

MINUTE ORDER

Kostiantyn Mars vs Hanna Mars

22FL003144

Date of Hearing: 06/17/2024

9:00 AM Hearing Start Time:

> OSC: Contempt Hearing Type:

Line 1-9 Comments:

Heard By: Lowney, Stephen Location:

Department 79

Courtroom Reporter: Genice Perez Courtroom Clerk:

True Parker

Court Interpreter:

Court Investigator:

Future Hearings:

Parties Present:

Mars, Hanna Roberts, Nancy Lee Respondent

Attorney

Limited Scope

Attorney

Exhibits:

Case is called at 9:02 am.

Petitioner- Kostiantyn Mars is not present.

Attorney Nancy Roberts and the respondent- Hanna Mars are personally present.

Respondent is assisted by Russian interpreter, Laura Mirzoyan (301297).

Respondent- Hanna Mars is sworn.

Court reporter reports on line 9 only, OSC: Contempt matter.

Line 1:

Respondent's request for Request for Order: Domestic Violence.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

The Court makes orders and GRANTS the restraining order as requested.

Respondent- Hanna Mars's request for a Restraining Order is granted; a DVRO is issued restraining Petitioner- Kostiantyn Mars for a period of 3 years, the Restraining Order expires 06-17-2027. The DVRO is issued under the same terms as the DVTRO which includes Maksym Mars age 8 with the following modification: Petitioner- Kostiantyn Mars shall not call the police to tell them the child is abducted and abused.

Order to Not Abuse granted.

Restrained person must not:

Printed: 6/17/2024

Harass, attack, strike, threaten assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the in Internet, electronically or otherwise), block movements, annoy by phone or other electronic means (including repeatedly



MINUTE ORDER

contact), or disturb the peace of Protected Person(s).

"Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. Disturbing the peach includes coercive control.

"Coercive control" means a number of acts that unreasonably limit the free will and individual rights of any person protected by this restraining order. Examples include isolating them from friends, relatives, or other support; keeping them from food or basic needs; controlling or keeping track of them, including their movements, contacts, actions, money, or access to services; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status.

Stay-Away Order granted.

Restrained person must stay 300 yards away from Protected Person, Home, Vehicle, Job, all protected parties, children's school, childcare, tutor, and friends.

Other Protected Person(s):

Except for brief and peaceful contact as required for court ordered visitation unless a criminal protective order says otherwise.

Child custody and visitation orders contained on the DV-140 that authorizes professionally supervised visits for two hours one time per week will remain as ordered.

Record Communications

Protected Person can record communications that violate the Restraining orders. Respondent-Hanna Mars is sworn and the Court voir dires the respondent.

Family Code §3044 finding made as to Restrained Person, Kostiantyn Mars; this now triggers the presumption against petitioner- Kostiantyn Mars having joint physical custody and joint legal custody.

Line 2:

Petitioner's Request for Order: Domestic Violence.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

Petitioner's Request for Order: Domestic Violence was denied initially.

Petitioner's request for DVRO is DENIED.

Matter is taken off calendar.

Printed: 6/17/2024

Line 3:

Petitioner's Request for Order: Petitioner's Request for Order: Mod. Child custody/child visitation/child support/spousal support/other: abduction order, filed on 01-31-2024.

The Petitioner- Kostiantyn Mars has had several notices about when this matter was going to be continued, including to today's date. Petitioner has also had recent within the last week or so, communication with department 79 where the Court made it clear that today's date will not be continued.

06/17/2024 OSC: Contempt - 22FL003144



MINUTE ORDER

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

All the requests on this matter (contained in line 3) are DENIED.

Line 4:

Petitioner's Request for Order: Mod Custody/Visitation/Support, other orders: abduction related orders, filed on 02-29-2024.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear; the matter proceeded by default.

All the requests on this matter (contained in line 4) are DENIED.

Line 5:

Petitioner's Request for Order: Other w/fee (request for reconsideration orders given on 02-07-2024, 02-01-2024).

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear; the matter proceeded by default.

All the requests on this matter (contained in line 5) are DENIED.

Line 6:

Petitioner's Request for Order: Other w/fee (request to declare respondent vexatious litigant) filed on 02-20-2024.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear. Petitioner's request is DENIED.

Line 7:

Petitioner's Request for Order: Other w/fee (request for disqualification) filed 02-20-2024.

