### Request for Domestic Violence Restraining Order **DV-100**

You n and g	nust also complete Form CLETS-001, Confidential CLETS Informatio ive it to the clerk when you file this Request.	Outlerion A —
1	Name of Person Asking for Protection:  Alyze Pierce Age: 44	JUL 3 1 2019
	Your lawyer in this case (if you have one):  Name: Susannah Braffman Amen State Bar No.: 202168  Firm Name: Elkins Kalt Weintraub Reuben Gartside LLP  Address (If you have a lawyer for this case, give your lawyer's	Sherri R. Carier, executive of the cricierk of Court
	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: 10345 W. Olympic Boulevard	Los Angeles
	City: Los Angeles State: CA Zip: 90064  Telephone: (310) 746-4421 Fax: (310) 746-4499  E-Mail Address: samen@elkinskalt.com	Los Angeles, CA Central District  Court fills in case number when form is filed.
2	Name of Person You Want Protection From:  John Mark Pierce  Description of person you want protection from:	Case Number: BD 639 740
3	Sex: X M F Height: 5'10' Weight: 220 Hair C Race: Caucasion A Address (if known): 10811 Willowbrae Avenue City: Chatsworth State: C  Do you want an order to protect family or household n	ge: 47 Date of Birth: 06-27-72  A Zip: 91311
	If yes, list them:  Full Name  Sex Age Lives w	rith you? Relationship to you
	Jordan PierceF14*XYesJoshua PierceM11XYes	No Son  No Daughter  No Son
4	b. We used to be married or registered domestic partners.	ll that apply):
明明 有一种	e. We are related by blood, marriage, or adoption (specify relation).  f. We are dating or used to date, or we are or used to be engaged go.  We are the parents together of a child or children under 18:  Child's Name: Daniel Pierce  Child's Name: Jordan Pierce  Child's Name: Joshua Pierce	Date of Birth: 02-02-04  Date of Birth: 08-01-05
on A	<ul> <li>Check here if you need more space. Attach a sheet of paper at title.</li> <li>We have signed a Voluntary Declaration of Paternity for our one).</li> <li>ugust 1, 2019</li> </ul> This is not a Court Ord	nd write "DV-100, Additional Children" for a child or children. (Attach a copy if you have

Clerk stamps date here when form is filed.

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5)	Ot	her Restraining Orders and Court	Cases	·	· · · · · · · · · · · · · · · · · · ·
	a.	Are there any restraining/protective orders (emergency protective orders, criminal, ju	s currently in place OR that have venile, family)?	expired in the	e last six months
		No X Yes (date of order): 07-27-19			
	b.	Have you or any other person named in 3	been involved in another cour	t case with the	e person in ②?
		No X Yes If yes, check each kind of	case and indicate where and wh	ien each was f	îled:
		Kind of Case	County or Tribe Where Filed	Year Filed	Case Number (if known)
		Divorce, Nullity, Legal Separation	Los Angeles	2016	BD 639 740
		Civil Harassment  Domestic Violence	Los Angeles	2016	BD 639 740
		Criminal		2010	
		Juvenile, Dependency, Guardianship Child Support			
		Parentage, Paternity			
		Other (specify):		"DI/ 100 Od	
		Check here if you need more space. A title.	ttacn a sneet of paper and write	DV-100, Oth	ier Couri Cases Jor a
<u>Che</u>	eck	the orders you want.			
6)	X	Personal Conduct Orders			
	Ιa	sk the court to order the person in 2 not to	o do the following things to me o	or anyone liste	d in <b>3</b> :
	a.	X Harass, attack, strike, threaten, assault	(sexually or otherwise), hit, foll	ow, stalk, mol	est, destroy personal
		property, disturb the peace, keep unde	r surveillance, impersonate (on t	he Internet, ele	ectronically or
		otherwise), or block movements	·		-
	b.	Contact, either directly or indirectly, in	n any way, including but not lim	ited to, by tele	phone, mail or e-mail
		or other electronic means			•
		The person in (2) will be ordered not to to	ake any action to get the address	es or locations	s of any protected
		person unless the court finds good cause r	•		
7	$\overline{\mathbf{X}}$				
	a.	I ask the court to order the person in <b>2</b> to s	stay at least 100 yards a	way from (ch	eck all that apply):
		_	school		11 77
		<del></del>	person listed in ③		
			child(ren)'s school or child care		
			er (specify):		
	b.	If the person listed in (2) is ordered to stay		bove, will he	or she still be able to
	Ů.	get to his or her home, school, job, workpla			
		get to me of ner neme, sensor, joe, wemple		(1) 110, 014	<del></del>
_					
8		Move-Out Order			
		(If the person in $②$ lives with you and yo	u want that person to stay away	from your hon	ne, you must ask for
		this move-out order.)			
		I ask the court to order the person in 2 to	move out from and not return to	(address):	
		I have the right to live at the above addres	s because (explain):		
					· · · · · · · · · · · · · · · · · · ·
		This	is not a Court Order.		

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9	Gu	ns or Other Firearms and Ammunition
	I be	lieve the person in ② owns or possesses guns, firearms, or ammunition. ☐ Yes ☐ No ☒ I don't know ne judge approves the order, the person in ② will be ordered not to own, possess, purchase or receive a carm or ammunition. The person will be ordered to sell to, or store with, a licensed gun dealer, or turn in to law
		orcement, any guns or firearms that he or she owns or possesses.
( 10 )	X	Record Unlawful Communications
$\sim$		I ask for the right to record communications made to me by the person in ② that violate the judge's orders.
(11)		Care of Animals
		I ask for the sole possession, care, and control of the animals listed below. I ask the court to order the person in
		2 to stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack
		strike, threaten, harm, or otherwise dispose of the following animals:
		I ask for the animals to be with me because:
(12)	X	Child Custody and Visitation
$\bigcirc$	a.	☐ I do not have a child custody or visitation order and I want one.
	b.	[Stipulated Custody in First Further Judgment, I have a child custody or visitation order and I want it change which has been signed but not filed).
	If y You	ou ask for orders, you must fill out and attach Form DV-105, Request for Child Custody and Visitation Orders. and the other parent may tell the court that you want to be legal parents of the children (use Form DV-180, reement and Judgment of Parentage).
(13 $)$		Child Support (Check all that apply):
$\bigcirc$	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.
	c.	I now receive or have applied for TANF, Welfare, CalWORKS, or Medi-Cal.
	If y For	ou ask for child support orders, you must fill out and attach form FL-150, Income and Expense Declaration or FL-155, Financial Statement (Simplified).
(14)		Property Control
$\cup$		I ask the court to give <i>only</i> me temporary use, possession, and control of the property listed here:
(15)		Debt Payment
$\bigcirc$		I ask the court to order the person in (2) to make these payments while the order is in effect:
		Check here if you need more space. Attach a sheet of paper and write "DV-100, Debt Payment" for a title.
_		Pay to: For: Amount: \$ Due date:
16		Property Restraint
		I am married to or have a registered domestic partnership with the person in (2). I ask the judge to order
		that the person in (2) not borrow against, sell, hide, or get rid of or destroy any possessions or property, except
		in the usual course of business or for necessities of life. I also ask the judge to order the person in (2) to notify
18 18		me of any new or big expenses and to explain them to the court.
(17)		Spousal Support
		I am married to or have a registered domestic partnership with the person in 2 and no spousal support order
		exists. I ask the court to order the person in 2 to pay spousal support. (You must complete, file, and serve Form
		FL-150, Income and Expense Declaration, before your hearing).
		This is not a Court Order.

!

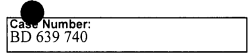
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		I ask the court to give <b>only</b> me temporary use, possession, and control of the following mobile devices:
		and the wireless phone account for the
		following wireless phone numbers because the account currently belongs to the person in (2):  (including area code): my number
	b.	Check here if you need more space. Attach a sheet of paper and write "DV-100, Rights to Mobile Device and Wireless Phone Account" for a title.  Debt Payment
		Task the court to order the person in 2 to make the payments for the wireless phone accounts listed in 18a because:
		Name of the wireless service provider is: Amount: \$ Due Date: If you are requesting this order, you must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing.
	c.	Transfer of Wireless Phone Account
		I ask the court to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed in 18a to me because the account currently belongs to the person in 2. If the judge makes this order, you will be financially responsible for these accounts, including monthly service fees and costs of any mobile devices connected to these phone numbers. You may be responsible for other fees. You must contact the wireless service provider to find out what fees you will be responsible for and whether you are eligible for an account.
19) [	X	Insurance
		I ask the court to order the person in 2 NOT to cash, borrow against, cancel, transfer, dispose of, or change the
		beneficiaries of any insurance or coverage held for the benefit of me or the person in 2, or our child(ren), for
_		whom support may be ordered, or both.
20) [		Lawyer's Fees and Costs
		I ask that the person in 2 pay some or all of my lawyer's fees and costs.
		You must complete, file, and serve form FL-150, Income and Expense Declaration, before your hearing.
21) [	_	Payments for Costs and Services
·		I ask the court to order the person in (2) to pay the following:
		You can ask for lost earnings or your costs for services caused directly by the person in ② (damaged property medical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing.  Pay to: Amount: \$ Amount: \$
22) [	v)	Batterer Intervention Program
		I ask the court to order the person listed in 2 to go to a 52-week batterer intervention program and show proof
		of completion to the court.
23) [		Other Orders
23) [		What other orders are you asking for?
,		Respondent's visitation suspended or professionally monitored.
		**************************************

Time for Service (Notice)
The papers must be personally served on the person in ② at least five days before the hearing, unless the court orders a shorter time for service. If you want there to be fewer than five days between service and the hearing, explain why below. For help, read Form DV-200-INFO, "What Is Proof of Personal Service?"
Fee to Serve (Notify) Restrained Person
w want the sheriff or marshal to serve (notify) the restrained person about the orders for free, ask the court k what you need to do.
urt Hearing
court will schedule a hearing on your request. If the judge does not make the orders effective right away imporary restraining orders"), the judge may still make the orders after the hearing. If the judge does not make orders effective right away, you can ask the court to cancel the hearing. Read form DV-112, Waiver of Hearing Denied Request for Temporary Restraining Order, for more information.
scribe Abuse
ly injury to you; or to place you or another person in reasonable fear of imminent serious bodily injury; or to ss, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, keep you under eillance, impersonate (on the Internet, electronically or otherwise), batter, telephone, or contact you; or to urb your peace; or to destroy your personal property. (For a complete definition, see Fam. Code, §§ 6203, 6320.) atte of most recent abuse: 07-27-19
Who was there? It occurred via text.
Describe how the person in 2 abused you or your child(ren):  See attached Declaration of Alyze Pierce.
X Check here if you need more space. Attach a sheet of paper and write "DV-100, Recent Abuse" for a title
Did the person in ② use or threaten to use a gun or any other weapon? X No Yes (If yes, describe):
Describe any injuries: N/A
Did the police come? X No Yes (I went to the police to file a report).
If yes, did they give you or the person in ② an Emergency Protective Order? X Yes I don't kr Attach a copy if you have one.
The order protects X you or X the person in (2)

This is not a Court Order.





<u> </u>	See Declaration of Alyze Pierce.
	scribe Abuse (continued)
	the person in (2) abused you (or your child(ren)) other times?
	Date of abuse:  1. Who was there?
	2. Describe how the person in (2) abused you or your child(ren):
	2. Describe now the person in (2) abused you of your child(ren).
	Check here if you need more space. Attach a sheet of paper and write "DV-100, Recent Abuse" for a
	title.
	3. Did the person in 2 use or threaten to use a gun or any other weapon? X No Yes (If yes, describe):
	4. Describe any injuries: N/A
	5. Did the police come? No Yes
	If yes, did they give you or the person in 2 an Emergency Protective Order?
	Yes No I don't know Attach a copy if you have one.
	The order protects  you or  the person in 2
	If the person in 2 abused you other times, check here and use Form DV-101, Description of Abuse
	or describe any previous abuse on an attached sheet of paper and write "DV-100, Previous Abuse" for a
_	title.
(28) Oth	er Persons to Be Protected
Th	e persons listed in item 3 need an order for protection because (describe):
	n July 27, 2019 Respondent sent me dozens of harassing and threatening texts, including but not limited to tex ating, "I will fuck u up and ur kind. U have no idea" and "I will be at Armageddon with my children fighting
ае	gainst you." (See Declaration of Alyze Pierce).
_	
_	
( <b>29</b> ) Nun	nber of pages attached to this form, if any:
declare u	under penalty of perjury under the laws of the State of California that the information above is true and correct.
pate: Tur	srce See signature on accompanying declaration
Alyze Pie	See signature on accompanying declaration Sign your name  Sign your plant
	y 30, 2019 A F
	Braffman Amen
Lawyer s	name, if you have one Lawyer's signature  This is not a Court Order

### **DV-105**

## Request for Child Custody and Visitation Orders

Case Number:	-	
BD 639 740		

	Visitation Orde				BD 6	<u> 139 7</u>	40		
	This form is attached to DV-100, Reque Check the orders you want $\square$ .	est for Domes	stic Violence	Restraini	ng Orde	er.			
1	Your name: Alyze Pierce			🗓	Mom		Dad	Other*	
$\widetilde{2}$	Other parent's name: John Pierce				Mom	X	Dad	Other*	
	*If Other, specify relationship to child:								
_									
3	Child Custody								
<u> </u>	I ask the court for custody as follow	vs:	Legal Custo who makes do health, educa	ecisions ab	out		(Perso	cal Custody to: in you want the o live with)	
	Child's Name .	Date of Birth		n Dad	Other		Mom	Dad Other	
	a. Daniel Pierce	2/2/2004	رائكا —				$\boxtimes$		
	b. Jordan Pierce	8/1/2009					X		
	c. Joshua Pierce	4/16/200	88				X		
	d								
	Check here if you need more sp	ace. Attach c	sheet of pap	er and wr	ite "Dl	V-105	, Child	Custody" for a	title.
4		r							
	I want to change a current child cus		ation court or	der.					
	Case Number (if you have it): RD 6	30 740		C	ounty: I	.os A	ngeles	<b>\</b>	
_	Explain your current or act and wh	y you want a	change. I ha	ve sole leg	al and pl	hysica	l custod	ly. John has visitati	ion.
l re	couest mat John's visitation de monitored of s	aspenaea. Cui	Tent custouv i	S DEL THSI	ruillei	Juuri	ment . s	igned by barnes ar	ıu
	unsel, but not filed in court. Check here if you need more sp Order" for a title.	oace. Attach	a sheet of paj	per and w	rite "D	V-10.	5, Chan	ige Current Coui	rt
5	Child's Address								
٥	Where has the child in (3)(a) lived for t	he last 5 vea	rs? Give eacl	city and	state th	e chil	ld has I	ived unless it is	
	unknown to the other parent and you was Start with where the child lives now and the box below and just provide the curr	ant to keep it d work backv	confidential	because of	of dome	stic v	/iolence	or child abuse.	
		Child	(a) lived	with:	Da	tes liv	ved the	re:	
	Child (3) (a) addresses (city and state):		n Dad C	ther	A		10	ta minaa	
	Confidential 4600 Poe Avenue, Woodland Hills, CA				_			to present	
2	16215 Morrison St., Sherman Oaks,							to to 2018	
	3891 Royal Woods Dr. Sherman Oak							to 2016	
9	•			_					
	Check here if you need more space. title.	. Attach a she	eet of paper o	ınd write	"DV-10	15, CF	hild's A	ddress'' for a	

This is not a Court Order.

