	E
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) Laura Owens	FOR COURT USE ONLY
Laura Owens	EL FOTDONIO ALL V
	ELECTRONICALLY
TELEPHONE NO: E-MAIL ADDRESS (Optional):	FILED
ATTORNEY FOR (Name): In Pro Per	Superior Court of California, County of San Francisco
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Francisco	08/13/2025
STREET ADDRESS: 400 McAllister Street	Clerk of the Court
MAILING ADDRESS: 400 McAllister Street	BY: GABRIEL WRIGHT Deputy Clerk
CITY AND ZIP CODE: San Francisco, CA 94102  BRANCH NAME:	
PLAINTIFF / PETITIONER: Laura Ownens	CASE NUMBER:
DEFENDANT / RESPONDENT: Michael Marraccini	FDV-18-813693
DECLARATION OF DILIGENCE	Ref. No. or File No.:
received the within assignment for filing and or/service on: and that after due and diligent effort I ha	ave been unable to serve said person. I attempted
ervice on this servee on the following dates and times:	
ervee and Address: Michael Marraccini, Home:	
ocuments: DV-716	_
s enumerated below:	
) Attempt: Aug 10, 2025, 12:01 pm PDT at Home: : crived at the property, the shades of the home were open and you could see into the home. No ligh	ts were on, the house was clean, and there was no
ctivity inside. There was a singular package on the doorstep. There was no response at the door. We	e'll try again later.
	- H
) Attempt: Aug 11, 2025, 10:25 am PDT at Home: . crived at the residence, but no one is answering the door right now. I will return later to check if the	trash cans have been brought in and will attempt
gain. The package still remains on the porch.	
	i
t) Attempt: Aug 12, 2025, 7:45 pm PDT at Home: Arrive at the property approximately 745. The shades were all open, giving full visibility into the hous	e and even into the backyard. There was no activity
ights on coming from inside the property. No cars are parked out front, and the package, a small pac	ckage, has been on the doorstep for the last two day
iving a feeling that they may just be out of town.	
) Attempt: Aug 13, 2025, 7:45 am PDT at Home:	
Made one last early morning attempt to see if anyone was at the home enjoying breakfast or if there	was any activity. There was not. The house remains
he same condition as it was over the past three days.	
	12 2025
declare under penalty of perjury that the foregoing is true and correct and that this declaration was	s executed on August 13, 2025
11	
	08/13/2025
John Hudson	Date
2024-027	S. E. S.

Laura Owens



Petitioner

FILED

Superior Court of California,
County of San Francisco

08/13/2025 Clerk of the Court BY: GABRIEL WRIGHT Deputy Clerk

## SAN FRANCISCO COUNTY SUPERIOR COURT STATE OF CALIFORNIA

Case No: FDV-18-813693

In Re Matter of:

LAURA OWENS,

Petitioner,

And

MICHAEL MARRACCINI,

Respondent.

DECLARATION OF LAURA OWENS IN SUPPORT OF

REQUEST TO

RESCHEDULE HEARING

TO RENEW RESTRAINING

ORDER

Hearing Date: Aug. 15, 2025

Time:

9:00 AM

Dept.:

405

#### I. Laura Owens, declare as follows:

- I am the Petitioner in the above-captioned matter. I filed my Request to Renew Restraining Order on July 9, 2025. Pursuant to the Court's Notice of Hearing, service on Respondent was required prior to the August 15, 2025 hearing date.
- 2. My process server, John Hudson, attempted personal service on Respondent at his residence at on seven

- occasions: July 21, July 23, July 25, August 10, August 11, August 12, and August 13, 2025.
- 3. We confirmed this is Respondent's correct address because Mr. Hudson personally spoke with Respondent's wife there on two separate occasions.
- 4. On July 13, 2025 just four days after I filed Respondent launched a GoFundMe campaign entitled "Stand By Me: Legal Support Needed" to raise funds specifically to fight the renewal of this restraining order. As of August 13, 2025, the campaign had raised \$18,342, with most contributions coming from @justiceforclaytonofficial supporters.
- 5. Within 24 hours of my filing, the Instagram account @justiceforclaytonofficial, which is *obsessed* with defending Respondent, obtained and posted my court documents within 24 hours of my filing and encouraged harassment against me.
- 6. The Instagram account @justiceforclaytonofficial was established in 2023. Its members assert—despite having no personal knowledge of events—that no abuse occurred between me and Respondent during our 2016–2017 relationship. This position is contrary to sworn third-party evidence from Karen Ilmberger, an independent witness who observed Respondent's abusive conduct and submitted a signed Declaration in 2018 in support of my obtaining the initial Domestic Violence Restraining Order.
- 7. Respondent follows and interacts with this account. Respondent has "liked" multiple posts by @justiceforclaytonofficial promoting his GoFundMe.





- 8. The account has also made several posts mocking my inability to serve him, including:
  - A meme captioned: "Laura realizing Mike has a life and isn't sitting around waiting for her bogus paperwork".



o A post stating: "When Laura and Gingras [my attorney in another matter] stalk JFC like pros, but can't competently serve a single piece of paper to

Mike", accompanied by a film still mocking my service attempts.





9. The taunting is not limited to Instagram. On July 28, 2025, a Twitter/X account posted a screenshot from the San Francisco Superior Court docket showing my filings in this case, accompanied by comments from users mocking my inability to serve Respondent. One account wrote: "Dodge her dumb ass," and another wrote, "She has to pay every time she attempts to serve him. Love that for her!"