The Court has received its third disqualification; the Court struck the request, stricken before 9:00 am this morning.

The Court finds the Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

Petitioner's request is DENIED and/or stricken.

Matter will go off calendar.

Printed: 6/17/2024



MINUTE ORDER

Line 8:

Petitioner's Request for Order: Bifurcate

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

Petitioner's Request for Order: Bifurcate is DENIED.

Matter will go off calendar.

Line 9:

Respondent's OSC: Contempt

Printed: 6/17/2024

Reported by official Court reporter: Genice Perez

Matter is set for arraignment on the OSC: Contempt.

Attorney Nancy Roberts provides an update re: petitioner- Kostiantyn Mars; petitioner violated the restraining order on Friday and was arrested, petitioner may have bailed out.

The Court responded to Mr. Mars' email request; a follow-up email was sent to the petitioner denying his request for a continuance this morning.

The Court finds today is the date and time set for line 9 order to show cause on the contempt.

Petitioner- Kostiantyn Mars has failed to appear; the Court issues a civil bench warrant in the amount of \$5,000.00.

Attorney Nancy Roberts to prepare the restraining order after hearing.

The Clinic to prepare order after hearing for petitioner.

				FL-340
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State	Bar number, and addn	955):	FOR COURT USE ONLY	
ANNA MARSANNA MARS				
970 Corte Madera Ave.,	# 716			
Sunnyvale, CA 94085	,, , ,			
TELEPHONE NO.: (424) 542-4870	FAX NO. (Op	tional):		
E-MAIL ADDRESS (Optional):	• • •	,	Filed	
ATTORNEY FOR (Name):			June 26, 2024	
SUPERIOR COURT OF CALIFORNIA		F	Clerk of the Court	
STREET ADDRESS: 201 N. First				
MAILING ADDRESS: 191 N. First			Superior Court of CA	
CITY AND ZIP CODE: San Jose, CA			County of Santa Clara	
BRANCH NAME: Family Justic			22FL003144	
PETHONER/PLAINTIFF: HANNA MA	KS		By: sangulo	
RESPONDENT/DEFENDANT:KOSTIANT	YN MARS			
RESI GREETIDEI ERDANI.ROBI IANI	IN PARO			
OTHER PARTY:				
			CASE NUMBER:	
FINDINGS AND ORI	DER AFTER H	IEARING	22FL003144	
 a. Petitioner/plaintiff present b. Respondent/defendant present c. Other party present Petitioner's motions filed: 1/31/2 THE COURT ORDERS Petitioner 2. Custody and visitation/parenting time: 3. Child support: 	4,1/1/24,2/20 c's OSC C	Attorney pres 7/24, 2/20/24, 2/20/24, 2/ ontempt filed 1/1	sent (name): Nancy L. Roberts, 1 sent (name): 29/24, and 12/1/23	Esq.
4. Spousal or family support:	As attached	on form FL-343	Other Not applicable	
5. Property orders:	As attached	on form FL-344	Other X Not applicable	
6. Attorney's fees	As attached	on form FL-346	Other Not applicable	
7. Other orders:	X As attacl	ned Not applicable		
8. All other issues are reserved until further	er order of court			
9. This matter is continued for further on the following issues:	hearing on (dat	re): 6/18/2024 at (fin	ne): in Dept.:	
l 40 0004			Dru	
_{Date:} June 18, 2024		• • ——•	IIIDION OPPIORO	
Approved as conforming to court order.		Н	JUDICIA OFFICER On. Stephen P. Lowney	
Submitted without Petition SIGNATURE OF ATTORNEY FOR The PETITION			ER PARTY	Maria de la c
Form Adopted for Mandatory Use	FINDINGS	AND ORDER AFTER HEA	RING	Page 1 of 1

OTHER ORDERS

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

- 1. A bench warrant is issued in the amount of \$5,000 for Petitioner's failure to appear for arraignment on Respondent's OSC re contempt filed 1/12/24 and 3/15/24.
- 2. Petitioner's request for domestic violence restraining orders against Respondent is denied.
- 3. Petitioner's motion regarding child custody, child visitation, child support, spousal support and abduction orders filed January 31, 2024 is denied.
 - 4. The Court denies Petitioner's motion filed on February 20, 2024 for reconsider of the Court's orders issued on February 1, 2024 and February 7, 2024.
 - 5. The Court denies Petitioner's motion filed on February 20, 2024 requesting that Respondent be found to be a vexatious litigant.
 - 6. The Court strikes Petitioner's motion filed on February 20, 2024 requesting for a third time that Judge Lowney be recused.
 - 7. The Court denies Petitioner's motion requetsing early termination of marital status.