Judicial Council of California, www.courts.ca.gov

Case	Number:	 
BD 6	39 740	

	Check here if the other child's (or children's) address information is the same as listed in (5).
	If it is different, check here. Attach a sheet of paper and write "DV-105, Other Children's Addresses" for a
	title. List other children's address information, including dates, and name of person child lived with.
	•
7)	Other Custody Case
	Were you involved in, or do you know of, any other custody case for any child listed in this form?
	No Pes If yes, fill out below and attach a copy of any custody or visitation orders if you have them:
	a. Name of each child in other custody case:
	b. Type of case: Parentage (Paternity) Divorce Child Support Guardianship
	Juvenile/Dependency Domestic Violence
	Other (specify):
	c. I was a Party Witness Other (specify):
	d. Court(name):
	Address: County: State:
	e. Date of court order:
	f. Case number (if you have it):
8	Other People With or Claiming to Have Custody or Visitation Rights
	Do you know of anyone who is not involved in this case who has or claims to have custody or visitation
	rights with any child listed on this form? X No Yes If yes, fill out below:
	rights with any child listed on this form? X No Yes If yes, fill out below:
	rights with any child listed on this form? X No Yes If yes, fill out below:
	rights with any child listed on this form? X No Yes If yes, fill out below:  Name and address of that person:
	rights with any child listed on this form?   No  Yes If yes, fill out below:  Name and address of that person:  Has custody  Claims custody rights  Claims visitation rights
	rights with any child listed on this form?   No  Yes If yes, fill out below:  Name and address of that person:  Has custody  Claims custody rights  Claims visitation rights
	rights with any child listed on this form?   No  Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):
	rights with any child listed on this form?   No  Yes If yes, fill out below:  Name and address of that person:  Has custody  Claims custody rights  Claims visitation rights
	rights with any child listed on this form?   No  Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in (2) have the following temporary visitation rights:
9	rights with any child listed on this form?   No  Yes  If yes, fill out below:  Name and address of that person:  Has custody  Claims custody rights  Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in  have the following temporary visitation rights:  (Check all that apply)
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a. X No visitation until the hearing (or professionally monitored).
9	rights with any child listed on this form?   No  Yes  If yes, fill out below:  Name and address of that person:  Has custody  Claims custody rights  Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in  have the following temporary visitation rights:  (Check all that apply)
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a. X No visitation until the hearing (or professionally monitored).
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a. No visitation until the hearing (or professionally monitored).  b. No visitation after the hearing
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a. No visitation until the hearing (or professionally monitored).  b. No visitation after the hearing  c. The following visitation until the hearing after the hearing  (1) Weekends (starting): (The 1st weekend of the month is the 1st weekend with a Saturday.)
9	rights with any child listed on this form?  No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a.  No visitation until the hearing (or professionally monitored).  b.  No visitation after the hearing  c.  The following visitation until the hearing after the hearing  (1) Weekends (starting): (The 1st weekend of the month is the 1st weekend with a Saturday.)
9	Name and address of that person:  Has custody  Claims custody rights  Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in ② have the following temporary visitation rights: (Check all that apply)  a.  No visitation until the hearing (or professionally monitored).  b.  No visitation after the hearing  c.  The following visitation until the hearing after the hearing  (1)  Weekends (starting): (The 1st weekend of the month is the 1st weekend with a Saturday.)    1st
9	rights with any child listed on this form? No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a. No visitation until the hearing (or professionally monitored).  b. No visitation after the hearing  c. The following visitation until the hearing for professionally monitored in the last weekend with a Saturday.)  I st 2nd 3rd 4th 5th weekend of month from at 2nd 3rd 4th 5th weekend of month from 4 at (lime) a.m. p.m. to (day of week) (lime) a.m. p.m. (day of week) (lime)
9	rights with any child listed on this form? No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in ② have the following temporary visitation rights: (Check all that apply)  a. No visitation until the hearing (or professionally monitored).  b. No visitation after the hearing  c. The following visitation until the hearing after the hearing  (1) Weekends (starting): (The 1st weekend of the month is the 1st weekend with a Saturday.)  Ist 2nd 3rd 4th 5th weekend of month  from at at a.m. p.m. to at a.m. p.m.  (2) Weekdays (starting): (lime)  from at a.m. p.m. to at a.m p.m. to a.m p.m.
9	rights with any child listed on this form? No Yes If yes, fill out below:  Name and address of that person:  Has custody Claims custody rights Claims visitation rights  For these children (name of each child):  Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.  Visitation  I ask the court to order that the person in 2 have the following temporary visitation rights: (Check all that apply)  a. No visitation until the hearing (or professionally monitored).  b. No visitation after the hearing  c. The following visitation until the hearing for professionally monitored in the last weekend with a Saturday.)  I st 2nd 3rd 4th 5th weekend of month from at 1 a.m. p.m. to 1 a.m. p.m. (day of week) (lime)  (2) Weekdays (starting): 1 a.m. p.m. to 1 a.m. p.m. to 1 a.m. p.m. (lime)

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	Case Number: BD 639 740
10    Other Visitation  Attach a sheet of paper with other visitation days and times. Write "DV-105, Visitation" for a t	
Responsibility for Transportation  The parent will take or pick up the child or make arranged 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 (addressed).  Check here if other arrangement. Attach a sheet Transportation" for a title.	take children to the visits.  pick up children from the visits
Name and telephone number, if known:  b. I ask that the visitation in 10 be supervised by  A professional supervisor A non-profession  Name and telephone number, if known:  c. I ask that any costs for supervision be paid by:	al supervisor
I ask the court to order that:  Mom Dad Other (name):  from the other parent, or a court order, to take the children  a. The State of California. County of: Los.  b. Other place(s) (list):	<i>must</i> have written permission ren outside of:
•	te our child out of California and hide the child from me.  orm DV-108, Request for Order: No Travel with Children.
Important Inst	
You must tell the court if you find out any other information	on about a custody case in any court for the children

This is not a Court Order.

If the court makes a temporary custody order, the parent receiving custody must not take the child out of

California without a noticed hearing. (See Family Code §3063.)

Rev. January 1, 2012

CEB' | Essential Forms

listed on this form.

ELKINS KALT WEINTRAUB REUBEN GARTSIDE LLP

relephone:

**DV-100: RECENT ABUSE** 

### DECLARATION OF ALYZE PIERCE

I, ALYZE PIERCE, declare as follows:

I am the Petitioner in the above-entitled action. I have first-hand personal knowledge of the facts set forth herein, and if called as a witness, I could and would competently testify to the matters stated herein. I submit this Declaration in support of my request for a Domestic Violence Restraining Order against Respondent, John Pierce ("John").

### **BACKGROUND**

- 2. John is my former husband. John and I have three minor children, Daniel Pierce (age 15), Jordan Pierce (age 14 on August 1, 2019), and Joshua Pierce (age 11). Our Judgment of Dissolution ("Judgment") was entered on October 27, 2016. A true and correct copy of our Judgment of Dissolution is attached hereto as Exhibit "1".
- Concurrently with the execution of the Judgment, John and I (together 3. with our attorneys of record) executed a First Further Judgment ("First Further Judgment"), which was not filed with the Court for privacy reasons. The First Further Judgment contains the executory terms of our settlement, including custody provisions. The Judgment states that the First Further Judgment cannot be filed with the Court, except for enforcement purposes, and that certain notice requirements must be met before filing it. This Request for Domestic Violence Restraining Orders is not an enforcement issue, and I am making this application without notice to John; thus, I am not attaching the First Further Judgment to my DV-100 as an exhibit. However, upon the Court's request, I will lodge a copy of the First Further Judgment.
- John had a history of abusing alcohol and drugs, including cocaine, during our marriage. He also had a history of anger management issues. He is a former army captain; he has owned a gun and a cross-bow in the past and may own them now. I obtained a DV-TRO against him in 2016 during our Dissolution case, and he relinquished a gun in connection with the 2016 DV-TRO. A true and correct copy of

In Re the Marriage of Pierce

L.A.S.C. Case No. BD 639 740

my 2016 DV-TRO application, the 2016 DV-TRO, and the 2016 Order on Request to Continue Hearing are attached hereto collectively as **Exhibit** "2".

- 5. Pursuant to the First Further Judgment, I have sole legal and physical custody of our children. At or about the time we entered into the First Further Judgment, John was receiving in-patient treatment at UCLA Psychiatric Hospital, after sending me emails stating that he was going to kill himself. While John was being treated at UCLA, someone from the hospital called me to issue a *Tarasoff* warning, stating that John was expressing an intense desire to kill me. Further details relating to this incident are set forth in my August 15, 2016 Declaration, which is contained in **Exhibit** "2".
- 6. The First Further Judgment specifically provides that John would have no visitation with the children as long as he was a patient at UCLA Psychiatric Hospital. It further provided that upon his discharge from UCLA Psychiatric Hospital, he would have four (4) hours per week of supervised visitation with the children for a period of nine (9) months. It further stated that following this nine (9) month period of supervised visitation, John and I would meet and confer regarding his visitation schedule. Since John's nine (9) months of monitored visitation ended, he and I have not formally entered into a different custody arrangement. We have been generally cooperative with each other in informally determining visitation times for John on an ad hoc basis, although our younger children, Jordan and Joshua, have declined to see him in recent months.

### MOST RECENT INCIDENT OF ABUSE

7. The most recent incident of abuse occurred on July 27, 2019. By way of background, our son, Daniel ("Danny"), is a soccer player and was scheduled to attend a residential soccer camp at UC Davis next week. John and I had previously agreed that John would drive Danny to Davis for drop-off at camp. On July 27, 2019 at approximately 11:27 a.m., John sent me a text message stating that he had to go on a business trip, which meant that he could not take Danny to camp. John copied his

### In Re the Marriage of Pierce

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L.A.S.C. Case No. BD 639 740

personal assistant, Lauren Green, and another person, Troy Queen<sup>1</sup>, on this text thread (I do not know why). I am unable to take Danny to Davis myself because of my work schedule, so I sent John a text at 12:20 p.m. that day, stating that we could cancel camp, and that it was not a big deal. John responded with a text that stated, "U don't want to fuck with me right now."

- 8. For the next hour and a half, John texted me over sixty (60) times. His texts were threatening, insulting, full of expletives, and largely non-sensical. For example, he makes numerous references to Armageddon. By way of further example, I am Jewish and John is not, and though I cannot remember a time that I discussed Israel or Judaism with John in years, a large number of his above-referenced texts focus on calling me an anti-Semite and accusing me of not supporting Israel (neither of which is true). I stopped responding to his texts at 12:31 p.m. that day, but he continued texting me, over and over. The following is a sampling of the text messages John sent me on July 27, 2019 during the period from 12:20 p.m. through 1:55 p.m.:
  - a. "U dont want to fuck with me right now."
  - b. "He is the best freshman that ever lived. Puts u and me to shame.

    That is for God damn sure. Dont fuck with me right now. I will bury u

    if I have to." (emphasis added)
  - c. "Go watch an AOC rally. Fucking libtard."
  - d. "BITCH"
  - e. "Valley girl bitch"
  - f. "Fuck u forever"
  - g. "I will fuck u and ur kind up. U have no idea" (Emphasis added)
  - h. "<u>U have no idea what's coming ur way. Time is ticking.</u>

    <u>Count it down.</u>" (Emphasis added)

<sup>&</sup>lt;sup>1</sup> The nature of John's relationship to Troy Queen is not known to me.

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z.	"Do u	even	know	what	Armageddon	is???	Fucking	uneducated
moron	clueles	ss ant	i-semit	e bitcl	h."			

- "It is good vs evil. I am good. U are evil. God is on my side. I aa. will hunt u down and fuck u up." (Emphasis added)
- The following morning, John sent a text message on the same thread, 9. stating, "Sorry about all that. Had a bad day yesterday. All good now. Didnt mean any of that." A true and correct copy of the complete, unedited transcript of the abovereferenced text thread, including the messages from July 27, 2019 through July 28, 2019, is attached hereto as Exhibit "3" and incorporated herein by this reference. This transcript came from data that was extracted directly from my cell phone with the assistance of my attorney's IT department (see accompanying Declaration of Jason Lockwood). In Exhibit "3", John's messages are printed in gray and are identified with the name "John Pierce Final" (which is the way his contact information is saved in my cell phone), and my texts to him are printed in green and are identified as "Mommy". The relevant text messages begin in the middle of page 3, but I have attached the entire transcript for completeness.
- 10. Upon receiving these texts from John, I was extremely scared for my safety and the safety of my children. I believe John's text stating, "I will fuck u and ur kind up" (emphasis added) was a threat to harm both me and our children. His text stating, "I will be at Armageddon with my children fighting against u" (emphasis added) also causes me to fear for my safety and the safety of our children. There were multiple other texts messages that directly threatened me. Thus, on July 27, 2019, I filed a police report at the Van Nuys Police Department, and I received an Emergency Protective Order ("EPO") that day. A true and correct copy of the EPO is attached hereto as Exhibit "4" and incorporated herein by this reference. The EPO expires on August 2, 2019 at 4:00 p.m. I caused John to be served with the EPO on

In Re the Marriage of Pierce

L.A.S.C. Case No. BD 639 740

July 28, 2019. A true and correct copy of the Proof of Service is attached hereto as Exhibit "5".

- 11. I continue to be scared for my safety and our children's safety. I have not slept well in days, and I've been constantly worried. I do not know what caused John to react to a benign text with such rage. I do not know if he is using drugs again. I do not know if he is having psychiatric issues again. He has military training and has owned guns in the past; he may own a gun now. John knows that our children are the most important thing in the world to me, and I fear that he may harm them in a rageful state as a means of hurting me.
- 12. I request that the Court issue an order that Respondent have no visitation with the minor children, or that any visitation be monitored by a professional monitor.

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

Executed July 30, 2019, at Woodland Hills, California.

Chyse her ALYZE PIERCE

# ELKINS KALT WEINTRAUB REUBEN GARTSIDE LLP 10345 W. Olympic Blvd. Los Angeles, California 90064 Telephone: 310.746.4400 • Facsimile: 310.746.4499

### DECLARATION OF JASON LOCKWOOD

### I, JASON LOCKWOOD, declare as follows:

- 1. I am not a party to the above-entitled action. I have personal knowledge of the facts set forth herein, and if called as a witness, I could and would competently testify to the matters stated herein.
- 2. I am the IT Manager at Elkins Kalt Weintraub Reuben Gartside LLP, Petitioner's attorney of record.
- 3. On July 29, 2019, at the request of Petitioner's counsel, Susannah Braffman Amen, I met with Petitioner, who gave her cell phone and cell phone password to me. With Petitioner's permission, I attached her cell phone to my office computer, and using a program called iExplorer, I exported all data on her cell phone, thereby creating a back up copy of her cell phone's contents. The data I exported from Petitioner's phone included all text messages on the phone. From this data, I printed a transcript of the entire text thread between Petitioner and 213-500-7339 (identified in Petitioner's phone as Lauren Schaefer Green), 818-918-8329 (identified in Petitioner's phone as John Pierce Final), and 310-484-4514 (not identified by name). A true and correct copy of this transcript is attached hereto as Exhibit "3" and incorporated herein by this reference.
- 4. The top of the first page of **Exhibit "3"** contains the details of the above-referenced export and the phone numbers of the participants on this text thread.

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

Executed July 30, 2019, at Los Angeles, California.

