Your Court Date

Below is a list of orders that a judge cannot make right away but can make at your court date in a few weeks. The person in (2) must be notified of your court date before the judge can consider making any of the orders listed below. Check all the orders that you want the judge to make at your court date.

Lask the judge to order the person in ② to pay for things caused directly by the person in ② (damaged property, medical care, counseling, temporary housing, etc.). Bring proof of these amounts to your court date. Pay to:				***************************************	/////////////////////////////////////
property, medical care, counseling, temporary housing, etc.). Bring proof of these amounts to your court date. Pay to: For: Amount: \$ Pay to: Amount: \$ Pay to: For: Amount: \$ Pay to: Amount: \$ Pay to: For: Amount: \$ Pay to: Amount: \$ Pay t	23	Pay Expense	es Caused by the Abuse		
Pay to: For: Amount: \$ Pay to: For: Amount: \$ Pay to: For: Amount: \$ 24 Child Support (this only applies if you have a minor child with the person in ②) Check all that apply a.	I	ask the judge to ord roperty, medical car	der the person in ② to pay for thing re, counseling, temporary housing, o	s caused directly by the pere	son in ② (damaged counts to your court date.
Pay to:					
Child Support (this only applies if you have a minor child with the person in ②) Check all that apply a. I do not have a child support order and I want one. b. I have a child support order and I want it changed (attach a copy if you have one). c. I now receive or have applied for TANF, Welfare, or CalWORKS. 25 Spousal Support (this only applies if you are married or a registered domestic partner with person in ②). I ask the judge to order the person in ② to give me financial assistance. 28 Lawyer's Fees and Costs I ask that the person in ② pay for some or all of my lawyer's fees and costs. 27 Batterer Intervention Program I ask the judge to order the person listed in ② to go to a 52-week batterer intervention program. (The goal of a batterer's intervention program is to stop abuse. There are weekly classes to teach accountability, abuse effects, and gender roles. If ordered to complete this program, the person in ② would have to show proof to the judge that they enrolled and completed the program.) 28 Transfer of Wireless Phone Account (If the person in ② holds the rights to your cell phone account, you can ask the judge to transfer your number or your child's number to you. This means you will be financially responsible for these accounts. If you want to have control over a mobile device, like a cell phone, make this request at (17).) I ask the judge to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed below to me because the account currently belongs to the person in ②: a. My number Number of child in my care (including area code):	P	ay to:	For:		Amount: \$
Check all that apply a.	P	ay to:	For:		Amount: \$
Check all that apply a.	24	Child Suppo	rt (this only applies if you have a m	inor child with the person in	(2)
b. In lave a child support order and I want it changed (attach a copy if you have one). c. In now receive or have applied for TANF, Welfare, or CalWORKS. 25 Spousal Support (this only applies if you are married or a registered domestic partner with person in 2). I ask the judge to order the person in 2 to give me financial assistance. 26 Lawyer's Fees and Costs I ask that the person in 2 pay for some or all of my lawyer's fees and costs. 27 Batterer Intervention Program I ask the judge to order the person listed in 2 to go to a 52-week batterer intervention program. (The goal of a batterer's intervention program is to stop abuse. There are weekly classes to teach accountability, abuse effects, and gender roles. If ordered to complete this program, the person in 2 would have to show proof to the judge that they enrolled and completed the program.) 28 Transfer of Wireless Phone Account (If the person in 2 holds the rights to your cell phone account, you can ask the judge to transfer your number or your child's number to you. This means you will be financially responsible for these accounts. If you want to have control over a mobile device, like a cell phone, make this request at (17).) I ask the judge to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed below to me because the account currently belongs to the person in 2: a. My number Number of child in my care (including area code): Number of child in my care (including area code):				cima nin nio person iii	
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I ask the judge to order the person in ② to give me financial assistance. 28 Lawyer's Fees and Costs I ask that the person in ② pay for some or all of my lawyer's fees and costs. 27 Batterer Intervention Program I ask the judge to order the person listed in ② to go to a 52-week batterer intervention program. (The goal of a batterer's intervention program is to stop abuse. There are weekly classes to teach accountability, abuse effects, and gender roles. If ordered to complete this program, the person in ② would have to show proof to the judge that they enrolled and completed the program.) 28 Transfer of Wireless Phone Account (If the person in ② holds the rights to your cell phone account, you can ask the judge to transfer your number or your child's number to you. This means you will be financially responsible for these accounts. If you want to have control over a mobile device, like a cell phone, make this request at (17).) I ask the judge to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed below to me because the account currently belongs to the person in ②: a. My number Number of child in my care (including area code):	25				
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I ask the judge to order the person listed in ② to go to a 52-week batterer intervention program. (The goal of a batterer's intervention program is to stop abuse. There are weekly classes to teach accountability, abuse effects, and gender roles. If ordered to complete this program, the person in ② would have to show proof to the judge that they enrolled and completed the program.) 28	26	Lawyer's Fee	s and Costs		
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(If the person in ② holds the rights to your cell phone account, you can ask the judge to transfer your number or your child's number to you. This means you will be financially responsible for these accounts. If you want to have control over a mobile device, like a cell phone, make this request at (17).) I ask the judge to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed below to me because the account currently belongs to the person in ②: a. My number	28	Transfer of W	/ireless Phone Account		
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phone numbers listed below to me because the account currently belongs to the person in ②: a. WMy number	VC	our child's number t	o vou. This means you will be finar	cially responsible for these a	accounts. If you want to have
a. My number	I a	ask the judge to ord- none numbers listed	er the wireless service provider to to below to me because the account c	ransfer the billing responsibil urrently belongs to the perso	lity and rights to the wireless n in 2:
This is not a Court Order	b	. My number	Number of child in my care	(including area code):	-
			This is not a	Court Order	