20

21

22

23

24

25 26

27

(Required for verified pleading) The items on this page stated on information and belief are (specify item numbers, **not** line numbers):

This page may be used with any Judicial Council form or any other paper filed with the court.

Page_

OV-130 Restraining Order (Order of Protection		Clerk stamps date here when form is filed.
	<u> </u>	Filed
☑ Original Order □	Amended Order	June 17, 2024
		Clerk of the Court
Protected Person (name):		Superior Court of CA
HANNA MARS		County of Santa Clara
Restrained Person		22FL003144 By: limasa
*Full Name: KOSTIANTYN/CONSTA	NTINE_MARS	7
*Gender: X M F Nonbinary	*Race: White	Ett is sout nous and shoot address.
*Age: 36 (estimate, if age unknown.) [Fill in court name and street address:
Height: 6'0" Weight: 230		Superior Court of California, County of Santa Clara
Hair Color: Light Brown Eye Color: Gre		201 N. First Street
Relationship to person in (1): Spouse	-	191 N. First Street
		San Jose, CA 95113 Family Justice Center
Address of restrained person: <u>Unknown</u>		Clerk fills in case number when form is filed.
City: State:	Zip:	Case Number:
(Information that has a star (*) next to it	•	22FL003144
into a California police database. Give all t Other Protected People In addition to the person in (1), the following		ders as indicated in items(11)through
	ing persons are protected by or Relationship to	person in 1 Age
Other Protected People In addition to the person in 1, the follows Full name Maksym Mars Check here if you need to list more person in 1, the follows Protected People" at the top, and attacks	Relationship to Son eople. List them on a separate	person in 1 Age 8
Other Protected People In addition to the person in 1, the follows Full name Maksym Mars Check here if you need to list more people.	Relationship to Son eople. List them on a separate ch it to this form.	person in 1 Age 8
Other Protected People In addition to the person in 1, the follows Full name Maksym Mars Check here if you need to list more perotected People" at the top, and attain Expiration Date This restraining order, except the orders in	Relationship to Son eople. List them on a separate ch it to this form.	piece of paper, write "DV-130, Other
Other Protected People In addition to the person in 1, the follows Full name Maksym Mars Check here if you need to list more person in 1. Protected People" at the top, and attace Expiration Date	Relationship to Son eople. List them on a separate ch it to this form. stoted below,* end on: at (time):	piece of paper, write "DV-130, Other ain in effect after the restraining ord
Check here if you need to list more protected People" at the top, and attack. This restraining order, except the orders in (date): June 17, 2027 *Custody, visitation, child support, and	eople. List them on a separate ch it to this form. Is pousal support orders rem port orders usually end when the character of the character o	piece of paper, write "DV-130, Other a.m. p.m. or midnig ain in effect after the restraining ord n the child is 18. te of the hearing in item 5 a.
In addition to the person in 1, the follows Full name Maksym Mars Check here if you need to list more perotected People" at the top, and attain Expiration Date This restraining order, except the orders in (date): June 17, 2027 *Custody, visitation, child support, and ends. Custody, visitation, and child sup If no date is written, the restraining order. If no time is written, the restraining order.	eople. List them on a separate ch it to this form. Is pousal support orders rem port orders usually end when the character of the character o	piece of paper, write "DV-130, Other a.m. p.m. or midnig ain in effect after the restraining ord n the child is 18. te of the hearing in item 5 a. iration date.