IASON LOCKWOOD

FOR COURT USE ONLY

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Ber number, and address):

Mortin Dean's ESSENTIAL FORMS" Family Code, §§ 2024, 2340 2343, 2346

PIERCE. ALYZE L



CASE NA	ME (Last name, first name of each party):	CASE NUMBER:
	ce, Alyze L. and John	BD 639740
	se, my ne n. and com	
4. i. 🔀	The children of this marriage or domestic partnership are:	
	(1) 🔀 Name	Birthdate
	Daniel Pierce	02/02/2004
	Jordan Pierce	08/01/2005
	Joshua Pierce	04/16/2008
	(2) Parentage is established for children of this relationsh	ip born prior to the marriage or domestic partnership
j. 🔀	Child custody and visitation (parenting time) are ordered as set	
,	(4) The Cattlement assessment attributation for judgment or other	ar written agreement which contains the information
	required by Family Code section 3048(a). As set	forth in the First Further Judgm
	(2) Child Custody and Visitation Order Attachment (form F	L-341).
	(3) Stipulation and Order for Custody and/or Visitation of C	
	(4) Previously established in another case. Case number:	
ь 🖼	Child support is ordered as set forth in the attached	
k. 🔀	A set of the set of th	er written agreement which contains the declarations
	(1) Settlement agreement, stipulation for judgment, or other	forth in the First Further Judgm
	required by Family Code Section 4005(a).	El 242)
	(2) Child Support Information and Order Attachment (form	
	(3) Stipulation to Establish or Modify Child Support and Or	
. =	(4) Previously established in another case. Case number:	Court.
I. 🔀	Spousal, domestic partner, or family support is ordered:	nuttionen D soonendant
		petitioner respondent
	(2) Jurisdiction terminated to order spousal or partner sup	port to petitioner Trespondent
	(3) As set forth in the attached Spousal, Partner, or Family	y Support Order Attachment (form FL-343).
	(4) As set forth in the attached settlement agreement, stip	ulation for judgment, or other written agreement.
	(5) Other (specify): As set forth in the F	irst Further Judgment.
	,	
m.🔀	Property division is ordered as set forth in the attached	
	(1) Settlement agreement, stipulation for judgment, or other	
	(2) Property Order Attachment to Judgment (form FL-345)	
	(3) Other (specify): As set forth in the I	First Further Judgment.
	,	
n. 🔀	Attorney fees and costs are ordered as set forth in the attached	
	(1) Settlement agreement, stipulation for judgment, or other	er written agreement.
	(2) Attorney Fees and Costs Order (form FL-346).	
	(3) As set forth in the F	irst Further Judgment.
o. 🔀	Other (specify): All other orders as set for	orth in Pages 1 through 3 of the
<del></del>	attached hereto.	
	chment to this judgment is incorporated into this judgment, and th	no parties are ordered to comply with each attachment's
Each atta	chment to this judgment is incorporated into this judgment, and to s. Jurisdiction is reserved to make other orders necessary to carr	ve out this judgment
provisions	:. Jurisdiction is reserved to make other orders necessary to carr	y out this judgment.
Date:		
		JUDICIAL OFFICER
5. Numbe	er of pages attached: 3	SIGNATURE FOLLOWS LAST ATTACHMENT
	NOTICE	never or demostic nector under the other spause's or
Dissolu	tion or legal separation may automatically cancel the rights of a s	tracts bent account transfer on doubt vahiola registration
domest	ic partner's will, trust, retirement plan, power of attorney, pay-on-	death pank account, transfer-off-death vehicle registration,
survivo	rship rights to any property owned in joint tenancy, and any other	similar properly interest, it does not automatically cancel the
rights of	f a spouse or domestic partner as beneficiary of the other spouse	s's or domestic partner's life insurance policy. You should
review t	these matters, as well as any credit cards, other credit accounts,	insurance policies, retirement plans, and credit reports, to
determi	ne whether they should be changed or whether you should take a	any other actions.
A debt	or obligation may be assigned to one party as part of the dissolut	ion of property and debts, but if that party does not pay the

Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent. SSENTIAL FORMS"

JUDGMENT (Family Law)

An earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered.

debt or obligation, the creditor may be able to collect from the other party.

Page 2 of 2

### NOTICE OF RIGHTS AND RESPONSIBILITIES

### Health-Care Costs and Reimbursement Procedures

## IF YOU HAVE A CHILD SUPPORT ORDER THAT INCLUDES A PROVISION FOR THE REIMBURSEMENT OF A PORTION OF THE CHILD'S OR CHILDREN'S HEALTH-CARE COSTS AND THOSE COSTS ARE NOT PAID BY INSURANCE, THE LAW SAYS:

- 1. Notice. You must give the other parent an itemized statement of the charges that have been billed for any health-care costs not paid by insurance. You must give this statement to the other parent within a reasonable time, but no more than 30 days after those costs were given to you.
- 2. Proof of full payment. If you have already paid all of the uninsured costs, you must (1) give the other parent proof that you paid them and (2) ask for reimbursement for the other parent's court-ordered share of those costs.
- 3. Proof of partial payment. If you have paid only your share of the uninsured costs, you must (1) give the other parent proof that you paid your share, (2) ask that the other parent pay his or her share of the costs directly to the health-care provider, and (3) give the other parent the information necessary for that parent to be able to pay the bill.
- 4. Payment by notified parent. If you receive notice from a parent that an uninsured health-care cost has been incurred, you must pay your share of that cost within the time the court orders; or if the court has not specified a period of time, you must make payment (1) within 30 days from the time you were given notice of the amount due, (2) according to any payment schedule set by the health-care provider, (3) according to a schedule agreed to in writing by you and the other parent, or (4) according to a schedule adopted by the court.
- 5. Disputed charges. If you dispute a charge, you may file a motion in court to resolve the dispute, but only if you pay that charge before filing your motion. If you claim that the other party has failed to reimburse you for a payment, or the other party has failed to make a payment to the provider after proper notice has been given, you may file a motion in court to resolve the dispute. The court will presume that if uninsured costs have been paid, those costs were reasonable. The court may award attorney fees and costs against a party who has been unreasonable.
- 6. Court-ordered insurance coverage. If a parent provides health-care insurance as ordered by the court, that insurance must be used at all times to the extent that it is available for health-care costs.
- a. Burden to prove. The party claiming that the coverage is inadequate to meet the child's needs has the burden of proving that to the court.
- b. Cost of additional coverage. If a parent purchases health-care insurance in addition to that ordered by the court, that parent must pay all the costs of the additional coverage. In addition, if a parent uses alternative coverage that costs more than the coverage provided by court order, that parent must pay the difference.

7. Preferred health providers. If the court-ordered coverage designates a preferred health-care provider, that provider must be used at all times consistent with the terms of the health insurance policy. When any party uses a health-care provider other than the preferred provider, any health-care costs that would have been paid by the preferred health provider if that provider had been used must be the sole responsibility of the party incurring those costs..

Page 1 of 2

Form Approved for Optional Use Judicial Council of California FL-192 [Rev. January 1, 2015] NOTICE OF RIGHTS AND RESPONSIBILITIES Health-Care Costs and Reimbursement Procedures

nily Code, §§ 4062, 4063 www.courts.ca.gov

### FL-192

### INFORMATION SHEET ON CHANGING A CHILD SUPPORT ORDER

### General Information

The court has just made a child support order in your case. This order will remain the same unless a party to the action requests that the support be changed (modified). An order for child support can be modified only by filling a motion to change child support and serving each party involved in your case. If both parents and the local child support agency (if it is involved) agree on a new child support amount, you can complete, have all parties sign, and file with the court a *Stipulation to Establish or Modify Child Support and Order* (form FL-350) or *Stipulation and Order* (Governmental) (form FL-625).

### When a Child Support Order May Be Modified

The court takes several things into account when ordering the payment of child support. First, the number of children is considered. Next, the net incomes of both parents are determined, along with the percentage of time each parent has physical custody of the children. The court considers both parties' tax filing status and may consider hardships, such as a child of another relationship. An existing order for child support may be modified when the net income of one of the parents changes significantly, the parenting schedule changes significantly, or a new child is born.

### Examples

- You have been ordered to pay \$500 per month in child support. You lose your job. You will continue to owe \$500 per month, plus
  10 percent interest on any unpaid support, unless you file a motion to modify your child support to a lower amount and the court
  orders a reduction.
- You are currently receiving \$300 per month in child support from the other parent, whose net income has just increased substantially. You will continue to receive \$300 per month unless you file a motion to modify your child support to a higher amount and the court orders an increase.
- You are paying child support based upon having physical custody of your children 30 percent of the time. After several months it
  turns out that you actually have physical custody of the children 50 percent of the time. You may file a motion to modify child support
  to a lower amount.

### How to Change a Child Support Order

To change a child support order, you must file papers with the court. Remember: You must follow the order you have now.

### What forms do I need?

If you are asking to change a child support order open with the local child support agency, you must fill out one of these forms:

- FL-680, Notice of Motion (Governmental) or FL-683 Order to Show Cause (Governmental) and
- FL-684, Request for Order and Supporting Declaration (Governmental)

If you are asking to change a child support order that is not open with the local child support agency, you must fill out one of these forms:

- FL-300, Request for Order or
- FL-390, Notice of Motion and Motion for Simplified Modification of Order for Child, Spousal, or Family Support

You must also fill out one of these forms:

FL-150, Income and Expense Declaration or FL-155, Financial Statement (Simplified)

### What if I am not sure which forms to fill out?

Talk to the family law facilitator at your court.

After you fill out the forms, file them with the court clerk and ask for a hearing date. Write the hearing date on the form.

The clerk will ask you to pay a filing fee. If you cannot afford the fee, fill out these forms, too:

- Form FW-001, Request to Waive Court Fees
- Form FW-003, Order on Court Fee Waiver (Superior Court)

You must serve the other parent. If the local child support agency is involved, serve it too.

This means someone 18 or over - **not you** - must serve the other parent copies of your filed court forms at least 16 **court days** before the hearing. Add 5 **calendar days** if you serve by mail within California (see Code of Civil Procedure section 1005 for other situations). **Court days** are weekdays when the court is open for business (Monday through Friday except court holidays). **Calendar days** include all days of the month, including weekends and holidays. To find court holidays, go to **www.courts.ca.gov/holidays.htm**.

The server must also serve blank copies of these forms:

- FL-320, Responsive Declaration to Request for Order and FL-150, Income and Expense Declaration, or
- FL-155, Financial Statement (Simplified)

Then the server fills out and signs a Proof of Service (form FL-330 or FL-335). Take this form to the clerk and file it.

Go to your hearing and ask the judge to change the support. Bring your tax returns from the last two years and your last two months' pay stubs. The judge will look at your information, listen to both parents, and make an order. After the hearing, fill out:

- FL-340, Findings and Order After Hearing and
- FL-342, Child Support Information and Order Attachment

### Need help?

Contact the family law facilitator in your county or call your county's bar association and ask for an experienced family lawyer.

NOTICE OF RIGHTS AND RESPONSIBILITIES

Health-Care Costs and Reimbursement Procedures

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FL-192 (Rev. January 1, 2015)

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(310) 820-6700

### STATISTICAL INFORMATION 1

The COURT FINDS that the following information has been set forth by the parties:

- This Judgment is made by and between Petitioner, Alyze Pierce (hereinafter 1.1 referred to as "Petitioner") and John Pierce (hereinafter referred to as "Respondent").
  - Petitioner and Respondent were married on August 14, 1999. 1.2
- The parties have three minor child from their marriage: Daniel Pierce, born 1.3 February 2, 2004, age 12; Jordan Pierce, born August 1, 2005, age 11; and Joshua Pierce, born April 16, 2008, age 8 (hereinafter collectively referred to as the "minor children").
- Petitioner and Respondent were residents of the County of Los Angeles, State 1.4 of California, at the time this action was filed and resided continuously in this state and county for a period in excess of six months prior to the filing of the action for dissolution of marriage.
- Irreconcilable differences have arisen between the parties which have led to 1.5 the irremediable breakdown of the marriage, making it impossible for the parties to live together as husband and wife and they have agreed to separate and live permanently apart. The parties' date of separation is May 28, 2012. Petitioner filed a Petition for Dissolution of Marriage on April 25, 2016 in the Superior Court of California, County of Los Angeles, case number BD 639740. Respondent filed a Response to said Petition on June 24, 2016.

### EXECUTION AND ENTRY OF FIRST FURTHER JUDGMENT

The Court finds that the parties and her/his respective counsel acknowledge 2.1 that they have, concurrently with their execution of this Judgment, executed two (2) duplicate originals of a First Further Judgment on Reserved Issues (collectively referred to as the "First Further Judgment") pursuant to which the parties have settled all of the remaining issues in these proceedings. The Petitioner shall retain one duplicate original of the First Further Judgment and Respondent shall retain one duplicate original of the First Further Judgment. The parties agree and the Court further finds that the First Further Judgment has not been submitted to the Court for execution and the parties intend and agree that the First Further

IN RE THE MARRIAGE OF PIERCE G:\PIEA\01\Judgment.wpd\_af

CASE NO. BD 639740 PAGE 1

BUZARD,

# UTER, BUZARD, FISHBEIN & ROYCE LLP ALAWPARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS 11611 San Vicente Boulevard - Suite 820 Los Angeles, California 90049-6508 (310) 820-6700

Judgment shall not be entered by the Court, except if a party seeks to enforce the terms of the First Further Judgment as described herein. The parties agree and the Court orders that the Court retains jurisdiction over the parties to enforce this Judgment and the First Further Judgment until performance in full of the terms of this Judgment and the First Further Judgment.

- 2.2 If either party determines she or he needs or desires to enforce any of the terms set forth in the First Further Judgment, either Petitioner or Respondent may cause the original executed copy of the First Further Judgment in her or his possession to be filed with the Court in this matter, subject to the notice provisions set forth in paragraph 2.3 herein. Upon such request by either of the parties, the Court shall enter the First Further Judgment.
- 2.3 Notwithstanding the foregoing, the First Further Judgment shall not be filed with the Court unless the following occurs:
- 2.3.1 The party seeking to enforce the First Further Judgment or alleging a breach thereon, notifies the other party in writing of the alleged breach,
- 2.3.2 The breaching party is given ten (10) business days between written notification of the breach and entry of the First Further Judgment, to rectify the breach and comply with the terms of the First Further Judgment; and
  - 2.3.3 The breach has not been cured within the ten (10) business day period.
- 2.4 The party seeking to have the First Further Judgment entered, after providing notice and an opportunity to cure pursuant to Paragraph 2.3 herein, shall request that the Court seal the First Further Judgment prior to filing same with the Court. If sealing is not permitted by the Court, then said party shall seek to file the First Further Judgment in the most confidential manner possible at the time of said filing.
- 2.5 If the First Further Judgment is not entered by the Court at the request of one of the parties, for any reason, Petitioner and Respondent shall each be entitled to have the First Further Judgment entered pursuant to the terms of California *Code of Civil Procedure* section 664.6. Petitioner and Respondent each waive Notice of Motion to enter the First Further Judgment pursuant to C.C.P. section 664.6 and agree that said entry of the First

IN RE THE MARRIAGE OF PIERCE
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CASE NO. BD 639740 PAGE 2

# BUTER, BUZARD, FISHBEIN & ROYCE LLP ALAWPARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS 11611 San Vicente Boulevard - Suite 820 Los Angeles, California 90049-6508

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Further Judgment may be made upon ex parte application. The moving party shall provide the other party with fifteen (15) days written notice of her/his intent to enter the First Further Judgment on an ex parte application.

2.6 By executing this Judgment, Petitioner and Respondent each understand, consent, and agree, that the Court shall enter the First Further Judgment pursuant to the terms of the settlement set forth in writing in the First Further Judgment executed by the Petitioner and Respondent outside the presence of the Court as part of the settlement of this matter. The parties further approve, agree, consent, and direct the Court to retain jurisdiction over the parties to enforce the terms and provisions of the Judgment and the First Further Judgment until performance in full of all terms and provisions has been accomplished.

