G	Order on Re- Gun Violenc	•		Clerk stamps date here when form is filed.	
Respo	ling party completes items $\textcircled{1}$ and $\textcircled{2}$ adent is the prevailing party. If the Orling party.				
(1) F	espondent				
a	Full Name:				
b	b. Your Lawyer (if you have one for this case):				
	Name:	State B	Bar No.:	Fill in court name and street address:	
	Firm Name:			Superior Court of California, County of	
	If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or email.)  Address:			Fill in case number:	
	City:	State:	Zip:	Case Number:	
	Telephone:	Fax:			
	Email Address:				
	etitioner				
F	Full Name or Name of Law Enforcement Agency:				
A	ddress (if known):				
C	ity:	State:	_ Zip:		
(3) H	earing				
T	There was a hearing on (date): at time: a.m p.m. Dept.: Room:				
(1	Name of judicial officer):			made the orders at the hearing.	
T	hese people were at the hearing:				
a	☐ The Petitioner ☐	The lawyer for	the Petitioner (n	name):	

## (4) Findings

b. The Respondent

☐ The court finds that there is no longer clear and convincing evidence that:

Respondent poses a significant danger of causing personal injury to themself or another person by having
in the person's custody or control, owning, purchasing, possessing, or receiving firearms, ammunition, or
magazines; and

(name):

• A gun violence restraining order is necessary to prevent personal injury to Respondent or to another person because less restrictive alternatives either have been tried and found to be ineffective or have been determined to be inadequate or inappropriate for the current circumstances.

☐ There remains clear and convincing evidence that grounds continue to exist to support the order.

This is a Court Order.

☐ The lawyer for the Respondent



(5) Order on Request to Termina	ate	
The request to terminate the <i>Gun Vio Restraining Order</i> (form GV-130), o	lence Restraining Order After Hearing or Consriginally issued on (date):	
and most recently renewed on (de	ate):is:	
a.   GRANTED. The order is term	minated as of (date of hearing):	
b. DENIED. The order and expi	ration date remain in effect.	
	To the Prevailing Party:	
6 Service of Order		
	3 or older— <b>not you</b> —must serve a copy of this to serve the attorney instead of the party.	order on the other party. If a
a.   Order Granted—The Petition	ner attended the hearing. <b>No further service is r</b>	equired.
b.   Order Granted—The Petition	ner did not attend the hearing. Service is require	ed: This Order:
	on the Petitioner within days of the date of this the Petitioner within five days of the date of this	
	ner did not attend the hearing, Service by Mail:	The Petitioner may be
served with this Order by mail		
Date:		
	Judicial Officer	
	55	
	(Clerk will fill out this part.)	
	—Clerk's Certificate—	
I certify that this <i>Order on Request to Te</i> copy of the original on file in the court.	erminate Gun Violence Restraining Order (form	GV-630) is a true and correct
Clerk's Certificate [seal]		
Date:	Clerk, by	, Deputy
	This is a Court Order.	

Case Number:

Order on Request to Terminate Gun Violence Restraining Order (Gun Violence Prevention)