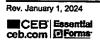
Judicial Council of California, www.courts.ca.gov Rev. January 1, 2024, Mandatory Form Family Code, § 6200 et seq. Approved by DOJ CEB Essential ceb.com

Restraining Order After Hearing (Order of Protection)

DV-130, Page 1 of 10

		22FL003144
b. These people were at The person in (t the hearing (check all that apply): The lawyer for the person The lawyer for the person	me of judicial officer): Hon. Stephen Lowney in ① (name): Nancy L. Roberts in ② (name):
Date:	person in 1 person in 2 n	nust attend court on: ent:o review (list issues):
=		n in 2 through 29. If you do not obey these orders, you a fine. It is a felony to take or hide a child in
 a. You cannot own, pos prohibited item listed b. Prohibited items are (1) Firearms; (2) Firearm parts, m 	d below in b. e deaning receivers, frames, and any it	tion or try to receive, or in any other way get any em that may be used as or easily turned into a receiver o
(3) Ammunition.c. Within 24 hours of reenforcement, any pro	phibited items you have in your imm	or store with a licensed gun dealer, or turn in to law ediate possession or control.
e. Within 48 hours of re have been turned in,	sold, or stored. (You may use form on.) If law enforcement served you	eceipt with the court that proves all prohibited items DV-800/JV-270, Receipt for Firearms, Firearm with the restraining order, you must give a copy of the
section 6389(h). U model, and serial but must only hav	Under California law, the person in (number of firearm): ve it during scheduled work hours ar	y findings to grant an exemption under Family Code 2 is not required to relinquish this firearm (make, d to and from their place of work. Even if exempt under eral prosecution for possessing or controlling a firearm.

Case Number



Case Number: 22FL003144	

earms and/or firearm parts scription (include serial number, if known) munition Amount, if		(date):
		(date): (date):
		(date):
		_ ` ′
munition		
munition Amount, if		· ·
•		Proof of compliance
scription known	Location, if known	received by the court
•	•	
		 · ·
		 , ,
estrained Person Has Not Complied With e court finds that you have not fully complied with the e court has not received a receipt or proof of complian	ne orders previously gran	nted on (date):
tify Law Enforcement c court will immediately notify the following law enf w enforcement agency or agencies):	forcement agency of this	· · · · · · · · · · · · · · · · · · ·
tify Prosecutor c court will immediately notify the following prosecuting agency):		
ourt Hearing to Review Firearms (Guns),	Firearm Parts, and	Ammunition Complian
vait i leating to iterier i freating (outs),		
nust attend the court hearing in 6 to prove that you	- · ·	•
	any items listed in (8). If	f you do not attend the court

T	Case Number:	
12	22FL003144	
L		, , , , , , , , , , , , , , , , , , ,

11)(Cannot Look for Protected People
, [You must not take any action to look for any person protected by this order, including their addresses or locations If checked, this order was not granted because the judge found good cause not to make the order.
12)[☑ Order to Not Abuse
~ <i>1</i>	You must not do the following things to the person in ① and any person listed in ③:
•	Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements annoy by phone or other electronic means (including repeatedly contact), or disturb the peace.
•	"Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. Disturbing the peace includes coercive control.
•	"Coercive control" means a number of acts that unreasonably limit the free will and individual rights of any person protected by this restraining order. Examples include isolating them from friends, relatives, or other support; keeping them from food or basic needs; controlling or keeping track of them, including their movements, contacts, actions, money, or access to services; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status. Coercive control includes reproductive coercion meaning controlling someone's reproductive choices, such as using force, threat, or intimidation to pressure someone to be or not be pregnant, and to control or interfere with someone's contraception, birth control, pregnancy, or access to health information.
13)[☑ No-Contact Order
	n. You must not contact the person in 1, the persons in 3, directly or indirectly, by any means, including by telephone, mail, email, or other electronic means.
ŧ	 Exception to 13a: (1) You may have brief and peaceful contact with the person in 1 to only communicate about your children for court-ordered visits. (2) You may have contact with your children only during court-ordered contact or visits. (3) Other (explain):

c. Peaceful written contact through a lawyer or process server or another person for service of legal papers related to a court case is allowed and does not violate this order.