3 This Stipulated Judgment may be executed in duplicate counterparts, each of which shall be considered as an original.

The foregoing is agreed to by:

Dated:/0//4, 2016	ALYZE PIERCE, Petitioner
Dated: <u>/0/8</u> , 2016	JOHN PIERCE, Respondent

Approved as conforming to the agreement of the parties:

Dated: \_/\_\_\_\_\_\_\_, 2016

BUTER, BUZARO, FISHBEIN & ROYCE LLP

By:

QARY FISHBEIN

Attorneys for Petitioner, Alyze Pierce

PHILLIPS ESSNER LLP

Dated: \_\_\_\_\_\_, 2016 By: \_\_\_\_\_\_ GREGORY JESSNER Attorneys for Respondent, John Pierce

Dated: OCT 2 7 2016 , 2016

PATRICK A. CATHCART

JUDGE OF THE SUPERIOR COURT

PATRICK A. CATHCART
IN RE THE MARRIAGE OF PIERCE

CASE NO. BD 639740

JUDGMENT

PAGE 3

DV-116 Order on Request to Continue Hearing	Clerk stamps date here when form is filed.
Complete items (1), (2), and (3).	FILED
1) Protected Party:	Superior Court of California County of Los Angeles
Alyze L. Pierce	SEP - 7 2018
Restrained Party: John M. Pierce	Sherri R. Carry,
(3) Party Seeking Continuance	- Coddorz
I am the A Protected Party Restrained Party Your Lawyer (if you have one for this case):	Fill in court name and street address:  Superior Court of California, County of
Name: GARY FISHBEIN State Bar No.: 93765	Los Angeles 111 North Hill Street
Firm Name: BUTER, BUZARD, FISHBEIN & ROYCE LLP	Same
Your Address (If you have a lawyer, give your lawyer's information. If	Los Angeles, CA 90012 Central District
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	Fill in case number:
give telephone, fax, or e-mail.)	Case Number:
Address: 11611 San Vicente Boulevard, Suite 820	BD 639740
City: Los Angeles State: CA Zip: 90049	
Telephone: <u>310-820-6700</u> Fax: <u>310-207-4612</u> E-	Mail Address: fishbein@hbfrlaw.com
<ul> <li>Order on Request for Continuance</li> <li>a. The hearing in this matter is currently scheduled for (date):</li></ul>	Delow on Attachment 4b.
The hearing shall be held as currently scheduled above. The Tempora issued on (date): remains in full force and eff	ery Restraining Order (Form DV-110) ect until the hearing date.
c. The request for a continuance is GRANTED as set forth below.	
Owley Creating Continuones and Notice of New Hearing	
5 Order Granting Continuance and Notice of New Hearing The court hearing on the Request for Domestic Violence Restraining Ord the date, time, and location shown below:	er (Form DV-100) is continued to
Name and address	s of court if different from above:
New > Date: 9-28-2016 Time: 6:3001	·
New Hearing Dept.: 83 Room: 829  The extended Temporary Restraining Order (form DV-110) expires	
The extended Temporary Restraining Order (form DV-110) expires	at the end of this hearing.
This is a Court Order	

This is a Court Order.

Order on Request to Continue Hearing (Temporary Restraining Order) (CLETS-TRO) (Domestic Violence Prevention)

PIERCE, ALYZE L.

ention)

EXHIBIT 2

DV-116, Page 1 of 3

	Case Number: BD 639740
Reason for the Continuance	
a. The continuance is needed because:	
(1) The person in 2 was not served before the current hearing	
(2) The parties were referred to child custody mediation or chi	
(3) The person in 2 asked for a first continuance of the hearing	
(4) The person in 3 asked for more time to hire a lawyer or p	
(5) Other good cause as stated below on Attachm	ment 6a(5).
See DV-115 3(6)(4)	
b.   The court finds good cause and orders a continuance in its discre	etion.
7) Extension of Temporary Restraining Order	
a. Notemporary restraining orders were issued in this case.	
b. By granting the request to continue the hearing, the orders listed DV-110), issued on (date):	I in Temporary Restraining Order (form effect until the end of the hearing in 5).
c. The Temporary Restraining Order is MODIFIED. A new Temporal issued as of this date. The orders remain in effect until the end of	orary Restraining Order (Form DV-110) is of the hearing in (5).
d.   The Temporary Restraining Order is TERMINATED for the real	asons stated  below  on Attachment 76
e. Other (specify):	
Warning and Notice to the Part	ty in 2
If $7$ b or c is checked, you must continue to obey the 1 it expires at the end of the hearing scheduled in $5$ .	Temporary Restraining Order until
8  Other Orders (specify):	
Additional orders are included at the end of this order on Att	tachment 8.

This is a Court Order.

DV-116, Page 2 of 3

Cas	e Number:	
BD	639740	

	ice of Order
	No further service of this order is required because both parties were present at the hearing when the new hearing date was ordered.
	The court granted the protected party's request to continue the hearing date. A copy of this order must be served on the restrained party at least days before the hearing in (5).
(1)	All other documents requesting domestic violence restraining orders as shown in Form DV-109, Notice of Court Hearing (at item 5) must also be personally served on the restrained party.
• •	The Temporary Restraining Order (Form DV-110) has been modified and must be personally served on the restrained party.
	A copy of the <i>Temporary Restraining Order</i> must NOT be served because the order was terminated in 7d.
с. 🗀	The court granted the restrained party's request to continue the hearing date. A copy of this order must be served on the protected party at least days before the hearing in 5. A copy of the Temporary Restraining Order (Form DV-110) must be served if it was modified by the court in item 7.
d. 🗖	All documents must be personally served unless otherwise specified below.
е. 🔲	Other (specify):
(10) No F	ee to Serve
If the	sheriff or marshal serves this order, he or she will do it for free.
(4) CI E	TS Entry
$\bigcirc$	the state of the state of the state of the law
enfor	hearing is continued, the court or its designee will transmit this form within one pushess day to law cement personnel for entry into the California Restraining and Protective Order Statem (CARPOS) via the ornia Law Enforcement Telecommunications System (CLETS).
Calif	ornia Law Enforcement Telecommunications System (CLETS).
	SEP - 7 2016
Date	Judicial Officer PATRICK A. CATHCART
	A 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 <a href="https://www.courts.ca.gov/forms.htm">www.courts.ca.gov/forms.htm</a> for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)
<b>4</b>	(Clerk will fill out this part.)
	—Clerk's Certificate—
	LOS LINE I certify that this Order On Request to Continue Hearing (Temporary Restraining
Ģ	Order) (CLETS-TRO) is a true and correct copy of the original on file in the court.
[s	Date: SEP - 8 2016 Clerk, by, Deputy
N. A.	This is a Court Order.
Revised July 1, 2	
Essential Forms	(Temporary Restraining Order) (CLETS-TRO) (Domestic Violence Prevention) PIERCE, ALYZE L.

### **Request to Continue Hearing**

Use this form to ask the court to change the hearing date listed on form DV-109, Notice of Court Hearing. (Read DV-115-INFO, How to Ask for a New Hearing Date, for more information).

	b	,	Buerri R. Carler, Executive Officer/Clerk
(1)	Pa	arty Seeking Continuance	By Martin Godderz Dephty
	a.	Full Name:	Mattin Godderz
		Alyze L. Pierce	
		I am the:  Party seeking protection.	Fill in court name and street address:
		☐ Restrained Party.	Superior Court of California, County of
		Your Lawyer (if you have one for this case):	Los Angeles
		Name: GARY FISHBEIN State Bar No.: 93765	111 North Hill Street
		Firm Name: BUTER, BUZARD, FISHBEIN & ROYCE LLP	Los Angeles, CA 90012
	h.	Your Address (If you have a lawyer, give your lawyer's information. If	Central District
	٠.	you do not have a lawyer and want to keep your home address private.	Fill in any and an
		you may give a different mailing address instead. You do not have to give telephone, fax, or e-mail.)	Fill in case number:
			Case Number: BD 639740
		Address: 11611 San Vicente Boulevard, Suite 820	
		City: Los Angeles State: CA Zip: 90049	
		Telephone: 310-820-6700 Fax: 310-207-4612	
		E-Mail Address: fishbein@bbfrlaw.com	
2	0	ther Party	
	Fu	ıll Name: John M. Pierce	
	_		
3)		equest to Continue Hearing	stombox 7 2016
		I ask the court to continue the hearing currently scheduled for (date): Ser	nember /, ZVIB
	b.	I request that the hearing be continued because (check any that apply):	
		(1) I could not get the papers served before the hearing date.	sh - h i
		(2) I am the restrained party, and this is my first request to continue	
		(3) I need more time to hire a lawyer or prepare for the hearing or tri	
		(4) A Other good cause as stated  below  on Attachment 3b(	
		Respondent is currently a patient at UCLA Psychiatr	
		understand that he intends to remain there until at	
		September. I am unable to serve Respondent while h	
9		hospital and understand that he is unable to attend	
9		he is released. I have also been in contact with Re	
		record, who has received copies of the Temporary Re	
D <sub>b</sub>		papers, and has confirmed the information set forth	herein.

This is not a Court Order.

Request to Continue Hearing (Temporary Restraining Order) (Domestic Violence Prevention)

DV-115, Page 1 of 2

**Essential** Forms

PIERCE, ALYZE L.

Clerk stamps date here when form is filed. FILED

Superior Court of California County of Los Angeles

SEP - 7,2018

(4) Extension of Temporary Restraining Order

☐ Party Without Lawyer

- a. A Temporary Restraining Order (Form DV-110) was issued on (date): August 19, 2016

  Please attach a copy of the order if you have one.
- b. Notice: If the hearing date is continued, the Temporary Restraining Order (Form DV-110) will remain in effect until the end of the new hearing, unless otherwise ordered by the court.

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: 9/5/2016	•
	Altylour
Ali I. Fishbein  Type or print name of	Sign your name

<b>DV-110</b> Temporary Res	straining Order	Clerk stamps date here whe	en form is filed.
rson in (1) must complete items (1), (2),	and (3) only.	<b>新</b>	
Name of Protected Person:		Support Esth S	Elliforma
Alyze L. Pierce	•		
Your lawyer in this case (if you have a	nna).	AUG 1 8	• •
Name: GARY FISHBEIN		Sherri R. Saujer, Exerui	
Firm Name: BUTER, BUZARD,	•		Deputy
		Manuel Almen	dras
Address (If you have a lawyer for this			
information. If you do not have a lawy		Fill In court/name and street	
address private, give a different maili		Superior Court of Calif Los Angeles	ornia, County of
to give your telephone, fax, or e-mail,		111 North Hill	L Street
Address: 11611 San Vicente		Same Los Angeles, (	מר 90012
City: Los Angeles State:		Central Distri	ict
Telephone: 310-820-6700  E-mail Address: fishbein@bbfi		Court fills in case number w	hen form is filed.
		Case Number:	
Name of Restrained Person:  John M. Pierce		BD 639740	
Description of restrained person:			
Sex: M F Height: 5'11"	Weight: 190 Hair Color: E	31 onde Eye Colo	or:Blue
Race: Caucasian	Age: <u>44</u>	Date of Birth: 6	/25/72
Address (if known): 10811 Will	low Brae Avenue		
City: Chatsworth	•	State: CA	Zip: <u>91311</u>
Relationship to protected person: Hi	sband		· · · · · · · · · · · · · · · · · · ·
Additional Protected Per In addition to the person named in (1 6 and (7) (family or household me	), the following persons are protect mbers):	_	as indicated in i
<u>Full name</u>	Relationship to person in	<u>(1)</u> <u>Sex</u>	Age
Daniel Pierce	Son	M	12
Jordan Pierce	Daughter		11
Joshua Pierce	Son	M	<u>8</u>
Check here if there are addition	al protected persons. List them on a	m attached sheet of pape	er and write,
"DV-110, Additional Protected	Persons" as a title.		
The o	court will complete the rest of this fo	orm.	
Court Hearing			
This order expires at the end of the h	earing stated below:		
Hearing Date:	Time: 8'-34	a.m. [	) p.m.
	This is a Court Order.	,	
ial Council of California-www.counts.ca.gov led July 1, 2016, Mandalory Form ly Code, § 6200 et seq. rved by 001	Temporary Restraining Orde	er .	DV-110, Page 1 o
ived by UUJ	(CLETS-TRO)		

Essential Forms

Temporary Restraining Order  $\begin{array}{ccc} \text{(CLETS-TRO)} \\ \text{(Domestic Violence Prevention)} & \text{PIERCE, ALYZE L.} \end{array}$ 

s	Case Number: BD 639740
5	Criminal Protective Order  A criminal protective order on Form CR-160, Criminal Protective Order—Domestic Violence, is in effect.  Case Number: County: Expiration Date:  b. No information has been provided to the judge about a criminal protective order.
	The court has granted the temporary orders checked below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.
6	Personal Conduct Orders Not requested Denied until the hearing Granted as follows:  a. You must not do the following things to the person in 1 and persons in 3:  Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, disturb the peace, keep under surveillance, impersonate (on the Internet, electronically or otherwise), or block movements
	Contact, either directly or indirectly, in any way, including but not limited to, by telephone, mail, e-mail or other electronic means  Take any action, directly or through others, to obtain the addresses or locations of the persons in 1 and 3.  (If this item is not checked, the court has found good cause not to make this order.)  b. Peaceful written contact through a lawyer or process server or another person for service of Form DV-120 (Response to Request for Domestic Violence Restraining Order) or other legal papers related to a court case is allowed and does not violate this order.  c.   Exceptions: Brief and peaceful contact with the person in 1, and peaceful contact with children in 3, as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise
7	Stay-Away Order  Not requested Denied until the hearing Granted as follows:  a. You must stay at least (specify): yards away from (check all that apply):  The person in 1 School of person in 1  The persons in 3  The job or workplace of person in 1  Vehicle of person in 1  Other (specify):
8	b. Exceptions: Brief and peaceful contact with the person in (1), and peaceful contact with children in (3), as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise.  Move-Out Order Not requested Denied until the hearing Granted as follows:  You must take only personal clothing and belongings needed until the hearing and move out immediately from (address):

This is a Court Order.

•	BD 639740
9 No Guns or Other Firearms or Ammunition	
<ul> <li>a. You cannot own, possess, have, buy or try to buy, received firearms, or ammunition.</li> </ul>	ve or try to receive, or in any other way get guns, other
<ul> <li>within your immediate possession or control. Do so we within 48 hours of receiving this order, file with the stored, or sold. (You may use Form DV-800, Proof of Bring a court filed copy to the hearing.</li> </ul>	court a receipt that proves guns have been turned in, of Firearms Turned In, Sold, or Stored, for the receipt.)
c. The court has received information that you own of Record Unlawful Communications  Not requested Denied until the hearing The person in 1 can record communications made by you	Granted as follows:
The person in (1) is given the sole possession, care, and co stay at least yards away from and not take, sel threaten, harm, or otherwise dispose of the following anim	ontrol of the animals listed below. The person in ② must ll, transfer, encumber, conceal, molest, attack, strike,
Child custody and visitation are ordered on the attached Fo	rent with temporary custody of the child must not remove noticed hearing (Fam. Code, § 3063).
_	d until the hearing 🔲 Granted as follows:
Debt Payment Not requested Denied up The person in 2 must make these payments until this ord Pay to: For: Am Pay to: For: Am	er ends:
Property Restraint Not requested Denie If the people in 1 and 2 are married to each other or are the person in 2 must not transfer, borrow against, so including animals, except in the usual course of business on notify the other of any new or big expenses and explain the person in 1 if the court has made a "no contact" order. Peaceful written contact through a lawyer or a process service court case is allowed and does not violate this order.  This is a Court are married to each other or are married to ea	ed until the hearing Granted as follows: registered domestic partners, the person in 1 sell, hide, or get rid of or destroy any property, or for necessities of life. In addition, each person must eem to the court. (The person in 2) cannot contact the ) ver or other person for service of legal papers related to a