Case Number:

22DV000779

Automatic Orde	ers That a Judge Can Make Right Away		
29 No Guns, Other Firearms, or Ammunition			
If the judge grants you a restraining order, the person in 2 must sell or turn in any firearms that they have or control. The person in 2 would also be prohibited from buying firearms and ammunition.			
30 Cannot Look for Protected People			
If the judge grants you a restraining o location of any person protected by the order.	order, the person in ② will not be allowed to look for the address or the restraining order, unless the court finds good cause not to make this		
31 Additional pages			
	nter the number of extra pages attached to this form:		
32 Your signature			
I declare under penalty of perjury under correct.	the laws of the State of California that the information above is true and		
Date: 09/13/2022			
HAnna Mars	Atorb		
Type or print your name	Sign your name		
Your lawyer's signature (if you had Date:	Criminal Hanna signed / submitted DVRO fraud immediately after I refused to surrender custody and refused to give up passport of my son to Gondon Nahonryy in response to his threats 09/13/to kidnap my son Max to Ukraine and kill Hope, my		
	to kidnap my son max to okraine and kill hope, my		
Lawyer's name	Lawyer's signature		
Your Next Steps			
	ning Order (only items 1, 2 and 3) aring (only items 1 and 2)		
② Turn in your completed forms to the c	ourt. Find out when your forms will be ready for pick up.		
The sheriff or marshal can do this for	free. Learn more about how to "serve" your papers and prepare for your ov/sheriff-serves-your-request-restraining-order.		
Income and Expense Declaration. If y	ousal support, or lawyer's fees, you must also complete <u>form FL-150</u> , you are only asking for child support (item 23), you may be eligible to fill in DV-570 to see if you are eligible. Turn in your completed form to the		