a. You must stay at least (specify): 300	
a. Tou must stay at least (specify). 500	yards away from (check all that apply):
Person in 1.	School of person in 1.
Mome of person in 1.	Persons in 3.
☑ Job or workplace of person in ①.	Children's school or child care.
Vehicle of person in 1.	X Other (specify): Child's tutor
b. X Exception to 14a:	
The stay-away orders do not apply:	
(1) For you to exchange your children f (2) For you to visit with your children f (3) Other (explain):	
Order to Move Out	
You must move out immediately from (address)) :
The Court finds that pursuant to FC section	3044 that Petitioner has committed domestic abuse
and therefore it is not in the minor child's legal or physical custody of	hest interest for Petitioner to have sole or joint the minor child.
legal or physical custody of Child Custody and Visitation Ord	hest interest for Petitioner to have sole or joint the minor child.
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor or	hest interest for Petitioner to have sole or joint the minor child.
legal or physical custody of Child Custody and Visitation Ord	hest interest for Petitioner to have sole or joint the minor child.
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor or	hest interest for Petitioner to have sole or joint the minor child.
legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor cand (list other form):	the minor child. er children. The orders are included on form DV-140,
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor cand (list other form): Protect Animals a. You must stay at least yards	the minor child. er children. The orders are included on form DV-140,
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor cand (list other form): Protect Animals a. You must stay at least yards b. You must not take, sell, hide, molest, attanimals.	the minor child. er children. The orders are included on form DV-140, s away from the animals listed below.
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor cand (list other form): Protect Animals a. You must stay at least yards b. You must not take, sell, hide, molest, attainimals. c. The person in 1 is given the sole posses	the minor child. er children. The orders are included on form DV-140, s away from the animals listed below. ack, strike, threaten, harm, get rid of, transfer, or borrow against the
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor cand (list other form): Protect Animals a. You must stay at least yards b. You must not take, sell, hide, molest, attainimals. c. The person in 1 is given the sole posses	the minor child. er children. The orders are included on form DV-140, s away from the animals listed below. ack, strike, threaten, harm, get rid of, transfer, or borrow against the ssion, care, and control of the animals listed below.
and therefore it is not in the minor child's legal or physical custody of Child Custody and Visitation Ord The judge has granted orders regarding minor cand (list other form): Protect Animals a. You must stay at least yards b. You must not take, sell, hide, molest, attainimals. c. The person in 1 is given the sole posses	the minor child. er children. The orders are included on form DV-140, s away from the animals listed below. ack, strike, threaten, harm, get rid of, transfer, or borrow against the ssion, care, and control of the animals listed below.



			se Number: PFL003144	
Only the person in 1 can us	=	the following property:		
. — — —	is ordered not to	•	cel, transfer, dispose of, or chanes, or their children, if any, for	nge
21 Record Communic		e by the person in ② that	violate this order.	
notify the other of any new	must not transfe the usual course of but or big expenses and expect the person in 1. To	siness or for necessities of plain them to the court. (If notify the person in 1) of	e, or get rid of or destroy any pr life. In addition, each person m the court granted the order in (13 new or big expenses, have a ser vyer, if they have one.)	ust 3), the
23) 🗖 Pay Debts (Bills) 0	wed for Property	•		
a. You must make these pa				
* * * *			Due date:	
			Due date:	
(3) Pay to:	For:	Amount: \$	Due date:	
b. The court finds that t were the result of abo		above in a(1) a a de without the person in		

Case Number: 22FL003144		

Pay to:	wing: For:	Amount: \$	Due date:
•			Due date:
•			Due date:
		42, Child Support Informati	on and Order Attachment
		343, Spousal, Partner, or l	Family Support Order
—		4	
Lawyer's Fees You must pay the follow	and Costs wing lawyer's fees and cos	ts:	
You must pay the follow	wing lawyer's fees and cos		Due date:
You must pay the follow Pay to:	wing lawyer's fees and cos	Amount: \$	Due date: Due date:
You must pay the follow Pay to: Pay to: Batterer Interverses. The person in 2 must proof of completion	wing lawyer's fees and cos For: For: For: ention Program ast go to and pay for a prob to the court.	Amount: \$Amount: \$_amount: \$	Due date: Due date: erer intervention program and sho
You must pay the follow Pay to: Pay to: Batterer Interverses. The person in 2 must proof of completion	wing lawyer's fees and cos For: For: For: ention Program ast go to and pay for a prob to the court.	Amount: \$Amount: \$_amount: \$	Due date:

	Case Number: 22FL003144
Service	
(Check a, b, or c) a. No other proof of service is needed. The people in (remotely (by telephone or videoconference), or agreed	
copy of this order. (3) The court has scheduled a firearms and ammunitial a copy of this order served on the person in (2) by (A) Personal service by (date):	ders in this form are the same as in form DV-110 must be served, either by mail or in person. 's orders in this form are different from the orders in The person in 2 must be personally served (given) a dion compliance hearing. The person in 1 must have by:
c. Proof of service of form FL-300 to modify the order. (1) The people in and attended the hearing or a service is needed.	<u>-</u>
(2) The person in	ne hearing and must be personally served (given)
No Fee to Serve (Notify) Restrained Person	
The sheriff or marshal will serve this order for free. If you w	want the sheriff to serve your papers, (1) complete form

No Fee to Serve (Notify) Restrained Person

The sheriff or marshal will serve this order for free. If you wan SER-001, Request for Sheriff to Serve Court Papers, and (2) give the completed form and a copy of this order to the sheriff.