Revised July 1, 2016 Essential 国Forms

Judge (or Judicial Officer)		Case Number: BD 639740
Rights to Mobile Device and Wireless Phone Account   a. Property control of mobile device and wireless phone account   a. Property control of mobile device and wireless phone account   device (describe)   Granted as follows:   Until the hearing, only the person in (1) can use, control, and possess the following property:   Mobile device (describe)   and account (phone number) (310)873 - 670     Mobile device (describe)   and account (phone number) (310)873 - 670     Check here if you need more space. Attach a sheet of paper and write "DV-110 Rights to Mobile Device and Wireless Phone Account" as a title.   b. Debt Payment (2) Not requested   Denied until the hearing   Granted as follows:   The person in (2) must make these payments until this order ends:   Pay to (wireless service provider):   Amount (3)     Insurance   The person in (1)   The person in (2) is ordered NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.   Dawyer's Fees and Costs   Not ordered now but may be ordered after a noticed hearing.   Payments for Costs and Services   Not ordered now but may be ordered after a noticed hearing.   Payments for Costs and Services   Not ordered now but may be ordered after a noticed hearing.   Batterer Intervention Program   Not ordered now but may be ordered after a noticed hearing.   Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.	17) Spousal Support	
a. Property control of mobile device and wireless phone account    Not requested   Denied until the hearing   Granted as follows: Until the hearing, only the person in (1) can use, control, and possess the following property: Mobile device (describe)   and account (phone number) (310)883 - 670    Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)883 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phone number) (310)885 - 670   Mobile device (describe)   and account (phon	Not ordered now but may be ordered after a noticed hearing.	•
Until the hearing, only the person in ① can use, control, and possess the following property:  Mobile device (describe)  Mobile device (decribe)  Mobile device (device (decri		
Until the hearing, only the person in ① can use, control, and possess the following property:  Mobile device (describe)		· ·
Mobile device (describe) and account (phone number) (318) 37-5-76 70  Mobile device (describe) and account (phone number) (318) 470-5162  Mobile device (describe) and account (phone number) (318) 470-4770    Check here if you need more space. Attach a sheet of paper and write "DV-110 Rights to Mobile Device and Wireless Phone Account" as a title.  b. Debt Payment Not requested Denied until the hearing Granted as follows: The person in must make these payments until this order ends: Pay to (wireless service provider): Amount: Due date:  c. Transfer of Wireless Phone Account Not ordered now but may be ordered after a noticed hearing.  19 Insurance  The person in Methods of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.  20 Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing.  21 Payments for Costs and Services Not ordered now but may be ordered after a noticed hearing.  22 Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing.  23 Other Orders Not requested Denied until the hearing Granted as follows:    Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.    And Andrew ordered after a noticed hearing Granted as follows:    Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.    And Andrew ordered of the parties of the sheriff serves this order, he or she will do so for free.   And Andrew ordered of the parties of the paper and write "DV-110, Other Orders" as a title.   And Andrew ordered of the paper and write "DV-110, Other Orders" as a title.   And Andrew ordered of the paper and write "DV-110, Other Orders" as a title.   And Andrew ordered of the paper and write "DV-110, Other Orders" as a title.		
Mobile device (describe)	Until the hearing, only the person in (1) can use, control, and p	ossess the following property:
Mobile device (describe) and account (phone number) (	Mobile device (describe) and acco	ount (phone number) (310) 583 3 510
Check here if you need more space. Attach a sheet of paper and write "DV-110 Rights to Mobile Device and Wireless Phone Account" as a title.  b. Debt Payment ☐ Not requested ☐ Denied until the hearing ☐ Granted as follows: The person in ② must make these payments until this order ends: Pay to (wireless service provider): Amount: \$ Due date:  c. Transfer of Wireless Phone Account Not ordered now but may be ordered after a noticed hearing.  19 Insurance The person in ① If the person in ② is ordered NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.  20 Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing.  21 Payments for Costs and Services Not ordered now but may be ordered after a noticed hearing.  22 Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing.  23 Other Orders ☑ Not requested ☐ Denied until the hearing ☐ Granted as follows:  ☐ Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.  4 No Fee to Serve (Notify) Restrained Person If the sheriff serves this order, he or she will do so for free.  ☐ Line of the sheriff serves this order, he or she will do so for free.  ☐ Judge (or Judicial Officer)	Mobile device (describe) and acco	ount (phone number): (\$18) 100 1102.
Wireless Phone Account" as a title.  b. Debt Payment \ Not requested \ Denied until the hearing \ Granted as follows:  The person in \ 2 must make these payments until this order ends:  Pay to (wireless service provider):  Amount: \ Due date:  c. Transfer of Wireless Phone Account  Not ordered now but may be ordered after a noticed hearing.  19 Insurance  The person in \ 1 \ the person in \ 2 is ordered NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.  20 Lawyer's Fees and Costs  Not ordered now but may be ordered after a noticed hearing.  21 Payments for Costs and Services  Not ordered now but may be ordered after a noticed hearing.  22 Batterer Intervention Program  Not ordered now but may be ordered after a noticed hearing.  23 Other Orders \ Not requested \ Denied until the hearing \ Granted as follows:    Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.  24 No Fee to Serve (Notify) Restrained Person  If the sheriff serves this order, he or she will do so for free.    Judge (or Judicial Officer) \ M.P. FRIED	Mobile device (describe) and acco	ount (phone number)
b. Debt Payment Not requested  Denied until the hearing  Granted as follows:  The person in 2 must make these payments until this order ends:  Pay to (wireless service provider): Amount: \$ Due date:  C. Transfer of Wireless Phone Account  Not ordered now but may be ordered after a noticed hearing.  19 Insurance  The person in 1 At the person in 2 is ordered NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.  20 Lawyer's Fees and Costs  Not ordered now but may be ordered after a noticed hearing.  21 Payments for Costs and Services  Not ordered now but may be ordered after a noticed hearing.  22 Batterer Intervention Program  Not ordered now but may be ordered after a noticed hearing.  23 Other Orders Not requested Denied until the hearing Granted as follows:    Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.  4 No Fee to Serve (Notify) Restrained Person  If the sheriff serves this order, he or she will do so for free.    Judge (or Judicial Officer)   Judge (or Judicial		er and write "DV-110 Rights to Mootte Device und
The person in ② must make these payments until this order ends: Pay to (wireless service provider): Amount: \$ Due date:  c. Transfer of Wireless Phone Account Not ordered now but may be ordered after a noticed hearing.  19 Insurance  19 Insurance 10 The person in ① Insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.  20 Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing.  21 Payments for Costs and Services Not ordered now but may be ordered after a noticed hearing.  22 Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing.  23 Other Orders Not requested Denied until the hearing Granted as follows:    Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.  24 No Fee to Serve (Notify) Restrained Person If the sheriff serves this order, he or she will do so for free.    Judge (or Judicial Officer)		. D. Countril on following
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This is a Court Order.	This is a Court Ord	

Revised July 1, 2016 Essential Forms Temporary Restraining Order (CLETS-TRO) (Domestic Violence Prevention) DV-110, Page 4 of 6

### Warnings and Notices to the Restrained Person in 2

If You Do Not Obey This Order, You Can Be Arrested And Charged With a Crime.

- . If you do not obey this order, you can 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.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.

You Cannot Have Guns, Firearms, And/Or Ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/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 or store with 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 2. If this address is incorrect, or to find out if the orders were made permanent, contact the court.

### Child Custody, Visitation, and Support

- Child custody and visitation: If you do not go to the hearing, 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 a Financial Statement (Simplified) (form FL-155) or an Income and Expense Declaration (form FL-150) 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 an Income and Expense Declaration (form FL-150) 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.

This is a Court Order.

Case Number: BD 639740

### 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. (Pen. Code, §13710(b).)

### 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 Pen. Code, § 136.2, and Fam. Code, §§ 6383(h), 6405(Ъ)):

- 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.
- 3. 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, items (3) and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

### 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.

> (Clerk will fill out this part.) -Clerk's Certificate-

I certify that this Temporary Restraining Order original on file in the court.

Date: AUG 1 6 2016

This is a Court Order.

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

DV-110, Page 6 of 6

Essential Forms

PIERCE, ALYZE L.

is a true and correct copy of the

DV-140 Child Custody and Visitation Order	Case Number: BD 639740
This form is attached to (check one):   DV-110 DV-130	
1) Name of Protected Person: Alyze L. Pierce	Mom ☐ Dad ☐ Other*
(2) Other Parent's Name: John M. Pierce	Mom 🛛 Dad 🔲 Other*
* If Other, specify relationship to child:	
The Court Orders:	
Child Custody is ordered as follows:  Legal Custody who makes decise health, education least one.)	sions about (Person the child lives with.
Child's Name Date of Birth Mom Dad	Other* Mom Dad Other*
a. Daniel Pierce 02/02/2004	
b. <u>Jordan Pierce</u> 08/01/2005 A C. <u>Joshua Pierce</u> 04/16/2008 A	
If more children, check here. Attach a sheet of paper and write  *If Other, specify relationship to child and name of person:	·
Child Visitation is ordered as follows:  a. No visitation to Mom Dad Other (name)  b. See the attached page document, dated:  c. The parties must go to mediation at:	
d. Until the next court order, visitation for Mom Da	ad Other (name): will be
(1) Weekends (starting):(The 1st v	weekend of the month is the 1st weekend with a Saturday.,
lst 2nd 3rd 4th 5th we	
from at a.m. p.m. to	(day of week) (lime)
(2) Weekdays (starting):	
from at a.m p.m. to	at a.m p.m a.m p.m a.m p.m.
(3) Other Visitation	January like helidens
Check here and attach a sheet of paper if there are other birthdays, sports events. List dates and times. Write "DI	r visitation days and times, tike noticulys, V- 140, Other Visitation" for a title.
(5)   Supervised Visitation or Exchange	
Visits and/or exchanges of children are supervised as specified Exchange Order.	on Form DV-150, Supervised Visitation and

This is a Court Order.

Judicial Council of California, www.courts:ca.gov Rev. January 1, 2012, Mandatory Form Child Custody and Visitation Order

DV-140, Page 1 of 2

Family Code, §§ 3020, 3022, 3040–3043, 3100, 6340,7604

(Domestic Violence Prevention)

PIERCE, ALYZE L.



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):
9	obeyed. (Fill out and attach Form DV-145 to this form.)  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   The United States of America or  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.

This is a Court Order.

Child Custody and Visitation Order

DV-140, Page 2 of 2



Firm Name: BUTER, BUZARD, FISHBEIN & ROYCE LLP

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

Address: 11611 San Vicente Boulevard, Suite 820

Your lawyer in this case (if you have one):

have to give your telephone, fax, or e-mail.):

City: Los Angeles State: CA

E-Mail Address: fishbein@bbfrlaw.com

Name of Person You Want Protection From:

Name: GARY FISHBEIN

Telephone: 310-820-6700

John M. Pierce

Alyze Pierce

Clade	-4	-			<u></u>	i_	Elad
CIBIX	stamps	OHIO	11414	WIIDII	IUIIII	15	IIIBU

### **CONFORMED COPY**

ORIGINAL FILED Superior Court of California County of Los Angeles

AUG 16 2016

Sherri R. Carter, Executive Officer/Clerk By: Manuel Almendras, Deputy

Fill in court name and street address: Superior Court of California, County of Los Angeles 111 North Hill Street Same Los Angeles, CA 90012 Central District

Court fills in case number when form is filed.

If you do not have one of these relationships,

the court may not be able to consider your

request. Read Form <u>DV-500-INFO</u> for help.

Case Number: BD 639740

٤

Description of person you want protection from:	
Sex: M F Height: 5'11" Weight: 190	Hair Color: Blonde Eve Color: Blue
Race: Caucasian	Age: 44 Date of Birth: 6/25/1972
Address (if known): 10811 Willow Brae Avenue	<u> </u>
City: Chatsworth	State: CA Zip: 91311
o you want an order to protect family or hous	sehold members? 🕅 Yes 🗍 No

Zip: 90049

\_\_ Fax: <u>310-207-4612</u>

Age:41

State Bar No.: 93765

3 If yes, list them: Full Name Relationship to you <u>Sex</u> Age Lives with you? Daniel Pierce 12 \_ 🔀 Yes No Son

M Yes No Daughter Jordan Pierce 8 . Joshua Pierce M Yes No Son

Check here if you need more space. Attach a sheet of paper and write "DV-100, Protected People" for a title.

What is your relationship to the person in (2)? (Check all that apply):

- a. We are now married or registered domestic partners.
- b. We used to be married or registered domestic partners.
- c. We live together.
- d. We used to live together.

**Forms** 

- We are related by blood, marriage, or adoption (specify relationship):
- f.  $\square$  We are dating or used to date, or we are or used to be engaged to be married.
- g. We are the parents together of a child or children under 18:

Child's Name: Daniel Pierce Date of Birth: 2/2/2004 Date of Birth: 8/1/2005 Child's Name: Jordan Pierce Date of Birth: 4/16/2008 Child's Name: Joshua Pierce

- Check here if you need more space. Attach a sheet of paper and write "DV-100, Additional Children" for a
- h. 🔲 We have signed a Voluntary Declaration of Paternity for our child or children. (Attach a copy if you have

This is not a Court Order.

(Domestic Violence Prevention)

Cas	e Number:	 _
BD	639740	

5	Ot		Restraining Orders and Co			
	a.	Are (en	e there any restraining/protective or nergency protective orders, crimina	ders currently in place OR that have l, juvenile, family)?	expired in the	e last six months
			No Yes (date of order):	and (expiration date):	•	ach a copy if you have one).
	b.	Ha	ve you or any other person named i	n 3 been involved in another court	case with the	person in 2?
				d of case and indicate where and wh		
٠			Kind of Case	County or Tribe Where Filed		Case Number (if known)
			Divorce, Nullity, Legal Separation Civil Harassment Domestic Violence Criminal Juvenile, Dependency, Guardians			
			Child Support Parentage, Paternity Other (specify):			
			Check here if you need more space title.	e. Attach a sheet of paper and write	"DV-100, Oth	ner Court Cases" for a
Che	eck	c th	e orders you want.			•
(6)			ersonal Conduct Orders			
	_			ot to do the following things to me o	r anyone liste	d in (3):
				ault (sexually or otherwise), hit, foll		
		-		nder surveillance, impersonate (on the		
			otherwise), or block movements	, ,	·	·
	ь	TS)		y, in any way, including but not lim	ited to, by tele	phone, mail or e-mail
	U.	<u>u</u>	or other electronic means	,, <u></u> ,,,	,	
		TL		to take any action to get the address	es or location:	s of any protected
			rson unless the court finds good car			o of mor processing
	r <del>a</del>		ay-Away Order	ise not to make the order.		
$\mathcal{O}$			-	to stay at least 100 yards a	way from <i>(ch</i>	eck all that apply):
	a.				way nom (cn	een an man approj.
			Ξ.	My school		
				Each person listed in (3)		
				The child(ren)'s school or child care		
				Other (specify):		
	b.			stay away from all the places listed a		
		get	to his or her home, school, job, wor	kplace, or vehicle? 🛛 Yes 🔲 1	No (If no, exp	lain):
			ove-Out Order			
<u>ق</u>	<b>L</b>			d you want that person to stay away	from vour hor	ne vou must ask for
			<del>-</del>	a you want that person to stay away	ji oni your noi	ne, you must don't or
			is move-out order.)	Des many out from and not return to	(address):	
		1 a	sk the court to order the person in (	to move out from and not return to	(uuuress).	
		I h	ave the right to live at the above ad	dress because (explain):		•
				in in water Count Ouder		

WALL STROKE

Number: 639740	

9	Gu	ns or Other Firearms and Ammunition
		lieve the person in ② owns or possesses guns, firearms, or ammunition. X Yes No I don't know
		ne judge approves the order, the person in 2 will be ordered not to own, possess, purchase or receive a
		arm or ammunition. The person will be ordered to sell to, or store with, a licensed gun dealer, or turn in to law
		orcement, any guns or firearms that he or she owns or possesses.
(10	) <b>[23</b> ]	Record Unlawful Communications
	_	I ask for the right to record communications made to me by the person in 2 that violate the judge's orders.
(11)		Care of Animals
	-	I ask for the sole possession, care, and control of the animals listed below. I ask the court to order the person in
		(2) to stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack
		strike, threaten, harm, or otherwise dispose of the following animals:
		I ask for the animals to be with me because:
(12)	<b>X</b>	Child Custody and Visitation
$\cup$	a.	I do not have a child custody or visitation order and I want one.
	b.	☐ I have a child custody or visitation order and I want it changed.
	If y You Ag	you ask for orders, you must fill out and attach Form DV-105, Request for Child Custody and Visitation Orders. In and the other parent may tell the court that you want to be legal parents of the children (use Form DV-180, reement and Judgment of Parentage).
13		Child Support (Check all that apply):
		☐ I do not have a child support order and I want one.
	h.	☐ I have a child support order and I want it changed.
	c.	☐ I now receive or have applied for TANF, Welfare, CalWORKS, or Medi-Cal.
	If y For	you ask for child support orders, you must fill out and attach form FL-150, Income and Expense Declaration or FL-155, Financial Statement (Simplified).
14		Property Control
		I ask the court to give only me temporary use, possession, and control of the property listed here:
15		Debt Payment
		I ask the court to order the person in 2 to make these payments while the order is in effect:
		Check here if you need more space. Attach a sheet of paper and write "DV-100, Debt Payment" for a title.
		Pay to: For: Amount: \$ Due date:
16		Property Restraint
	_	I am married to or have a registered domestic partnership with the person in 2. I ask the judge to order
		that the person in 2 not borrow against, sell, hide, or get rid of or destroy any possessions or property, except
		in the usual course of business or for necessities of life. I also ask the judge to order the person in 2 to notify
		me of any new or big expenses and to explain them to the court.
(17		Spousal Support
$\odot$		I am married to or have a registered domestic partnership with the person in 2 and no spousal support order
		exists. I ask the court to order the person in 2 to pay spousal support. (You must complete, file, and serve Form
		FL-150, Income and Expense Declaration, before your hearing).
		This is not a Court Order.