DECLARATION ATTACHMENT TO REQUEST FOR RESTRAINING ORDER

- I, Hanna Mars, requesting party herein, testify truthfully to the facts stated herein.
- 1. I am seeking a domestic violence restraining order against my husband Kostiantyn Mars (hereinafter "Kostiantyn"). I was married to Kostiantyn Mars (hereinafter Kostiantyn) on June 5. 2015. As a result of our marriage, we have one wonderful child together, Maksym - age 6 (DOB:11/23/2015).
- 2. I was three months pregnant when we married, after I had known Kostiantyn for approximately seven months. Things were OK until Maksym was born. After Maksym was born I rarely saw Kostinantyn as we slept in separate rooms where I cared for our baby and during the day Kostinantyn was at work. We only occassionally had dinner together and Kostinantyn was not caring, but his behavior was not abusive as it later became.
- 3. When Maksym turned about age one, my husband started to become abusive toward and controlling of me. For the short periods of time he was at home, he constantly disparaged me telling me I was a bad wife, and I didn't know how to keep the house in order. He would go around the home and tell me that I failed to put items back in their proper place. All the time he would disparage me and tell me that I was stupid, dumb, that I was worth nothing. He also started calling me a bitch when yelling at me. This behavior continued after we moved to the United States in May of 2019. Kostiantyn told me that this move was best for our son.
- 4. We lived in the Los Angeles area for about one year and then moved to the Bay Area in October of 2020. Things remained about the same with Kostiantyn disparaging me and calling me names; however, the frequency with which it occurred increased. We had a one bedroom apartment. Kostiantyn took over the one bedroom and used it as his office to work from home. Maksym and I slept in the living room. We rarely saw Kostiantyn except for dinner and sometimes on weekends. My job was helping Maksym with online school and keeping him quiet or taking him outside of our house because if there was noise, Kostiantyn would start yelling at me in front of our child about the noise.
- 5. Things really escalated in January of 2022 and again in June of 2022 when Kostiantyn brought his 94 year old grandmother over from Ukraine. Since January of 2022, Kostiantyn has been threatening me with regard to our son and my immigration status. Kostiantyn also started physically and emotionally injuring our son Maksym, then age six. From January until September when I began to intervene and try to keep Maksym away from his father, Kostiantyn would spank Maksym telling me and Maksym that "it educates him." On multiple occasions Kostiantyn would grab Maksym so he couldn't get away from him, pull down his pants and underwear and smack him on his bottom hard three to five times leaving red marks which would last for at least one hour. I was afraid of Kostiantyn, but after months of this behavior, I would try to talk to Maksym and remove him from the situation before it escalated. Prior to that, when I

tried to intervene, Kostiantyn would yell at me, grab my hand and tell me that "I was preventing him from raising his son and it was necessary for Maksym or he otherwise wouldn't understand and he would "behave like a girl." Kostiantyn would then threaten to take Maksym away from me telling me that "I am a softie with him." I was afraid of Kostiantyn so I didn't call the police. I just kept trying to intervene and protect my son and myself. If I told Kostiantyn that I would call the police, he would tell me, "what do you think you will say to the police. You don't speak the language." He would then continue to threaten that he would take Maksym from me.

- 6. Also since January of 2022, Kostiantyn has been hiding important legal documents from me such as Maksym' birth certificate, our marriage certificate, and our son's green card and Ukrainian passport. I am very concerned about his hiding Maksym' documents in light of his threatening to take Maksym from me.
- 7. Around mid-July of this year, Kostimantyn went through the necessary process to obtain his and Maksym' green cards. Although we filled out paperwork, I don't think Kostimantyn filed the documents necessary for my green card as I still haven't received mine. As part of the process of obtaining Maksym' green card, Maksym needed to be vaccinated. One of those vaccines was Hepatitis A vaccine which is given in two doses the second of which is at least six months from the first. When we took Maksym to the CVS to get his second dose, Kostimantyn told the pharmacist that it was OK for Maksym to get his second dose and that it has been six months since the first dose. He lied however, as he was in a hurry to get Maksym' green card. I told the pharmacist it has been only four months and he refused to give Maksym the vaccine that day.
- 8. Kostimantyn was angry that I told the pharmacist the truth and threatened me and told me "If you screw up the green card process for our son, I will make you return to Ukraine and you will never see Maksymma again." Before going to the pharmacy, I told Kostiantyn that the first dose of vaccination was enough to get a green card, but he did not listen. After we left the CVS pharmacy, Kostiantyn again put me down in front of Maksym, yelling at me and threatening me saying, "You are a stupid fool idiot, because of you Maksym may not get a green card, why are you getting involved in this with your stupid words?. "You are nobody without me and it depends on me whether you stay in America or not." Kostiantyn then said to Maksym that I was a bad mother and I did not love him. Maksym began to cry and I asked Kostiantyn not to yell and say these things to our child. Kostiantyn just yelled at me and continued to scream and humiliate me in front of our son.
- 9. In August and September, Kostiantyn just started doing things to make my caring for Maksym difficult or trying to move me out of his and Maksym's life. On August 17, 2022, Kostiantyn took the child car seat from the car which I was driving and said that he will now keep the car seat in his car and he will determine whether I can use it or not. A little later, my husband said that he will stop giving me the car seat because he will take our son where he needs to go and he does not need to go anywhere with me. He then told me 'could buy my own car seat after our divorce. Since we lived in the Ukraine everytime Kostiantyn was unhappy about something with

me, he would tell me, "We will divorce, just not right now."

