	DV-400	Findings and Order to Terminate Restraining Order After Hearing	Clerk stamps date here when form is filed.
Com	plete only items 1 a	nd 2. The remaining items are for court use.	
1)	Name of Prote	ected Party:	
(2)		rained Party:	
(3)	Court Finding	s (Fam. Code, § 6345 (a) & (d))	
	orders in Re of service (ted Party filed the request to terminate the restraining estraining Order After Hearing (form DV-130). A proof by mail or personal service) of the request on the Party is filed with the court.	Fill in court name and street address:
	b.	ined Party filed the request to terminate restraining filed proof of service shows that the Protected Party tice of the Request by: onal service.	Superior Court of California, County o
		stered in the Safe at Home Program). Ilternative, court-ordered method of service that gives	Court fills in case number when form is filed.
		al notice of the request and the hearing.	Case Number:
	orders in fo in court on	ined Party filed the request to terminate the restraining rm DV-130. The Protected Party was physically present the hearing date, waived his or her right to notice, and allenge the sufficiency of the notice.	
	d. The Protect	ted Party was physically present at the hearing and	
	e. The Protect written stip	or her identity. Ited Party and the Restrained Party submitted a ulation (agreement) to terminate the restraining orders ing Order After Hearing (form DV-130). Cify):	

et address: ifornia, County of when form is filed.

Court Orders

The protective orders in Restraining Order After Hearing (form DV-130) that were issued or modified on are terminated. This order is effective when made.

- a. \square Child custody, visitation (parenting time), and child support orders in *Restraining Order After Hearing* (form DV-130)
 - 1. Remain in effect.
 - 2. Have been modified on (date):
 - 3. Are also terminated.
- b. Spousal or domestic partner support orders in *Restraining Order After Hearing* (form DV-130)
 - 1. Remain in effect.
 - 2. Have been modified on (date):
 - 3. Are also terminated.
- c. Unless modified or terminated by court order, any existing orders for child custody, child visitation (parenting time), child support, and spousal or partner support made in a Domestic Violence Prevention Act case after a noticed hearing survive the termination of the protective order, and remain in effect. Family Code sections 6340(a), 6345(b).
- d. This order does not modify or terminate any existing criminal, juvenile, or probate court orders.

This is a Court Order.

Hearings	on (data):	with (name of judicial of	icer):
	ere at the hearing <i>(chea</i>		icer)
☐ The Protected	•	11 0	wyer(name):
☐ The Restrain	•	Restrained Party's 1	awyer(name):
_	•		
Other (name)):	Lawyer (name):	
CLETS Entry			
•	ignee will transmit this	s form within one business day to	law enforcement personnel for entry
the California Restr	raining and Protective	Orders System via CLETS.	
Complete of this	Ouder		
Service of this			
	of of service is needed	rained Party were at the hearing of the learing of the learing of the learning	or agreed in writing to this order.
			ng. The Restrained Party was not.
Someone 18	or over—not anyone e	else protected or restrained by the	restraining order—must personally
"serve" the R	Restrained Party with a	filed copy of this order.	
c. The Restrain	ned Party (party who	asked for the order) was at the hea	ring. The Protected Party was not.
			·
		•	restraining order—must personally
"serve" the P	Protected Party with a f	else protected or restrained by the filed copy of this order.	restraining order—must personally
	Protected Party with a f	•	restraining order—must personally
"serve" the P	Protected Party with a f	•	restraining order—must personally
"serve" the P	Protected Party with a f	•	restraining order—must personally
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"serve" the P	Protected Party with a f	•	restraining order—must personally
"serve" the P	Protected Party with a f	•	restraining order—must personally
"serve" the P	Protected Party with a f	•	restraining order—must personally
"serve" the P	Protected Party with a f	•	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a f	filed copy of this order.	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a f	•	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a f	filed copy of this order.	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a f	filed copy of this order.	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a f	filed copy of this order. Judge (or Judi	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a f	Telerk will fill out this part.)	restraining order—must personally
"serve" the P	Protected Party with a f	filed copy of this order. Judge (or Judi	restraining order—must personally
e:	Protected Party with a factorial fy):	Telerk will fill out this part.) —Clerk's Certificate—	restraining order—must personally
"serve" the P d. Other (specif	Protected Party with a factorial fy): I certify that the	Telerk will fill out this part.) —Clerk's Certificate—	restraining order—must personally cial Officer) re Restraining Order After Hearing i
"serve" the P d.	Protected Party with a factorial fy): I certify that the true and correct	Judge (or Judi Telerk will fill out this part.) —Clerk's Certificate— is Findings and Order to Termina t copy of the original on file in the	restraining order—must personally cial Officer) re Restraining Order After Hearing i

Findings and Order to Terminate
Restraining Order After Hearing (CLETS-CANCEL)
(Domestic Violence Prevention)