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Case Number: BD 639740
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a. Pr I ask to Verif follow (including including includi	the court to give only me temporary use, possession, and control of the following mobile devices:  and the wireless phone account for the wing wireless phone numbers because the account currently belongs to the person in 2:  uding area code): (310) 883-5690 my number number of child in my care uding area code): (818) 400-5162 my number number of child in my care uding area code): (310) 490-6790 my number number of child in my care uding area code): (310) 490-6790 my number number of child in my care uding area code): (310) 490-6790 my number number of child in my care number of child in my care of Wireless Phone Account for a title.  Sebt Payment the court to order the person in 2 to make the payments for the wireless phone accounts listed in 18a use:  are of the wireless service provider is:  are requesting this order, you must complete, file, and serve Form FL-150, Income and Expense laration, before your hearing.  Cransfer of Wireless Phone Account
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benef whom I ask You n Payr I ask You c medic Pay to Pay to I ask	urance
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I ask you n  Payr I ask you c medic Pay to Pay to I ask	eficiaries of any insurance or coverage held for the benefit of me or the person in 2, or our child(ren), for
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medic Pay to Pay to Batte I ask	can ask for lost earnings or your costs for services caused directly by the person in ② (damaged propert
Pay to Pay to  Batto I ask	ical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing.
Pay to  Batte I ask	to: Amount: \$
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	terer Intervention Program
Ot con	the court to order the person listed in ② to go to a 52-week batterer intervention program and show proof
	ompletion to the court.
	er Orders
What	t other orders are you asking for?
	·
	Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Orders" for a title.

This is not a Court Order.

Case Number: BD 639740		-
<u> </u>	<u>.</u>	

	ne person in (2) abused you (or your child(ren)) other times?
	te of abuse:
	Who was there?
2.	Describe how the person in 2 abused you or your child(ren):
	☐ Check here if you need more space. Attach a sheet of paper and write "DV-100, Recent Abuse" for a title.
3.	Did the person in ② use or threaten to use a gun or any other weapon? □ No □ Yes (If yes, describe).
4.	Describe any injuries:
5.	Did the police come?  No Yes
	If yes, did they give you or the person in ② an Emergency Protective Order?  Yes No I don't know Attach a copy if you have one.  The order protects you or the person in ②  If the person in ② abused you other times, check here and use Form DV-101, Description of Abuse or describe any previous abuse on an attached sheet of paper and write "DV-100, Previous Abuse" for a title.
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27) Describe Abuse (d	continued)
Has the person in (2	abused you (or your child(ren)) other times?
b. Date of abuse:	
1. Who was there	
2. Describe how	the person in ② abused you or your child(ren):
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title.	ty you need more space. Attach a sneet of paper and write DV-100, Recem Abuse for a
******	in ② use or threaten to use a gun or any other weapon? □ No □ Yes (If yes, describe)
4. Describe any i	njuries:
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· ·	come? No Yes
· · · · · · · · · · · · · · · · · · ·	give you or the person in ② an Emergency Protective Order?
	No I I don't know Attach a copy if you have one.
•	ects you or the person in 2
• •	a 2 abused you other times, check here \(\Q\) and use \(\frac{Form DV-101}{DV-100}\). Description of Abuse \(\py\) previous abuse on an attached sheet of paper and write "DV-100, Previous Abuse" for a
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Case Number:

Revised May 1, 2018
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11611 San Vicente Los Angeles, Cal

# **DECLARATION OF ALYZE L. PIERCE**

I. ALYZE L. PIERCE, declare as follows:

I am the Petitioner in the above-entitled action. I know the following of my own knowledge and could testify competently thereto if called upon as a witness to do so. I make this Declaration in support of my Request for Temporary Restraining Order filed herewith.

# STATISTICAL INFORMATION

1. Respondent and I have three children from our marriage, DANIEL (age 12), JORDAN (age 11), and JOSHUA (age 8). I filed a Petition for Dissolution of Marriage on April 25, 2016 and Respondent executed a Notice and Acknowledgment of Receipt on May 24, 2016.

# FACTS RELATING TO CURRENT ABUSE

- 2. On August 13, 2016, at 10:45 a.m., I received an email from Respondent, stating: "I had to check into UCLA. I am suicidal. I put 40K in joint account. My dad and lawyers and Steve will have to liquidate retirement funds there is like 700K you can have it all to pay 2014 taxes and there will be some left over. My parents will help with the kids. I love my children. I will sign whatever power of attorney or legal documents anyone wants. I cannot handle life or society anymore." A copy of this email is attached hereto, marked **Exhibit 1**, and incorporated herein by this reference.
- 3. Later that day, at approximately 2:30 p.m., I received a phone call from the ER doctor at UCLA, informing me that Respondent had been admitted to the Hospital and that Respondent was expressing an intense desire to kill me. The ER doctor told me he was calling to issue a Tarasoff warning and that the phone call was being documented in the UCLA log. I was told that Respondent was placed on a mandatory 3-day hold and that the police were called. I was in shock, and was unable to request details from the employee, such as which police station was contacted, the name of the employee I was speaking to, etc.
- I spoke with Respondent's nurse at 10:00 a.m. on Monday, August 15, 2016. She confirmed that my conversation with the ER doctor was kept in the UCLA log, and that

IN RE THE MARRIAGE OF PIERCE D-Cint.TRO.8.15.16.wpd\_af

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the LAPD Mental Evaluation Unit was called on August 13. A police report was filed, Report Number 5675309, which I am in the process of obtaining. I was also informed that Respondent now denies ever threatening to kill me.

- 5. On Sunday, August 14, 2016, I had a telephone call with Respondent's father. He informed me that Respondent would be leaving the hospital soon, and that all he wanted was to see our children. When I told Respondent's father that I was glad Respondent was feeling better, he told me that this was all my fault, and this would not have occurred if I had taken better care of Respondent.
- 6. Between August 11, 2016 and August 13, 2016, I noticed Respondent exercising increasingly erratic and aggressive behavior. In those three days, he called, texted, or emailed me no less than 30 times. I answered the phone three times, and each time I answered, he screamed at me, shouting obscenities and threats. He told me that he could not handle life anymore, that I was to blame and that if his life was destroyed, he would make sure to destroy the lives of me and our children. He told me that he has nothing, there is no place for him to go, and that society has thrown him away. Examples of the emails I received are attached hereto, marked Exhibit 2, and incorporated herein by this reference.
- 7. In May 2016, Respondent lost his job at K&L Gates for physically assaulting another employee. Respondent detached his retina during the altercation. It was believed that the altercation was a result of Respondent's drug and alcohol abuse, and so arrangements were made for Respondent to check-in to rehab at Promises Facility. Respondent refused to go.

# REQUEST FOR CHILD CUSTODY ORDERS

- 8. Based upon the foregoing incident, Respondent's hospital stay, and Respondent's behavior during his most recent visits with the children, I am concerned that he is too unstable and erratic at this time to be able to care for the children.
- 9. Respondent has not seen our children since July 16, 2016. On that date, the visit lasted approximately 3 hours. Between January and July 2016, he saw them once every 3-4 weeks, for 4-5 hours at a time. He had one overnight with the children in January

IN RE THE MARRIAGE OF PIERCE D-Cint.TRO.8.15.16.wpd af

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2016, and has not had an overnight since. He failed to call Joshua on his birthday this year and he did not attend Daniel's elementary school graduation.

- 10. During their most recent visits, Respondent slept for most of the time and left the children unattended. His house was unkempt, with alcohol bottles and cans of tobacco lying about. Respondent complained of being tired throughout the visits and did not change his clothes. The children told me that they are scared to be with Respondent.
- 11. In May 2016, the children and I had to leave our house in Sherman Oaks because of toxic mold. Respondent was working in San Francisco, and offered to let us use his home while we looked for a new place. I filed the Petition for Dissolution later that month, and when Respondent received it, he called me to tell me that the children and I needed to vacate the home by midnight, or he would call the sheriff and have us thrown out. I put all of our belongings in garbage bags and moved them to my mother's house that afternoon.
- 12. I do not know when Respondent is leaving the hospital. I am concerned for our safety, and a restraining order is necessary to ensure that Respondent does not harm me or our children.

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

Executed on August 15, 2016, at Los Angeles, California.

See attached signature
ALYZE L. PIERCE

IN RE THE MARRIAGE OF PIERCE

D-Cint.TRO.8.15.16.wpd\_af

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Executed on August 15, 2016, at Los Angeles, California.

IN RE THE MARRIAGE OF PIERCE D-Cint TRO, 8, 15, 16, wpd at

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From: Sent: Ali Fishbein <afishbein@bbfrlaw.com> Monday, August 15, 2016 10:33 AM

To:

afishbein@bbfrlaw.com

Subject:

FW:

From: John Pierce < jpierce 3458@gmail.com > Date: August 13, 2016 at 10:45:32 AM PDT

To: "Ms. Alyze L. Pierce" <a href="mailto:alyzepierce@sbcglobal.net">alyzepierce@sbcglobal.net</a>

I had to check into UCLA. I am suicidal. I put 40K in joint account. My dad and lawyers and Steve will have to liquidate retirement funds there is like 700K you can have it all to pay 2014 taxes and there will be some left over. My parents will help with kids. I love my children. I will sign whatever power of attorney or legal documents anyone wants. I cannot handle life or society anymore.

From: Sent:

Ali Fishbein <afishbein@bbfrlaw.com> Monday, August 15, 2016 10:33 AM

To: Subject: afishbein@bbfrlaw.com FW: Important: Verizon

From: Alyze Pierce [mailto:alyzepierce@sbcglobal.net]

Sent: Monday, August 15, 2016 10:17 AM To: Ali Fishbein <afishbein@bbfrlaw.com>

Subject: Fwd: Important: Verizon

From: John Pierce <<u>jpierce3458@gmail.com</u>>
Date: August 8, 2016 at 4:10:44 PM PDT
To: Alyze Pierce <<u>alyzepierce@sbcglobal.net</u>>

Subject: Re: Important: Verizon

we have to talk asap my whole life has collapsed we have to work collaboratively to minimize harm to kids in the long run. i may have to move away. i am sorry for everything i never intended to harm anyone i just never grew up. i have always loved u more than u can imagine. i just want to sleep

On Mon, Aug 8, 2016 at 12:49 PM, Alyze Pierce <a href="mailto:alyzepierce@sbcglobal.net">alyzepierce@sbcglobal.net</a> wrote:

I need to add Jordan's phone number. You will get an email from Verizon to reset password. Please forward me email

New password: Pierce 1

Sent from my iPhone

From: Sent: Ali Fishbein <afishbein@bbfrlaw.com> Monday, August 15, 2016 10:33 AM

To: Subject: afishbein@bbfrlaw.com FW: My advice. Read

From: John Pierce < <u>ipierce3458@gmail.com</u>>
Date: August 10, 2016 at 3:17:12 PM PDT

To: "Ms. Alyze L. Pierce" <a href="mailto:sbcglobal.net">alyzepierce@sbcglobal.net</a>>

Subject: Re: My advice. Read

I have to go to hospital my emotions are out of control. I will have lawyer and Steve start getting things ready to take care of 2014 taxes to make sure you are off hook. Please make sure the children know how very much I love and adore them.

On Aug 10, 2016 9:42 AM, "Alyze Pierce" <a href="mailto:slope-second-sec

- 1. Contact Joe and have him do 1 year lease on chats worth property: get it to at least cover mortgage and other related expenses plus cost of property management company. Have property management company handle everything. So lease price should cover all mortgage, maintenance costs and property management company costs
- 2. Interview with DLA Piper
- 3. Set up meeting with Lacher. This is crucial. Give him every detail of every financial debt, asset, hide nothing. Come up with way (work with IRS, etc) to pay remainder of 2014 taxes and your 2015 and 2016 taxes (I paid my own 2015 and 2016 separately and used Steve)
- 4. Move back to Erie: get your life figured out. Your parents can take care of you. All you have to focus on is getting well and finding a job! It is not too late for you but sitting around feeling hopeless won't get you anywhere

I will always care about you but this is my honest advice Pz

Sent from my iPhone

From: Sent:

Ali Fishbein <afishbein@bbfrlaw.com> Monday, August 15, 2016 10:33 AM

To: Subject: afishbein@bbfrlaw.com FW: Liquidating funds

From: John Pierce < <u>ipierce3458@gmail.com</u>>
Date: August 12, 2016 at 12:21:43 PM PDT

To: "Ms. Alyze L. Pierce" <a href="mailto:shcglobal.net">alyzepierce@sbcglobal.net</a>

Subject: Re: How are you

Alyze I am in extreme distress. U are spending my money and I am handling the debt. Forget the Iras but the Latham is mine anyways as separate property. Pls call me it is emergency

On Aug 12, 2016 12:10 PM, "Alyze Pierce" <a href="mailto:alyzepierce@sbcglobal.net">alyzepierce@sbcglobal.net</a> wrote:

You want me to sign away all of my retirement funds. Why don't you liquidate yours first and then we will see about mine

Sent from my iPhone

On Aug 12, 2016, at 12:04 PM, John Pierce < <u>ipierce3458@gmail.com</u>> wrote:

Not good day by day trying to prevent depths of despair. When can u sign and notarize Latham pension plan docs and ira distribution forms? Desperately need for living expenses and to prepare to hang out shingle if can't get law firm soon. We have to minimize every expense I beg u

On Aug 12, 2016 11:33 AM, "Alyze Pierce" <a href="mailto:alyzepierce@sbcglobal.net">alyzepierce@sbcglobal.net</a> wrote:

Sent from my iPhone

Carried Son

# Chat with Lauren Schaefer Green, John Pierce & +1 310-484-4514

6/22/2019 6:11:09 AM - 7/28/2019 9:21:20 AM

# **Export Details:**

Device Phone Number +1 (310) 883-5690

Device Name Alyze's iPhone

Device ID 00008020-000230513E06002E

Backup Date Monday, July 29, 2019 2:23 PM

Backup Directory C:\Users\jwl\AppData\Roaming\Apple Computer\MobileSync\Backup\00008020-000230513E06002E

iOS 12.3.1

Current Time Zone (UTC-08:00) Pacific Time (US & Canada)

Created with iExplorer v4.3.0.0

# **Participants:**

+1 213-500-7339, Lauren Schaefer Green

+1 818-918-8328, John Pierce Final

+1 310-484-4514

See pages
3-9

Saturday, June 22, 2019

John Pierce Final

Troy can u pls work with Jim and whoever in firm and insurer to get this done ASAP thx

John Pierce Final

https://www.linkedin.com/feed/update/ urn:li:activity:6548183511919140864

6:11 AM

6:11 AM

Pls. I have sent it at least 3 times to Jim. This is ridiculous. It is thousands of dollars. Lauren: you have everything. I can send again if you need me to

Mommy

Meaning, Lauren: I know this is Jim's job. I can send the receipts again but I need to get reimbursed

6:14 AM

6:14 AM

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	John Pierce Final	
	We all need to communicate with each other, including Jim.	
	Just like with PB, Talon LF, and LawyerUp, no silos on the	6:16 AM
(IF)	personal front either. Thx team	
	+1 310-484-4514	
	Yes. I'll circle with everyone and have update on Monday.	6:21 AM
0	Thx	
	John Pierce Final	
(JF)	Thx big fella!	6:21 AM
	Mommy	
	Thank you. It is just a lot of \$. Let me know if you need anything	
	from me. Jim	6:23 AM
	Has everything but he went MIA	
	+1 310-484-4514	
0	I'll shake everything loose and update on Monday	6:26 AM
	Mommy	
	Thanks so much. Have a great weekend	6:26 AM
	+1 310-484-4514	
0	You as well	6:36 AM
	John Pierce Final	
JF	Alyzee what is kid status are they all at camp tika	6:43 AM
	John Pierce Final	
(JF)	LSG, Tom W will be at bfast with Navaid at 8 am too	6:44 AM
	John Pierce Final	
	Then TW and me coming back to house to talk shop on	6:48 AM
<b>(B)</b>	Talon, PB and LawyerUp. U should def come with	0.40 AIVI
	Mommy	
	Danny and josh still at camp. Jordan at home	7:02 AM
	John Pierce Final	

Cool. I am flying back to NY tmrw.