(32) X	Attached	pages
--------	----------	-------

All of the attached pages are part of this order.

- a. Number of pages attached to this 10-page form:
- b. Attachments include forms (check all that apply):

■ DV-140 **■** DV-145 **■** DV-900 **■** DV-314(C) **■** FL-342 **■** FL-343 **■** Other:

Judge's Signature

Service

June 17, 2024

Hon. Stephen P. Lowney

Case Number: 22FL003144

Certificate of Compliance With VAWA

This restraining (protective) order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. section 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.

Instructions for Law Enforcement

Start Date and End Date of Orders

This order starts on the earlier of the following dates:

- The hearing date in item(5)(a) on page 2; or
- The date next to the judge's signature on this page.

This order ends on the expiration date in (4). If no date is listed, they end three years from the hearing date.

Duties of Officer Serving This Order

The officer who serves this order on the Restrained Person must do the following:

- Ask if the Restrained Person is in possession of any of the prohibited items listed in 7b, or has custody or control of any that they have not already turned in.
- Order the Restrained Person to immediately surrender to you all prohibited items.
- Issue a receipt to the Restrained Person for all prohibited items that have been surrendered.
- Complete a proof of personal service and file it with the court. You may use form DV-200 for this purpose.
- Within one business day of service, submit the proof of service directly into the California Restraining and Protective Order System (CARPOS), including the serving officer's name and law enforcement agency.

Enforcing the Restraining Order in California

Any law enforcement officer in California who receives, sees, or verifies the orders on a paper copy, in the California Law Enforcement Telecommunications System (CLETS), or in an NCIC Protection Order File must enforce the orders.

Notice/Proof of Service

Law enforcement must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to obey the orders, the officer must enforce them. (Family Code, section 6383.)

Consider the restrained person "served" (notified) if:

- The officer sees a copy of the *Proof of Service* or confirms that the *Proof of Service* is on file; or
- The restrained person attended the hearing (see (30) or was informed of the order by an officer. (Family Code section 6383; Penal Code section 836(c)(2).) An officer can obtain information about the contents of the order in the California Restraining and Protective Order System (CARPOS). (Family Code section 6381(b)-(c).)



Case Number:		
22FL00314	1	4

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 sections 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

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. (Penal Code section 13710(b).)

Child Custody and Visitation

Child custody and visitation orders are listed on form DV-140 or another attached form. If the judge made these orders, look at (13) and (14) of this order to see if the judge granted an exception for brief and peaceful contact with the person in (1) as needed to follow court-ordered visits. Contact by the person in (2) that is not brief and peaceful is a violation of this order.

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 in the following priority (see Penal Code, section 136.2 and Family Code, sections 6383(h)(2), 6405(b)):

- 1. Emergency Protective Order (EPO): If one of the orders is an Emergency Protective Order (form EPO-001), provisions (e.g., stay away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- 2. No-Contact Order: If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item (13) is an example of a no-contact order.
- 3. Criminal Protective Order (CPO): If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Family Code sections 6383(h)(2) and 6405(b)). Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Penal Code section 136.2(e)(2)). All provisions in the civil court order that do not conflict with the CPO must be enforced.
- 4. Civil Restraining Orders: If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

(The clerk will fill out this part.)

Clerk's Certificate

-Clerk's Certificate-

I certify that this Restraining Order After Hearing (Order of Protection) is a true and correct copy of the original on file in the court.

/s/Llmasa

6/17/2024

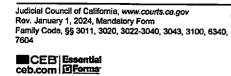
Date: ___

This is a Court Order.

