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## CALIFORNIA

# Temporary Gun Violence Restraining Order Process

#### Authorized petitioners in California include:

- Immediate family members, including domestic partners and household members
- Law enforcement
- · Employers
- · Co-workers\*
- An employee or teacher at a secondary or postsecondary school that the respondent has attended in the last 6 months\*

# FILE PETITION WITH SUPERIOR COURT JUDGE FOR A TEMPORARY ORDER

Petitioner goes to court and submits a temporary GVRO petition during court hours. Petitioner describes for the court why there is a substantial likelihood to believe the respondent poses a significant danger of causing personal injury in the near future to self or others, and less restrictive means are unavailable.

### SUPERIOR COURT JUDGE ASSESSES TEMPORARY GVRO PETITION

Upon the filing of the petition or on the next business day, Superior Court judge decides whether to issue a temporary GVRO and sets a hearing within 21 days.

## COURT ISSUES TEMPORARY GVRO & ORDER IS SERVED

Law enforcement or private server (any person 18 years old or older and not a party to the action) serves the GVRO at the respondent's location, and provides the respondent with a copy of the order, explaining the terms of the temporary GVRO, including dispossession of firearms and ammunition.

### COURT DOES NOT ISSUE TEMPORARY GVRO

Superior Court judge dismisses petition. No further action is taken. Process ends.

# RESPONDENT COMPLIES WITH TEMPORARY GVRO & DISPOSSESES SELF OF FIREARMS

Respondent temporarily dispossesses self of any firearms or ammunition while the temporary GVRO is in effect. Dispossession must happen immediately upon service of the GVRO or, if law enforcement does not request immediate surrender, respondent must surrender to law enforcement or transfer or sell all firearms and ammunition to a licensed firearms dealer within 24 hours of service.

Respondent files a receipt with the court and the law enforcement agency that served the GVRO showing that all firearms and ammunition were surrendered to law enforcement or transferred or sold to a licensed firearms dealer.

tCalifornia Assembly Bill 2870, effective January 1, 2023, amends the petitioner list, authorizing roommates, persons in dating relationships, and individuals who have a child with the subject of the petition, if they have had substantial and regular interactions with the subject for at least one year to petition for a temporary or GVRO After Hearing.

- \*Co-workers must have had substantial and regular interactions with the subject for at least one year and have obtained the approval of the employer.
- \* An employee or teacher at a secondary school must obtain the approval of a school administrator or a school administration staff member with a supervisorial role.

#### **UPDATE BACKGROUND CHECK SYSTEM**

No later than one court day after issuing the temporary GVRO, the court notifies the California Department of Justice (CA DOJ) that a GVRO has been issued.

Within one business day of service, law enforcement submits proof of service to the California Restraining and Protective Order System.

## UNCONTESTED PETITION FOR GVRO AFTER HEARING

The respondent can file a form stating that they are not contesting the petition and relinquishing their firearm rights for a specified duration, or if no duration is specified for one year. The court shall issue the GVRO without any hearing.

# PROCEED WITH HEARING FOR GVRO AFTER HEARING

Within 21 days after issuance of the temporary GVRO, petitioner presents the petition in court, where respondent and witnesses are present, and the court determines whether respondent should be prohibited from purchasing and possessing firearms for between 1 and 5 years.

### GVRO AFTER HEARING ISSUED

If the respondent is present at the hearing, the respondent is served with the GVRO at the hearing. If the respondent is not present at the hearing, law enforcement or private server (any person 18 or older and not a party to the action) serves the respondent with a copy of the GVRO at the respondent's location.

### GVRO AFTER HEARING IS NOT ISSUED

If a GVRO After
Hearing is not
issued, firearms
and ammunition
removed pursuant
to emergency GVRO
are returned to the
respondent unless
possession is
otherwise prohibited
by law.

The court notifies CA
DOJ when a GVRO
has been dissolved
or terminated.

#### **UPDATE BACKGROUND CHECK SYSTEM**

The clerk of the court will notify CA DOJ of the issuance of a GVRO based on a respondent filing a form not contest the order within one business day of the issuance of the order.

## **GVRO AFTER HEARING TERMINATED OR RENEWED**

Petitioner may seek renewal at any time within the final three months of the GVRO. Respondent may submit one written request per year during the effective period of the order for a hearing to terminate the order. Termination can happen at any time during the effective period of the order per judicial decision. Upon expiration or termination of GVRO, law enforcement returns firearms and ammunition to the respondent, unless possession is otherwise prohibited by law upon expiration of the GVRO.

## **UPDATE BACKGROUND CHECK SYSTEM**

The court will notify CA DOJ that the GVRO has been renewed no later than one court day after renewing the order. The court will notify CA DOJ that the GVRO has been dissolved or terminated no later than 5 court days after dissolving or terminating the order.

CA DOJ will update the status of the GVRO within 15 days.