7:08 AM

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Lauren Schaefer Green	
Alyze, i don't have anything that you haven't sent to Jim already. and Troy has taken over handling. they're both very easy to reach at all times. sounds like Troy and Jim will handle Monday.	9:19 AM
Lauren Schaefer Green	
have a good weekend.	9:19 AM
Mommy	
I copied u on all the emails I sent to Jim. Whatever is needed let me know. I just need to be reimbursed. Have a good weekend	10:50 AM
Wednesday, July 17, 2019  Mommy	
Hi! Can you pls make sure to bring 12 plain bagels (from grocery store) and also a pack of 48 waters to Stanford. Also give Danny \$50 for night pizza and snacks	6:06 AM
Lauren Schaefer Green	
John- resent you all the info last night. let me know you got it. and if Troy is still staying there with you, maybe he can print the Stanford agenda packet (4pgs).	7:38 AM
Saturday, July 27, 2019  John Pierce Final	
Alyze, I have to go to the East Coast Tuesday nite for some mission critical law firm stuff in NY and Boston. Likely back early the following week. So wont be able to do any soccer stuff for Danny boy during that time range	11:27 AM
Mommy	
He has a camp August 2-4. I can't take him	12:17 PM
Mommy	
I can cancel but will lose the \$	12:17 PM
John Pierce Final	
Okay well we need to figure out how about ur mom.	12:18 PM
John Pierce Final	
Or I can have my parents or Lon come out and take him	12:18 PM

We are not canceling his soccer camp. Period.

John Pierce Final

12:19 PM

	John Pierce Final	
(F)	If I have to I will cancel my trip. We are not canceling Daniel's soccer. Dont even try it.	12:19 PM
	Mommy	
	It's not a big deal. He doesn't even want to go. It's like \$200	12:20 PM
	John Pierce Final	
	U dont want to fuck with me right now.	12:20 PM
	Mommy	
	It's UC davis. He is only a freshman	12:20 PM
	John Pierce Final	
	I will talk with him. Stop texting me.	12:20 PM
	John Pierce Final	
JF.	He is the best freshman that ever lived. Puts u and me to shame. That is for God damn sure. Dont fuck with me right now. I will bury u if I have to.	12:22 PM
	John Pierce Final	
	Go watch an AOC rally. Fucking libtard.	12:24 PM
	John Pierce Final	
(F)	U cancel that u can work on the street for the rest of ur life like u should. Or beg me for money the way u already do.	12:26 PM
	John Pierce Final	
	U are quite literally the most non-multidimensional, monochromatic, ungrateful bitch I ever met. Ur Oma would be ashamed of u for supporting neo-Nazi liberals.	12:29 PM
	John Pierce Final	
	U know zero about Israel. It is absolutely pathetic.	12:30 PM
	John Pierce Final	
(IF)	P.A.T.H.E.T.I.C.	12:30 PM
	Mommy	
	What? I was busy saying he didn't want to go. I didn't say he wasn't great	12:31 PM
	John Pierce Final	
JF	Name one thing u have done for Israel. ONE.	12:31 PM

	John Pierce Final	
(IF)	NAME IT	12:31 PM
	John Pierce Final	
	BITCH	12:31 PM
	John Pierce Final	
	Valley girl bitch	12:32 PM
	John Pierce Final	
	Fuck u forever	12:32 PM
	John Pierce Final	
	I will fuck u and ur kind up. U have no idea	12:33 PM
	John Pierce Final	
	U have no idea what's coming ur way. Time is ticking. Count	12:34 PM
0	it down.	
	John Pierce Final	
JF)	#armageddon	12:35 PM
	John Pierce Final	
(IF)	Slut	12:35 PM
	John Pierce Final	
0	I fucking warned u	12:35 PM
	John Pierce Final	
JF)	Good luck sleeping	12:35 PM
	John Pierce Final	
	Take some more drugs. U will need it	12:36 PM
	John Pierce Final	
JF :	Or go work out for 12 hours. Fucking ungrateful skank	12:37 PM
	John Pierce Final	
(F)	I will fuck with u the rest of ur fucking cursed life	12:38 PM
	John Pierce Final	
	Bitch	12:38 PM
	John Pierce Final	
	Watch Jack Bauer on 24 if ur curious what I'm capable of.	12:39 PM

	John Pierce Final	
	Ruin my fucking life. Ya, we'll see how that works out for u	12:40 PM
	John Pierce Final	
(JF)	Valley cunt	12:40 PM
	John Pierce Final	
(JF)	And guess what if I spent my life juggling a soccer ball I would be better than u. But no, I spend my life protecting the innocent and vulnerable. U are a fucking disgusting whore and I despise u. NEVER. FORGET. THAT. SLUT.	12:43 PM
	John Pierce Final	
	Valley cunt. U dont even support Israel. Disgusting. I will be at Armageddon with my children fighting against u. U are biblically defined evil. ISRAEL AND AMERICA FOREVER. bitch	12:45 PM
	John Pierce Final	
	I will find u at Armaggedon and fuck u up. Personally	12:46 PM
	John Pierce Final	
0	Call urself Jewish. Fucking joke.	12:46 PM
	John Pierce Final	
	I know more Hebrew than u. Any day.	12:47 PM
	John Pierce Final	
(JF)	U like AOC??? Say it. Dont be shy. Be a libtard. Say it. Anti- semite whore. Fuck u. I will fuck ur kind up. She is going to talk about concentration camps?? Fuck u. I was in the US Army. We liberated the concentration camps. Fuck u	12:49 PM
	John Pierce Final	
<b>(F)</b>	#chosen	12:50 PM
	John Pierce Final	
(F)	Uneducated bitch	12:50 PM
	John Pierce Final	
•	I fucking hate u	12:50 PM
	John Pierce Final	
JF	And u have decades to wonder how that will play out. I am relentless and I will fuck u up	12:51 PM

	John Pierce Final	
	I. WILL. FUCK. U. UP. VALLEY. GIRL. WANNABE. HLS. POSER. BITCH.	12:52 PM
	John Pierce Final	
JF)	And if u wanna test me just lemme know. Anywhere. Anytime. Cunt.	12:54 PM
	John Pierce Final	
<b>JF</b>	People like u hate the USA. Guess what bitch, we ain't goin anywhere. Ever. Go to hell where u belong. America belongs to US and God.	12:57 PM
	John Pierce Final	
JF	Anti-semite skank	1:01 PM
	John Pierce Final	
	WHAT HAVE U EVER DONE TO SERVE UR COUNTRY OR ISREAL. NAME ONE MOTHER FUCKING THING. THEN MAYBE I WILL GIVE U MORE MONEY. SLUT.	1:02 PM
	John Pierce Final	
	Answer bitch	1:07 PM
	John Pierce Final	
<b>JF</b>	Answer for urself slut. Name one thing u have done for Israel. ONE. MOTHER. FUCKING. THING.	1:10 PM
	John Pierce Final	
	Do it. Now. One thing.	1:10 PM
	John Pierce Final	
(JF)	One thing.	1:11 PM
	John Pierce Final	
(F)	Name it.	1:11 PM
	John Pierce Final	
(JF)	Now.	1:11 PM
	John Pierce Final	
	Bitch	1:11 PM
	John Pierce Final	
	Who are u voting for slut	1:11 PM

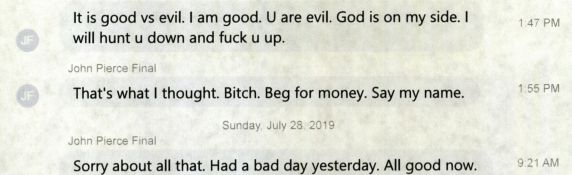
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John Pierce Final 1:11 PM Say it John Pierce Final I think u have the lowest actual and practical a d emotional IQ of anyone who ever graduated from Standord and HLS. Seriously. In history. U couldn't even make the law review 1:15 PM even though u cheated. And even though u stole candy from asians in Harvard square. Hundreds of times. U should be proud of urself. Really. Slut. John Pierce Final 1:17 PM Go work out for a few more hours!!!!!! John Pierce Final Like take it to SEVEN hours a day. That's soooooo impressive 1:18 PM and well-adjusted. Disloyal bitch John Pierce Final 1:18 PM I cant hear u!!!!????? Cunt John Pierce Final 1:20 PM What's up. Answer. I CAN. NOT. HEAR. YOU. John Pierce Final 1:21 PM SLUT. SKANK. WHORE. BITCH. CUNT. John Pierce Final ANSWER GOD DAMN U. ARE U A NEO-NAZI AOC LOVING 1:27 PM ANTI SEMITE??? DECLARE URSELF SO I KNOW HOW TO **DEAL WITH U!!!!** John Pierce Final Fucking sociopath anti-semite bitch. I will ruin ur day at 1:33 PM Armageddon John Pierce Final Me and Tulsi will fuck u fascist neo-nazi socialist mother 1:37 PM fuckers up. Count on it. #USA John Pierce Final Do u even know what Armageddon is??? Fucking 1:46 PM

uneducated moron clueless anti-semite bitch.

John Pierce Final

Didnt mean any of that.



# EMERGENCY PROTECTIVE ORDER (See reverse for Important notices.)

1. PROTECTED PERSONS	S (insert names of all persons -CE, OAN EL P	protected by this On ENCE, TIME	der): DAN PIERC	८ ई उठमण	PIENCE.
2. RESTRAINED PERSON	(name): JOHN PL	en 11.	V. Company	X 21	
			Pace: ( )	Age: 1/2 Date of h	irth: 01 25- 12
	Wt.: 220 Hair color:	SITATE A COLOUR	Carlo	Age. 47 Date of b	11. Db-65-12
3. TO THE RESTRAINED			or otherwise) bi	t follow stalk males	deetrov anv
b. YOU MUST NOT other electronic r	harass, attack, strike, threate y of, disturb the peace of, kee contact, either directly or ind neans, any person named in stay away at least:	p under surveillance, lirectly, by any means item 1.	, or block the mo	overnents of each per not limited to by telepi	son named in item 1.
	stay away at least:	yards from	move ou	t immediately from	y
any firearms, you me.  e. YOU MUST NOT tal  4. (Name):	vn, possess, purchase, receiv ust turn them in to a law enfor se any action, directly or throu	cement agency or se	ell them to, or sto the addresses o	ore them with, a licens	sed gun dealer. son named in item 1.
minor children of the	parties (names and ages): _	K. S.	•		
6. TO THE PROTECTED	PIRE AT THE CLOSE OF THE PERSON: If you need protect	ion for a longer perio	d of time,	AUG 2 NSERT DATE OF FIFTH COUP ALENDAR DAY, WHICHEVER	
	ning orders from the court in	and the second second	i live:	COUNT DAY THE ORDE	R IS GRANTED
(Name and address of o		COURT 14	400 EIU	NIN ST VI	ing file in that court
	uest restraining orders, take y	. The Annual Control			
or recurrence of domest	the issuance of this Order exic violence, child abuse, child	abduction, elder or d	cy protective ord lependent adult Order on (date):	abuse, or stalking.	t (time): 1725
8. Judicial officer (name):	JUDGE GIBRONS		- der on (date).	7-27/1	1425
abduction, elder or depe	the protected person to fear is endent adult abuse (except so QUISON (LG)6816	lely financial abuse),	or stalking are	give facts and dates;	specify weapons):
10. Firearms were:	observed repor	ted Searc	hed for	seized	
11. The person to be primmediately from th	otected lives with the person to address in item 3c. rotected has minor children in of the facts alleged in item 9.	to be restrained and a common with the pe	requests an orde	er that the restrained	
By: CMACLY (PRINT NAM)	3017 E OF LAW ENFORCEMENT OFFICER)		SIGNATO	RE OF LAW ENFORCEMENT	OFFICER)
Agency: LARD		Teleph	none No. 818	374.9500Ba	dge No.: 30947
	PROOF	OF SERVICE	(		
13. Person served (name):				The state of the s	
14. I personally delivered con Address:	opies of this Order to the pers	on served as follows:	: Date:		ime:
<ul><li>15. At the time of service, I</li><li>16. My name, address, and</li></ul>	was at least 18 years of age a telephone number are (this of	and not a party to this loes not have to be s	erver's home tel		v enforcement officer. ddress):
I declare under penalty of p Date:	erjury under the laws of the S	tate of California that	the foregoing is	true and correct.	
(TYPE OR PRINT	NAME OF SERVER)			(SIGNATURE OF SERVER)	Page 1 of 2
Adams of facilities and also alles					

Judicial Council of California EPO-001 [Rev. January 1, 2014] Approved by DOJ

Page of	2 03.01.00 (03/18)			INVESTIG	SATIVE RE		CC:		_ 🖯		LE DRS	ON THIS RE	PORT
CASE SCR	EENING FACTOR(S)	CRIMINAL THREATS			Top	Top INC# 1907270			004347		DR#		
SUSPECT/VEHIC	CLE NOT SEEN ER EVIDENCE NOT PRESENT		The second second second	LAST NAME, FIRST, MIDDLE (OR NAME OF BUSINESS)  Pierce, Alyze, Lowen  SEX  DESC  F  W					HT 508	WT 120	AGE 44	04/15/1	
MO NOT DISTIN		VICTIM	ADDRESS R- 4600	Poe Av Woo	dland Hills	Ca		9136		PHONE			×
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ONLY ONE VICT		-	E-MAIL ADD	RESS					C	ELL PHO	ONE (31	0) 883-5	690
PREMISES (SPE	ECIFIC TYPE) ATM		DR. LIC. NO A75862	. (IF NONE, OTHER 58	ID & NO.)	FOREIGN LANG	GUAGE -	SPOKEN	Atty	PATION			
ENTRY 459/BFV PO	DINT OF ENTRY POINT OF	EXIT	LOCA	TION OF OCCURRE	NCE SAM	E AS V'S	RES.	BUS.	R.D. 2197		PRINT: ATTEM OBTAIN		INV.
REAR MET	THOD				RRENCE 2:30 07/27/	2019 14	:00	BY - Hotel	DATE & 1 07/27/2	THE REAL PROPERTY.	PORTED	TO PD 18:40	
	TRUMENT/TOOL USED		TYPE	PROPERTY STOLE	EN/LOST/DAMAGI	ED03.04.00 G	SIVEN	STOLEN/L	LOST	RECOVI	ERED	EST. DAMA ARSON / V/	GED ND.
VICT'S VEH.(IF II	NVOLVED) YEAR, MAKE, TYPE, COLO	R, LIC. I	NO. NOTIF	FICATION(S) (PERS	ON & DIVISION)		CC	ONNECTED	REPORT	(S) (TYP	E & DR #)		
Susp (exhusban	IST UNIQUE ACTIONS. IF SHORT FO ESSARY. IF ANY OF THE MISSING I' Id with 3 minor children	TEMS AF	RE POTENTIA	ALLY IDENTIFIABLE	E, ITEMIZE AND D	ESCRIBE ALL IT	EMS M	ISSING IN	THIS INC	IDENT	N THE NA	RRATIVE.	
fear.									Mark.				
	TRANSIT	-RELAT	ED		MARSY'S RIGH DED TO THE VIC		HA	MOTIVAT TRED/PRI				OMESTIC	
REPORTING	INITIALS, LAST NAME  Gracey	SI	30947	DIV./DETAIL Vnys	PERSON	SIGNATURE			OR F	RECEIVE	D BY PHO	ONE	
EMPLOYEE(S)				Desk		ORT FORM AND Y			OT THE S	AME, E	NTER PR	INFORMAT	ION

#### THIS REPORT DOES NOT CONSTITUTE VALID IDENTIFICATION

KEEP THIS REPORT FOR REFERENCE. INSTRUCCIONES EN ESPAÑOL AL REVERSO.