Rev. January 1, 2024 CEB Essential ceb.com Clerk, by

. Deputy

DV-140 Child Custody and Visitation Order	Case Number: 22FL003144
This form is attached to (check one): DV-110 X DV-130	
Name of Protected Person: HANNA MARS Relationship to children: Parent Legal Guardian Other (de	
2 Name of Restrained Person: KOSTIANTYN/CONSTANTI	
Relationship to children: Parent Legal Guardian Other (de	scrive);
3 Children Under 18 Years Old	
a. Name: MAKSYM MARS	Date of birth: <u>11/23/2015</u>
b. Name:	Date of birth:
c. Name:	Date of birth:
d. Name:	Date of birth:
(Check here if you have more children to list. On a separate piece	of paper write "DV-140, Children" at the
top and attach it to this form.)	
(4) No Travel With Children Without Permission	
Person in 1 Person in 2 Other (name): must have written permission from the other parent, or a court order, to	
a. County of (list):	o and the emitten outside of.
b. X State of California	
c. United States	
d. Other place(s) (list):	
5 Stop Access to Children's School, Health, and Othe	r Information
a. The person in 2) must not access or have access to the records or in	nformation for:
All the children listed in 3.	
Only the children listed here (names):	
b. From the following (check all that apply):	
Medical, dental, and mental health providers	
School and daycare providers	
Extracurricular activity providers, including summer camps and	sports teams
Child's employers (including volunteer and unpaid positions)	
X Other (describe): TUTOR	
If you are a nyowider listed shows were must not release in form	lation or records recording the shill-
If you are a provider listed above, you must not release inform listed in (5) a to the person in (2).	LAMON OF TECOTOS REGARDING THE CHIIGREN
This is a Court Order.	



			Case Number: 22FL003144
6		Judge's Decision on Request for Orders to Prevent C	hild Abduction (attach form DV-145)
7	X	Child Custody	
	a.	Legal Custody (The person that makes decisions about the child's he Sole to Person in 1 Jointly (shared) by persons in Other (describe):	(1) and (2).
	b.	Physical Custody (The person that the child regularly lives with.) Sole to Person in 1 Jointly (shared) by persons in Other (describe):	
	c.	If the judge granted sole or joint custody to the person in (2), the judge (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for pudge's reasons listed here: FC 3044 presumption that Petition violence and it is not in the minute petitioner to have sole or joint	r the transcript.) mer has engaged in domestic mor child's best interest for
8	-	Person in 2 must have no visitation with children unthis form is attached to form DV-110, Temporary Restraining Order, not to visit with your children temporarily. If you do not agree with this	this means that the judge has stopped you
9	X	Supervised (Monitored) Visitation with Children	
	a.	Person to be supervised: Person in 1 Person in 2	by:
		Nonprofessional (name and relationship to child, if known): Professional (name, if known):	
		(1) Fees paid by: Person in 1 % Person in 2 100_	% Other:
		(2) Person in ①contact provider by (date): Person in ②contact provider by (date):	
	b.	Provider's contact information, if known Address:	_ Telephone:
	c.	Schedule of supervised visits (1) \(\text{\te\	

Case Number:	 	
22FL003144		
ZZFLUU3144		

:	Nonreference (name and valetionship to shild):
1	Nonprofessional (name and relationship to child): Safe location for exchanges: (The providence of the stimulation of the stimulation)
_	(For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation.)
	Professional (list name, if known):
	(1) Fees paid by: Person in ① % Person in ② % Other:
	(2) Person in ①contact provider by (date):
	Person in (2) contact provider by (date): (3) Location of exchanges to be decided by provider.
	Provider's contact information, if known
	Address: Telephone:
_	
ь. [Person in 1 Person in 2 will visit with the children as follows:
	(1) Visitation schedule described below:

Rev. January 1, 2024



Case Number: 22FL003144		

	Time	Person to bring children to and from visit	Location of drop-off/pick-up
Monday	Start: End, if applies:		
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if applies:		
Saturday	Start: End, if applies:		
Sunday	Start:		
Follow the	End, if applies: schedule listed above (che yeek Every other we for visits (month, day, year	ek Other	
Follow the Every w	schedule listed above (cheweek Every other we for visits (month, day, year	ek Other	
Follow the Every w Start date f Other Ord escribe addition	schedule listed above (cheveek Every other we for visits (month, day, year ers onal orders or refer to an abitual Residence	Other	n's Holiday Schedule Attachme
Follow the Every w Start date f Other Ord escribe addition ountry of H country of h	schedule listed above (cheveek Every other we for visits (month, day, year ers onal orders or refer to an abitual Residence labitual residence of the chipecify): and Notice prisdiction to make child cu	other	n's Holiday Schedule Attachme e United States