- 10. These posts openly discuss the proof of service requirement, service deadlines, and my specific filings information available only through review of the court record. Given Respondent's active engagement with the accounts disseminating this information and promoting his defense, it is beyond dispute that he has actual notice of this proceeding and of the August 15, 2025 hearing date.
- 11. California law provides that where a party has **actual notice** of the proceedings and is willfully evading personal service, the Court may authorize alternative service reasonably calculated to give notice and satisfy due process. (*Donel, Inc. v. Badalian* (1978) 87 Cal.App.3d 327, 334; *Ellard v. Conway* (2001) 94 Cal.App.4th 540, 544–545.)
- 12. Given Respondent's repeated evasion, confirmed residence, and public engagement with the case, I respectfully request that the Court:

- Authorize alternative service by posting a copy of the hearing notice and related documents at Respondent's residence and mailing a copy to that address; and
- Deem Respondent served as of the date of posting and mailing, with no further personal service required.

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

Respectfully submitted this 13th day of August, 2025.

Laura Owens

# DV-715

# Request to Reschedule Hearing to Renew Restraining Order

Instructions

Either party may use this form to ask the court to reschedule the hearing (court date) listed on form DV-710, Notice of Hearing to Renew Restraining Order.

Note: if your hearing is rescheduled, the restraining order will be extended until the new court hearing.

Clerk stamps date here when form is filed.

ELECTRONICALLY

### FILED

Superior Court of California, County of San Francisco

08/13/2025 Clerk of the Court BY: GABRIEL WRIGHT Deputy Clerk

		Fill in court name and street address:
Name: Laura Owens  Who are you in this case?  Protected party (skip to 2  Restrained party (give you  Address where you of this address will be use you official court dates; of another address like a positive point.		
another person's address.	, if you have their permission and can get to have a lawyer, give their information.)	
	ou have a lawyer, give menamomanony	
Address: City: Scottsdale	State: AZ Zip::	85254
1 Your contact inform		
(The court could use this	ration (optional)  information to contact you. If you don't wank or provide a safe phone number or email	vant the other party to have this laddress. If you have a lawyer, give
(The court could use this information, leave it blan their information.)  Telephone:	information to contact you. If you don't wonk of provide a safe phone number or emains.  Fax:  on (if you have one)	l address. If you have a lawyer, give
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This is not a Court Order.

Case Number:	
FOV-18-813693	
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o. X Other reason:							
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### **Your Next Steps**

- Complete form DV-716, Order to Reschedule Hearing to Renew Restraining Orders (only items 1 and 2).
- File this form and form DV-716 with the court. A judge will review your forms and decide whether to reschedule your court date.
- If the judge grants your request to reschedule your court date, you must have someone serve a copy of this form and any other form that the judge ordered you to serve (see form DV-716, item (5)). Your server can be the sheriff or another adult who is not involved in the case. For more information on how to serve the restrained person, go to https://selfhelp.courts.ca.gov/DV-restraining-order/renew/sheriff-serves.
- If the judge denies your request to reschedule, you must attend your court hearing (listed on form DV-710). For information on how to prepare for your court date, go to https://selfhelp.courts.ca.gov/DV-restraining-order/renew/court.

# This is not a Court Order.

New January 1, 2024

Request to Reschedule Hearing to Renew Restraining Order (Domestic Violence Prevention)

DV-715, Page 2 of 2

# DV-117 Order Granting Alternative Service

and the same of th		
Case Number:	12	
FDV-18-813693		

7	This form is attached to (check one): DV-116 🗷 Other. DV-715
1) S	Serving the Restrained Party
) F	Protected party: You must have the restrained party served by following the orders below.
(1	a) Deadline: You must serve the restrained party by (date): August 15, 2025
(1	b) Papers to Serve (check all that apply):
*	<ul> <li>(1) ☐ A copy of this order, including form DV-116</li> <li>(2) ☐ Form DV-210</li> <li>(3) ☐ All the documents indicated on form DV-109, item ⑥</li> <li>(4) ▼ Other:</li> </ul>
(	c) How to Serve Papers
	<ul> <li>(1) Substituted Service</li> <li>(A) Home or mailing address: You must have your server (1) leave a copy of all the papers listed ①b at the restrained party's home or usual mailing address with an adult that lives there, and (2) mail a copy to the restrained party to the same address.</li> <li>(B) Workplace: You must have your server (1) leave a copy of all the papers listed in ①b at the restrained party's workplace with someone who seems to be in charge, and (2) mail a copy to the restrained party at the same workplace.</li> </ul>
	(2) Publish in a newspaper
	(A) You must have form DV-210 published at least once a week for 4 weeks in a row with the newspaper listed here:
	(B) If you find an address for the restrained party while form DV-210 is published in the newspaper, you must have someone mail all the papers listed in ① b to that address.
	(3) Post papers at the courthouse
	(A) You must have your server post form DV-210 for 28 days in a row at the courthouse located at (address):
	(B) You must have your server mail a copy of the papers listed in ①b to the restrained party's last known address:
	(C) If you find an address for the restrained party, you must have your server mail all the papers listed in ①b to that address.
34 St	(4)  Other:
	Authorize alternative service by affixing a copy of the hearing notice and related documents in a conspicuous place at Respondent's residence and mailing a copy to that address.
	For more information on alternative service, read form DV-205-INFO, What if the Person I Want Protection from is Avoiding (Evading) Service?
(2)	Findings That Support This Order
	(a) The protected person has made diligent efforts to have the restrained party personally served but has been unsuccessful.
	(b) There is reason to believe that the restrained party is avoiding (evading) service.
	This is a Court Order.

Judicial Council of California, www.courts.ca.gov New January 1, 2020, Mandatory Form Family Code, § 6340(a)(2)

**Order Granting Alternative Service** 

DV-117, Page 1 of 1