Your case will be assigned to a detective for follow-up investigation based upon specific facts obtained during the initial investigation. Studies have shown that the presence of these facts can predict whether a detailed follow-up investigation would likely result in the arrest and prosecution of the suspect(s) or the recovery of property, in a manner that is cost-effective to you, the taxpayer. Significant decreases in personnel have made it impossible for detectives to personally discuss each and every case with all crime victims. A detective will not routinely contact you, unless the detective requires additional information.

TO REPORT ADDITIONAL INFORMATION: If you have specific facts to provide which might assist in the investigation of your case, please contact the detective Monday through Friday, between 8:00 A.M. and 9:30 A.M., or between 2:30 P.M. and 4:00 P.M. at telephone number

. If the detective is not available when you call, please leave a message and include the telephone number where you

can be reached.

COPY OF REPORT: If you wish to purchase a copy of the complete report, phone (213) 486-8130 to obtain the purchase price. Send a check or money order payable to the Los Angeles Police Department to Records and Identification Division, Box 30158, Los Angeles, CA 90030. Include a copy of this report or the following information with your request: 1) Name and address of victims; 2) Type of report and DR number (if listed above); 3) Date and location of occurrence. NOTE: Requests not accompanied by proper payment will not be processed.

DR NUMBER: If not entered on this form, the DR number may be obtained by writing to Records and Identification Division and giving the information needed to obtain a copy of the report (see above paragraph). Specify that you only want the DR number. It will be forwarded without delay. There is no charge for this service.

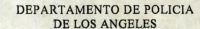
CREDIT CARDS/CHECKS: Immediately notify concerned credit corporation or banks to avoid possibility of being liable for someone else using your stolen or lost credit card or check.

### HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE:

- \* Keep this memo for reference.
- \* If stolen items have serial numbers not available at time of report, attempt to locate them and phone them to the detective at the listed number.
- \* If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee.
- \* Promptly report recovery of property.
- \* Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred.

VICTIM ASSISTANCE PROGRAM: The Los Angeles City Attorney's Victim Assistance Program and Los Angeles District Attorney's Office Bureau of Victim Services can help determine if you qualify for victim compensation. If you are a victim of a qualifying crime, they will assist with filing your claim application. If you are a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. To find the program location nearest you, call the Los Angeles City Attorney's Victim Assistance Program at (213) 978-4537, or the Los Angeles County District Attorney's Office, Bureau of Victim Services, at (800) 380-3811.

CALIFORNIA VICTIM COMPENSATION BOARD: Refer to paragraph at bottom of reverse side.



### MEMORANDUM DE REPORTE PARA VICTIMAS

Su caso será asignado a un detective para continuar la investigación basandose en factores especificos obtenidos durante la investigación inicial. Estudios han demonstrado que la presencia de estos factores pueden predecir si una investigación datallada podria resultar en el arresto y prosecución del responsable o la recuperación de la propiedad, de una manera que es menos costosa para ud, el contribuyente. Disminuciones significantes de personal han hecho imposible a los detectives discutir personalmente cada caso con todas las victimas de crimenes. El detective no lo contactara rutinariamente a menos que requiera información adicional.

PARA REPORTAR INFORMACIÓN ADICIONAL: Si tiene datos especificos que proveer que puedieran asistir en la investigación de su caso, favor de comunicárse con el detective de Lunes a Viernes, entre las 8:00 y 9:30 de la mañana o entre las 2:30 y 4:00 de la tarde al teléfono

. Si el detective no se encuentra disponible cuando usted llame, favor de dejar un mensaje incluyendo un número de teléfono dónde se pueda comunicar con usted.

COPIA DE REPORTE: Si deséa comprar una copia del reporte completo, llame al (213) 486-8133 para obtener el precio actual. Remita un cheque o giro postal a Los Angeles Police Department Records and Identification Division, Box 30158, Los Angeles, California 90030. Incluya con su petición una copia de este reporte o la siguiente información: 1) Nombre y domicilio de la victima(s); 2) Tipo de reporte, y numero de DR, (si está listado en esta forma); 3) Fecha y lugar de los hechos. NOTA: Peticiones no adjuntas al pago apropiado no serán procesadas.

NUMERO DR: Si no aparece en esta forma, el número DR se puede obtener escribiendo a Records and Identification Division dándoles la información necesaria para obtener una copia del reporte (vea el párrafo anterior). Especifique que usted quiere el número DR. Será mandado sín tardanzas. No hay cargos por este servicio.

TARJETA DE CREDITO/CHEQUES: Notifique imediatamente a su compañía de crédito o banco para evitar la posibilidad de hacerse sujeto a que alguien use sus cheques o tarjeta perdida o robada.

#### ¿CÓMO PUEDE AYUDAR EN LA INVESTIGACIÓN DE SU CASO?

- Mantenga este memorándum como referencia.
- · Si los bienes robados tienen número de serie, y no los tenía al llenar el reporte trate de localizarlos y llame al detective al número listado.
- · Si descrube perdidas adicionales, llene y mande la forma Supplemental Property Loss proveida por el empleado tomando el reporte.
- · Reporte la recuperación de bienes de inmediato.
- · Reporte detalles adicional de inmediato tal como un vecino informándole de actividad sospechosa en el tiempo en que occurió el delito.

PROGRAMA DE ASISTENCIA A VICTIMAS: El programa de asistencia a víctimas de la ciudad y del condado de Los Angeles puede ayudar a determinar si usted califica para una compensación como víctima de un crimen violento. Si usted califica, le ayudarán a llenar su reclamo. Si usted es víctima de un crimen y estará asistiendo a corte, ellos le explicaran el procedimiento de la corte.

Para encontrar la oficina más cercana a usted, llame la oficina del Procurador de la Ciudad de Los Angeles (213) 978-4537 o visite su sitio web www.helplacrimevictims.org o a la oficina del Fiscal del Condado de Los Angeles (800) 380-3811.

COMPENSACIÓN PARA VÍCTIMAS DE CRIMENES VIOLENTOS: Si usted ha sido víctima de un crimen violento usted puede calificar para un reembolso por gastos médicos, gastos de salud mental, reubicación, perdidas de sueldo o apoyo económico, rehabilitación o reentrenamiento vocacional. Si la herida o la muerte resultó a causa de un accidente de carro, usted o su afectado también puede calificar si el chofér culpable fue sometido a uno de los siguientes cargos: conducir bajo la influencia del alcohol o de drogas; chocar y huir; usar el vehículo como arma, o huyendo del sitio de un delito violento.

Si usted pago los gastos de un entierro/funeral de una víctima de un delito violento, puede ser reembolsado hasta \$7,500 por los gastos. El Estado no reembolsará por daños o ni perdidas de propiedad. La ley [Sección 13959(a-c) y las subsiguientes secciones del Código Gubernamental] requiere que reporte el crimen y que coopere con la ley para recibir el reembolso. Usted tiene tres años, a partir de la fecha del delito, para hacer su reclamo (este límite se puede extender si hay una causa que lo justifique).

Para recibir asistencia de Compensacion para Victimas se puede comunicar con las siguientes: La Oficina del Procurador de la Ciudad de Los Angeles (213) 978-4537 or visite su sitio web www.helplacrimevicitims.org or la oficina del Fiscal del Condado de Los Angeles (800) 380-3811.

CALIFORNIA VICTIM COMPENSATION BOARD: If you are a victim of a violent crime and are injured as a result of the crime, you may be eligible for reimbursement for medical expenses, mental health expenses, relocation, loss of wages, support loss, or job rehabilitation. If injury or death was the result of an auto accident, you and survivoring victims may also qualify if the driver at fault was charged with one of the following: driving under the influence of alcohol or drugs; hit and run; using the vehicle as a weapon; or fleeing the scene of a violent crime.

If you paid the funeral/burial expenses for someone who was a victim of a violent crime, you may be eligible for reimbursement for up to \$7,500 for funeral/burial expenses. Property loss or damage will not be repaid by the State. The law [California Government Code Section 13959 (a-c)] requires that a victim report the crime, and must cooperate with law enforcement in order to be found eligible for reimbursement. You have three years from the date of the crime to file a claim (may be extended for good cause).

To receive assistance with the Victim Compensation application, you may call one of these agencies: Los Angeles City Attorney Victim Assistance Program (213) 978-4537 or visit their website at: www.helplacrimevictims.org, or Los Angeles District Attorney's Office, Bureau of Victim Services (800) 380-3811.

GUARDE ESTE MEMORANDUM PARA REFERENCIA

	0-001 ONE copy to court, ONE copy to restrained person, ONE copy to protected person, ONE copy to important notice T1905424
EF	POTECTED REPRONS (insert names of all persons protected by this Order):  POTECTED REPRONS (insert names of all persons protected by this Order):  POTECTED REPRONS (insert names of all persons protected by this Order):
-	NOTECTED PERSONS (INSERT HARRISS OF THE PERSONS (INSERT HARISS OF THE PERSONS (INSERT HARRISS OF THE PERSONS (INSERT HARRISS
	ALYZE MERCE, VANIEL II
2. Se:	ESTRAINED PERSON (name): JOHN PIENCE Race: WHT Age: 47 Date of birth: 06-75-72
3.	M F Ht.: 510 Wt.: 220 Hair cold. (202)  TO THE RESTRAINED PERSON:  YOU MUST NOT harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy any personal property of, disturb the peace of, keep under surveillance, or block the movements of each person named in item 1 personal property of, disturb the peace of, keep under surveillance, or block the movements of each person named in item 1 yards from each person named in item 1.
	YOU MUST stay away at least: yards from move out immediately from
	Li stay away at least:
4.	(address):  YOU MUST NOT own, possess, purchase, receive, or attempt to purchase or receive any firearm or ammunition. If you have any firearms, you must turn them in to a law enforcement agency or sell them to, or store them with, a licensed gun dealer.  YOU MUST NOT take any action, directly or through others, to obtain the addresses or locations of any person named in item 1 is given temporary care and control of the following
	minor children of the parties (names and ages):
5.	HIS ORDER WILL EXPIRE AT THE CLOSE OF THE COURT BUSINESS DAY ON: AUG 2 4PM
<b>3</b> .	O THE PROTECTED PERSON: If you need protection for a longer period of time, our must request restraining orders from the court in the county where you live:  Our must request restraining orders from the court in the county where you live:
	Name and address of court): VAN NUYS COURT 14400 ERWIN ST VNYS 91401
	you go to court to request restraining orders, take your copy of this form with you. If a juvenile petition is pending, file in that courtesonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence
	ryou go to court to request restraining orders, take your copy of this form with you. If a juvenile petition is pending, file in that courseasonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  udicial officer (name): 1006 60 66 61 66 61 66 61 61 61 61 61 61 61 61
3.	easonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.
3.	reasonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  udicial officer (name): TUDGE GIGGO granted this Order on (date): 7-27-19 at (time): 1725  APPLICATION  the events that caused the protected person to fear immediate and present danger of domestic violence, child abuse, child bduction, elder or dependent adult abuse (except solely financial abuse), or stalking are (give facts and dates; specify weapons):  Companies to request restraining orders, take your copy of this form with you. If a juvenile petition is pending, file in that coursely at the course of the issuance of this Order is necessary to prevent the occurrence of domestic violence, or stalking.  APPLICATION  The course of the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, or stalking.  APPLICATION  The course of the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence or dependent adult abuse, child abuse, child abuse, or date is necessary to prevent the occurrence or dependent adult abuse, child abuse, or date is necessary to prevent the occurrence of domestic violence, child abuse, child abuse, child abuse, or date is necessary to prevent the occurrence or dependent adult abuse, or date is necessary to prevent the occurrence or dependent adult abuse, or date is necessary to prevent adult abuse or date is necessary to prevent adult abuse.
9.	reasonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  udicial officer (name):
9.	reasonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  Indicial officer (name): Indice the protected person to fear immediate and present danger of domestic violence, child abuse, child abuse and present danger of domestic violence, child abuse, child abduction, elder or dependent adult abuse (except solely financial abuse), or stalking are (give facts and dates; specify weapons):  Indice the protected person to fear immediate and present danger of domestic violence, child abuse, child abduction, elder or dependent adult abuse (except solely financial abuse), or stalking are (give facts and dates; specify weapons):  Indice the protected person to be protected person to be restrained and requests an order that the restrained person move out
9.	reasonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  Indicated officer (name): Indicated person to fear immediate and present danger of domestic violence, child abuse, child abuse, child abuse), or stalking are (give facts and dates; specify weapons):  APPLICATION  The person to be protected lives with the person to be restrained and requests an order that the restrained person move out immediately from the address in item 3c.  The person to be protected has minor children in common with the person to be restrained, and a temporary custody order is
3. 9.	ryou go to court to request restraining orders, take your copy of this form with you. If a juvenile petition is pending, file in that courteasonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  granted this Order on (date):
9. 10. 11.	easonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence recurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.  Indicial officer (name): Indice the protected person to fear immediate and present danger of domestic violence, child abuse, child abuse, or stalking.  Indice the events that caused the protected person to fear immediate and present danger of domestic violence, child abuse, child abduction, elder or dependent adult abuse (except solely financial abuse), or stalking are (give facts and dates; specify weapons):  Indice the protected lives with the person to be restrained and requests an order that the restrained person move out immediately from the address in item 3c.  The person to be protected has minor children in common with the person to be restrained, and a temporary custody order is requested because of the facts alleged in item 9. Acustody order does does not exist.  Indice the person to be protected to the facts alleged in item 9. Acustody order does does not exist.  Indice the person to be protected to the facts alleged in item 9. Acustody order does does not exist.  Indice the person to the facts alleged in item 9. Acustody order does does not exist.  Indice the person to the facts alleged in item 9. Acustody order does does not exist.  Indice the person to be protected to the facts alleged in item 9. Acustody order does does not exist.
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Ag 13. 14.	easonable grounds for the issuance of this Order exist, and an emergency protective order is necessary to prevent the occurrence recurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking, udicial officer (name):

Form Adopted for Mandetory Use Judicial Council of California EPO-001 [Rev. January 1, 2014] Approved by DOJ EMERGENCY PROTECTIVE ORDER (CLETS-EPO)

(Domestic Violence, Child Abuse, Elder or Dependent Adult Abuse, or Stalking)

Family Code, §§ 6240-6275; Penal Code, § 646.91 www.courts.ca.gov

EXHIBIT 5