- 10. On September 1, 2022, Kostiantyn forced me under duress and coercion to sign a document removing me from the lease for our apartment. Exhibit "B." He told me that if I didn't sign this lease amendment, he would take our son from me and cancel my green card process. I was very scared and so I signed the lease amendment. This was done after he sent a misleading text message to our apartment landlord telling them that he wanted me off the lease and that I should have no keys to our mailbox. Exhibit "A." Kostiantyn had stated telling me for about one month prior to this that I needed to find my own apartment, and threatening me that I should not add our son's name to any lease I enter into because our son will live with only him. He gave until this Friday, September 16, 2022 to leave our apartment. This is difficult for me as I don't speak English well and I don't have a job that pays enough for me to pay for an apartment of my own. I work about 15 hours per week and gross about \$2,400 per month. I am a UX designer, but I have only 6 months part-time experience in the U.S. and although I have looked for full-time work, all employers tell me that they are looking for someone with more experience.
- 11. On September 4, 2022, Kostiantyn disparaged me in front of our son again. He told our son that "your mom keeps you starving and she is not a good mother." Our son was upset and told his father that I had just fed him. Kostiantyn did not stop and kept telling our son bad things bout me. On September 9, 2022, Kostiantyn told me to "voluntarily" sign a lease where I would exclude our son from the lease" as "our son cannot live with me." Kostiantyn threatened me, "if you include our son on the lease, I will take away your parental rights and stop your green card process." I don't know if Kostiantyn even started the process as I am the only only family member without a green card still.
- 12. Since we have lived in the U.S., Kostiantyn has hid all financial information from me. He never allows me to see his pay stubs, our tax returns or bank statements any document that would indicate how much he earns. Even with the tax return, he would just bring me the signature page and tell me to sign. He would never let me review it.
- 13. More recently, on September 13, 2022, Kostiantyn called my parents and told my father, "if she doesn't sign a lease agreement with the apartment for herself before September 16, 2022 and leave, I will do everything to send her to Ukraine and she will never see our son. Maksym should not be included in her apartment. You will never see your grandchild ever again."
- 14. Over the past year with Kostiantyn's behavior and what he says to our son, Maksym has been very concerned and often cries. Maksym will take my hand and say, "Mom, I want you to always be there, Dad says that you will go to a psychiatric hospital." I then hug my son and tell him I will always be here for him and never leave him. I am very concerned for Maksym and myself with Kostiantyn's controlling and threatening behavior. I have always been Maksym's primary parent, both in the Ukraine and in the U.S. Kostiantyn spent very little time with Maksym working most of the time. He is now using Maksym as a control device such that if I

don't do what he wants, he will take Maksym from me. He continues to try to convince Maksym that I am a bad mother and do not care for him. This is so detrimental to Maksym.

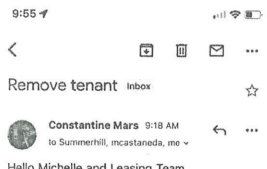
15. I am requesting a restraining order against Kostiantyn protecting both me and Maksym. I am requesting full legal and physical custody of Maksym and I will need child and spousal support until I can find a full-time job. As Kostiantyn took the keys to the 2014 Volkswagen Tiguan that I had been driving. Kostimantyn drives our other car, a 2022 Hyundai so he has the use of a vehicle. He just took the second car away from me to be spiteful. I ask that the court award me the exclusive use of the Tiguan. I also ask that I be allowed to stay in the apartment in which we currently live and that Kostiantyn be ordered to immediately vacate the property. As I have very little income, I am also asking that my husband pay me \$10,000 so that I can retain an attorney to represent me in this matter.

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

Dated: September 13, 2022

HANNA MARS

EXHIBIT «A»



Hello Michelle and Leasing Team,

Please help us to remove Hanna Mars from our Lease Agreement and get an updated copy of the Lease Agreement. Also, I kindly ask you to hold off from issuing any new keys (especially mailbox keys) for Hanna, because we are going through divorce and Hanna is moving out. Any attempts of Hanna to interfere with my family's mailbox are no legit anymore. Thank you for understanding and support,

Best regards, Constantine Mars, 424-542-9709



Summerhill Park 9:35 AM to Constantine, me v

Hi Constantine and Hanna,

Can you please confirm your apartment number?

There will be a \$100 administrative fee to remove a lease holder from the lease.

Constantine, we will also need you to send areas areas of income 14/2 would and work look

"EXHIBIT B"



CHANGE IN ROOMMATE AMENDMENT

This Change in Roommate Amendment ("Amendment") dated September 1, 2022 modifies the lease agreement dated October 9, 2021 (the "Lease") by and between Essex Management Corporation, as agent for Owner ("Landlord"), and Koatlantyn Mara and Hanna Mara (individually and collectively referred to herein as "Resident") for the rental of the premises located at 970.00HTE MADERA AVE #716. Sunnyvate, CA 94095 ("Premises" or "Unit") within the community commonly known as Summerhill Park (the "Community" or "Property"). Landlord and Resident are collectively referred to herein as the "Parties." All terms not specifically defined herein shall have the same definition as found in the Lease. Resident and Landlord arms as follows: agree as follows:

- It is agreed that <u>Hanna Mars</u> (vacating resident's name(s)) (hereinafter "Vacating Resident(s)"), shall be released of all responsibility under the Lease as of <u>September 1, 2022</u>. In exchange for being let out of the Lease, Vacating Resident(s) hereby relinquish all rights and possession of the Unit and interest in any deposit held by Landlord to Current Resident(s) and New Resident(s) (if any).
- The remaining Current Residents and New Resident(s), if any, hereby accept all responsibility and liability as set forth in the Lease, including providing a current proof of renter's insurance.
- 3. New Resident(s) hereby accept, along with the Current Resident(s) the Premises in its as-is condition existing on the September 1, 2022 and Landlord shall have no obligation to make any improvements to the Premises upon entering into this agreement.
- nder
- nt of

4				
	If any provision of this Amen ineffective to the extent of su of this Amendment or the Lea	ich invalidity or unenforcea	alld or unenforceable under applicable law, such prov bility only without invalidating or otherwise affecting t	ision sha he remai
5.	Except as specifically stated any conflict between the term	herein, all other terms and a of this Amendment and to	f conditions of the Lease shall remain unchanged. In the terms of the Lease, the terms of this Amendment s	the eve
RE	SIDENT			
_	MAGO	9/2/1012 93:07 PM 201	Signed by Hanna Mars Fri Sep 2 2022 12:06:12 PM PDT Key: 171D9005; IP Address: 98.42.211.174	
Kos	tlantyn Mars (Regident)	Date	Hanna Mara (Resident)	Dale
LA	NDLORD:			
	NDLORD: sex Management Corporation,	a California corporation, as	a Agent for Owner	
	sex Management Corporation,	a California corporation, as	a Agent for Owner	
Ess	sex Management Corporation,	a California corporation, as	a Agent for Owner	
Ess	sex Management Corporation,		a Agent for Owner Date	



1	OV-105 Request for Child Custody a Visitation Orders	nd	Case Number:	22DV000779
	This form is attached to (check one):	form D	V-120	
1 2	Your name: HANNA MARS Other parent's name: Kostiantyn Mars *If Other, specify relationship to child:		Mom 🗓 Dad	
3 Agg	gravated kidnapping, seizure of custody	nakes decisions ducation, and v	welfare):	Physical Custody to (Person you want the child to live with):
	Child's Name a. Maksym Mars b. c. d.			Mom Dad Other
4	Check here if you need more space. Attach a sheet of p Change Current Court Order I want to change a current child custody or visitation co Case Number (if you have it): Explain your current order and why you want a change	aper and write ourt order.	ounty:	
5	Check here if you need more space. Attach a sheet Order" for a title. Child's Address Where has the child in (3) a lived for the last five years? Lisunknown to the other parent and you want to keep it confid Start with where the child lives now and work backwards in the box below and just provide the current state.	st each city and	state the child has	s lived in unless it is
	Child ③ a addresses (city and state): Child ③ a li Mom Dad Confidential 970 Corte Madera Ave #716 X Los Angeles, CA Marina Del Rey, CA Kyiv, Ukraine Check here if you need more space. Attach a sheet of p	Other From From From From From	April 2019 Birth	to present to Sept 2020 to June 2020 to April 2019

Judicial Council of California, www.courts.ca.gov Rev. January 1, 2022, Mandatory Form Family Code, § 3063

Request for Child Custody and Visitation Orders
(Domestic Violence Prevention)

DV-105, Page 1 of 3

	Case Number:
	22DV000779
If it is different, check here. Attach a title. List other children's address inf Other Custody Case Were you involved in, or do you know of No Yes (If yes, fill out below	ildren's) address information is the same as listed in 5. sheet of paper and write "DV-105, Other Children's Addresses" for a formation, including dates, and name of person(s) child lived with. The any other custody case for any child listed in this form? The and attach a copy of any custody or visitation orders if you have them):
b. Type of case: Parentage (Patern Juvenile/Depende Divorce	ity) Domestic Violence Child Support oncy Guardianship Other (specify):
d. Court (name):	
Do you know of anyone who is not involvights with any child listed on this form?	ved in this case who has or claims to have custody or visitation No Yes (If yes, fill out below.)
has custody claims custody rig for these children (name of each child):	thts claims visitation rights
a. No visitation until the hearing b. No visitation after the hearing c. The following visitation	have the following temporary visitation rights: Aggravated kidnapping, international child abduction of my son Max Mars hostage without right for contact or call after the hearing (The 1st weekend of the month is the 1st weekend with a Saturday.)
1st	4th 5th weekend of month a.m. p.m. to at a.m. p.m. (day of week) (time)



	Case Number:		
	22DV000779		
Other Visitation I ask the court to make other visitation orders, like summer vacation, birthdays, and holidays. (List the orders you want on a separate sheet of paper. Write "DV-105, Other Visitation" for a title and attach it to this form.)			
	the and attach it to this form.)		
(11) Responsibility for Transportation (The parent will take or pick up the child or make arrangements for someon I ask the court to order that: a. Mom Dad Other (name):			
b. Mom Dad Other (name):			
c. Drop-off/pick-up of children will be at (address):			
d. Check here if other arrangement. Attach a sheet of paper and write 'Transportation' for a title.			
12 Supervised Visitation			
a. I ask that the visitation in (9) be supervised by			
a professional supervisor a non-professional supervisor O			
(Name and telephone number, if known): b. I ask that the visitation in (10) be supervised by:			
a professional supervisor a non-professional supervisor	ther:		
(Name and telephone number, if known:)			
c. I ask that any costs for supervision be paid by:			
Mom% Dad	%		
13) Travel With Children			
I ask the court to order that:			
from the other parent, or a court order, to take the children outside of:	must have written permission		
a California South Bay Counties: Santa Clara, Alameda, Monterey.			
b. County of (list): Marin, Stanislaus, Merced, Contra Costa, San Mateo, San Francisco, San Joaquin, San Benito & Santa Cruz			
c. Other place(s) (list):			
14 Child Abduction Risk			
I believe that there is a risk the other parent will take our child out of Ca			
(If you check this box you must fill out and attach form DV-108, Reque	st for Order: No Travel with Children.)		
Important Instructions			
 You must tell the court if you find out any other information about a cust 	ody case in any court for the		
children listed on this form.			
• If the court makes a temporary custody order, the parent receiving custod	dy must not take the child out of		
California without a noticed hearing. (See Family Code, § 3063.)			

Rev. January 1, 2022

CEB Essential ceb.com Forms

		ATTACHMENT FM-1013	
NAME AND ADDRESS OF PARTY OR ATTORNEY FOR PARTY: HANNA MARS 970 CORTE MADERA AVE, #716 SUNNYVALE, CA 94085 ATTORNEY FOR (Name):		Clerk of the Court Superior Court of CA County of Santa Clara	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SA STREET ADDRESS: 201 North First Street, San Jose, CA 951 MAILING ADDRESS: 191 North First Street CITYAND ZIP CODE: San José, California 95113 BRANCH NAME: Family Justice Center		By: jgamez	
PETITIONER: HANNA MARS RESPONDENT: KOSTIANTYN MARC		CASE NUMBER: 22DV000779	
DECLARATION IN SUPPORT OF EX PARTE APPLICA	ATION FOR ORDERS	DEPARTMENT NUMBER: 76	
The state of the s	/ for Respondent resented Respondent	attorney for child(ren)	
The opposing party or minor children is represented by an attorney: Yes No (If you checked "Yes", fill in the name, address, and telephone number of all attorneys. If you checked "No", fill in the other party's name address, and telephone number.) Party/Attorney name: KOSTIANTYN MARS Address/Felephone number: 970 CORTE MADERA AVE A 716, SWNYVALE, CA 940.			
Child's attorney name and address:OTHER CASES: Have the parties to this case been involved in another Family, Probate Juvenile, or Criminal Cou Case? Yes Yes No If there has been another case, fill in the case number:			
OTHER APPLICATIONS: I or another party have have not made previous application(s) on the same issue. Orders were were not granted on the prior application(s). Explain in your declaration.			
5. NOTICE a. I HAVE given notice to all opposing parties an Personal delivery Fax Overnight Car Date: Time: I have received confirmation that the other party have received confirmation that the other party have received confirmation of receipt b. I ask the Court not to require notice of the expensive facts that support a request not to give not violence Prevention Act (DVPA) restraining or This is an application for Domestic Violence Provided by This application involves a matter not requiring Giving notice would frustrate the purpose of the Giving notice would result in immediate and in affected by the order sought; Giving notice would result in immediate and in in the case;	rier First Class Mail Person who reas received my papers parte request for order ttached pages or a serectice for each box your crevention Act (DVPA) regression of the corder; reparable harm to the act or the parter of the corder of the cor	the following method: Other: Teceived: as follows: (Check one below) The because (Check all that apply. In parate sworn declaration, you must a check in 5.b. (except for Domestic estraining orders. Teles, Rule 5.170; Applicant or the children who may be a loss of property subject to disposition	
The parties agreed in advance that notice will of the request for emergency orders. Provide			

ATTACHMENT FM-1013

PETITIONER: HANNA MARS	CASE NUMBER
RESPONDENT: KOSTIANTYN MARS	22DV000779
 The party made reasonable and good faith efforts to give notice to notice would probably be futile or unduly burdensome (describe the Other: 	the other party, and further efforts to give
c. Further Explanation for Asking the Court NOT to Require Notice: Additional pages are attached. Total number of attached pages: Provide detailed factual explanation of any box checked under Para enough room, attach additional pages or a separate sworn declarate	agraph 5.b. above. If you do not have
*	
And the second s	
	3
44444	
I declare under penalty of perjury that the forgoing and any statement on attach	ed pages are true and correct.
Date HANNA MARS Print Name	Signature of Declarant
- I mit name	organitate of Decidiant

	ATTACHMENT FM-1013
PETITIONER:	CASE NUMBER
RESPONDENT:	22DV000779

INSTRUCTIONS

For more information please refer to Superior Court of California, County of Santa Clara Local Rules 5 A & B and California State Rules, Rules 5.151, 5.165, 5.167, and 5.170.

This form is required in Santa Clara County, if you are asking the Judge to make immediate orders (also know as emergency or ex parte orders) without the other party being present for a hearing. This form must be completed in any case where ex parte orders or emergency orders are requested. If you are required to give notice, notice must be given before 10:00 a.m. on the court day before the Judge reviews the application, or the application will be delayed another 24 hours. Notice means providing the other side of the case, either all other attorneys or any self-represented party, with copies of any papers that you want the Judge to review and any orders that you are requesting. If you have given notice to the other side of your case, you must state the form of notice given. If you ask the Court to not require notice, you must explain why. Sometimes notice is not required, such as cases involving allegations of domestic violence or where the safety of a party or a child might be at risk if notice is given. It is up to the Judge in your case to determine whether notice will be required or not.

SECTION #1

State whether you are the Petitioner or the Respondent in the case. Once a case is filed, the parties keep the same status in the case. You do not change from the Respondent to the Petitioner by filing a new motion in the case. If you do not have an attorney, you are considered self-represented.

SECTION #2

If any other party is represented by an attorney, you must provide the Court with the attorney's name and address. If the other party is not represented by an attorney, you must provide the Court with the other party's address.

SECTION #3

It is very important to list all other cases in which you and the other party have been involved with the courts. This would include other Family Law, Probate, Juvenile, Restraining Order, Child Support, Civil, or Criminal matters. If you do not have the case number, please put "unknown" and list the county and the year of the filing, if possible.

SECTION #5a.

Unless notice is excused by the Court, you must provide notice of this application to all other parties and attorneys before you deliver a copy to the Court. When you give such notice, specify how you did it (by fax, courier, or personally, for example), who received it and at what time and on which date. Also, please explain how you know that the other side received copies of your papers and what response you were given.

SECTION #5c.

If you believe that you should not be required to give notice of this application and are asking the Court not to require notice, explain why in this section. Check as many boxes as apply. You must also write out any further explanation of your reasons for not giving notice or provide a separate declaration.

After this form is completed, attach it to your application or motion and submit them to the Court Specialist's Office at the Family Court Facility where you are dropping off your paperwork for review.