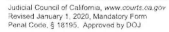
GV-115

Request to Continue Court Hearing for Gun Violence Restraining Order

Instructions: Use this form to ask the court to reschedule the court date listed on *Notice of Court Hearing* (form GV-009, GV-109, or GV-110) or *Gun Violence Emergency Protective Order* (form EPO-002).

1) My Information Deputy a. My name is: San Diego Police Department Fill in court name and street address: b. I am the: Superior Court of California, County of (1) X Petitioner (family member of respondent, law enforcement San Diego officer/law enforcement agency) (skip to (2)). 330 W. Broadway (2) Respondent (give your contact information below). San Diego, CA 92101 Address where I can receive mail: This address will be used by the court and other party to notify Fill in case number: you in this case. If you want to keep your home address private, Case Number: you can use another address like a post office box or another 37-2021-00019951-CU-PT-CTL person's address, if you have their permission. If you have a lawyer, give your lawyer's address and contact information. Address: 1200 Third Avenue, Suite 700 City: San Diego State: CA Zip: 92101 My contact information (optional): Telephone: Email Address: Lawyer's information (skip if you do not have one): Name: 619-533-5552 State Bar No.: 248725 Firm Name: San Diego City Attorney's Office - Supervising DCA Jeffrey A. Brooker Information About My Case a. The other party in this case is (full name): L.M. b. I have a court date currently scheduled for (date): 6/22/2021

This is not a Court Order.



Request to Continue Court Hearing for Gun Violence Restraining Order GV-115, Page 1 of 2

Clerk stamps date here when form is filed.



	court date. I need more time to have the respondent
personally served.	
	I request the the court reschedule the court date for these reasons
See attached motion.	
S-1	
Is a Temporary Gun Violence Restrainin	ng Order or Gun Violence Emergency Protective
Order in effect?	ig crack of can troioned Emergency (retockive
$\boxed{\mathbf{x}}$ Yes. Date the order was made, if known: 5/5/20	021
Please attach a copy of the order if you ha	ve one.
□ No.	
☐ No. ☐ I don't know.	
I don't know.	orary Gun Violence Restraining Order (form GV-110) or Gun
I don't know. Notice: If the court date is rescheduled, the <i>Tempo Violence Emergency Protective Order</i> (form EPO	orary Gun Violence Restraining Order (form GV-110) or Gun-002) will remain in effect until the end of the new court date,
☐ I don't know. Notice: If the court date is rescheduled, the <i>Tempo</i>	
I don't know. Notice: If the court date is rescheduled, the <i>Tempo Violence Emergency Protective Order</i> (form EPO	
I don't know. Notice: If the court date is rescheduled, the <i>Tempo Violence Emergency Protective Order</i> (form EPO unless otherwise ordered by the court.	-002) will remain in effect until the end of the new court date,
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I don't know. Notice: If the court date is rescheduled, the <i>Tempo Violence Emergency Protective Order</i> (form EPO unless otherwise ordered by the court.	-002) will remain in effect until the end of the new court date,
I don't know. Notice: If the court date is rescheduled, the Tempor Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the State: 6/18/2021	-002) will remain in effect until the end of the new court date,
I don't know. Notice: If the court date is rescheduled, the Tempor Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the State: 6/18/2021 an Diego Police Department Detective Garlow	State of California that the information above is true and correct.
I don't know. Notice: If the court date is rescheduled, the Tempor Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the State: 6/18/2021	-002) will remain in effect until the end of the new court date,
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□ I don't know. Notice: If the court date is rescheduled, the Tempo Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the State: 6/18/2021 an Diego Police Department Detective Garlow type or print your name ate: 6/18/2021	State of California that the information above is true and correct.
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I don't know. Notice: If the court date is rescheduled, the Tempor Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the State: 6/18/2021 an Diego Police Department Detective Garlow type or print your name ate: 6/18/2021 effrey A. Brooker	State of California that the information above is true and correct.
I don't know. Notice: If the court date is rescheduled, the Tempo Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the Sate: 6/18/2021 an Diego Police Department Detective Garlow type or print your name ate: 6/18/2021 effrey A. Brooker	State of California that the information above is true and correct. Sign your name
Notice: If the court date is rescheduled, the Tempor Violence Emergency Protective Order (form EPO unless otherwise ordered by the court. declare under penalty of perjury under the laws of the State: 6/18/2021 an Diego Police Department Detective Garlow or print your name ate: 6/18/2021 effrey A. Brooker awyer's name, if you have one	State of California that the information above is true and correct. Sign your name

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Print this form

Save this form

Case Number:

Clear this form

	GV-110 Temporary Gun Violence Restraining Order	Clerk stamps date here when form is filed,
<u>า</u>	Petitioner must complete items 1 and 2 only. Petitioner	FILED
·	a. Your Full Name or Name of Law Enforcement Agency: San Diego Police Department	MAY - 5 2021
	I am: A family member of the Respondent	By: J. VIRISSIMO, Deputy
	🗵 An officer of a law enforcement agency	
	☐ An employer of the Respondent	Fill in court name and street address:
	☐ A coworker of the Respondent	Superior Court of California, County of
	An employee or teacher of a secondary or postsecondary school that the Respondent has attended in the last 6 months	San Diego 330 W. Broadway San Diego, CA 92101
	b. Your Lawyer (if you have one for this case):	
	Name: Jeffrey A. Brooker State Bar No.: 248725	Court fills in case number when form is filed.
	Firm Name: San Diego City Attorney's Office	Case Number: 37-2021-00019951-CU-PT-CTL
	c. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or email. Law enforcement officer, give agency information.)	
	Address: 1200 Third Avenue, Suite 700	
	City: San Diego State: CA Zip: 92101	
	Telephone: 619-533-5552 Fax: 619-533-6120 Email Address: jbrooker@sandiego.gov	
3	Respondent	
ال	Full Name: L. M.	
	Description:	•
	The principal of providing the second state of	And the state of a reliable with a payment and years.
_	The court will complete the rest of this for	m.
3)	Expiration Date This Order expires at the end of the hearing scheduled for the date and to	ime below:
	Date: 6/12/21 Time: 9,00	_ / a.m. 🗆 p.m.
	This is a Court Order.	

	Case Number:			-	-	-	-		-
				0.	٠.			•	
37-	2021-00019951-C	U-P	T_C:	П.					
		U:F	1-(Ť	H				· II

4) Findi	ngs			•				
_	☐ Ha	ving exami	ined		Petitioner	П	and other witnesses	under oath	
/	Ha	ving consid	lered the	declarations				under penalty of perjury,	*
(•		th of the following ar		
		Responde	ent poses a having ir	a significant of their custod	danger in the near	futu	e of causing personal	injury to themself or another g, or receiving firearms,	
		another pohave been	erson beca a determin	ause less rest led to be inac	rictive alternative lequate or inappro	eith priat	er have been tried an e for the current circu		
	þXD	The court I	1as recejy n, or mag	ed credible in azines.	nformation that Re	zpor	ndent owns or possess	es one or more firearms,	
	9.1	The facts a establish si	s stated in ufficient g	a the Petition grounds for th	and supporting do	ocum Orde	ents, which are incor er. And for the reaso	porated here by reference, ns stated below.	
									
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		See the atta	iched Atta	chment (form	n MC-025).				
(5)	No Fe	e to Serv	∕e (Notii	fy) Restral	ned Person				
\odot					, service will be f	ee.		* * *	
			•	श पुषः :	•				*1

6 Order Prohibiting All Firearms, Ammunition, and Magazines

- a. You cannot have in your custody or control, own, purchase, possess, or receive, or attempt to purchase or receive, any firearm or ammunition, including magazines (ammunition feeding devices).
- b. The court has received credible information that you own or possess one or more firearms, ammunition, or one or more magazines that have not been surrendered or sold. You must:
 - (1) Surrender all firearms and ammunition, including magazines, in your custody or control or that you possess or own. If a law enforcement officer orders you to surrender all of your firearms and ammunition, including magazines, to the officer, you must surrender them to the officer. If no order to surrender is made by a law enforcement officer, you must surrender all of your firearms and ammunition, including magazines, within 24 hours of being served with this Order. You may do so by:
 - a. surrendering all of your firearms and ammunition, including magazines, in a safe manner to the local law enforcement agency; of
 - b. selling all of your firearms and ammunition, including magazines, to a licensed girn dealer; or
 - c. storing all of your firearms and ammunition, including magazines, with a licensed gun dealer for as long as this Order or any more permanent order granted at the hearing in item 3 is in effect.
 - (2) Within 48 hours of receiving this Order, file a receipt with the court that proves that your firearms and ammunition have been turned in, sold, or stored. (You may use Proof of Firearms, Ammunition, and Magazines Turned In, Sold, or Stored (form GV-800) for the receipt.) You must also file a copy of the receipt with the law enforcement agency that served you with this order, FAILURE TO FILE THIS RECEIPT IS A VIOLATION OF THIS ORDER.

Number of pages attached to this Order, if any:

Date:

Judicial Officer

KATHERINE A: BACAL

Warnings and Notices to the Respondent

To the restrained person: This Order is valid until the expiration date and time noted on page 1. You are required to surrender all firearms, ammunition, and magazines that you own or possess in accordance with section 18120 of the Penal Code and you may not have in your custody or control, own, purchase, possess, or receive, or attempt to purchase or receive, any firearm, ammunition, or magazines while this order is in effect. A hearing will be held on the date and at the time noted on Page 1 to determine if a more permanent gun violence restraining order should be issued. Failure to appear at the hearing may result in a court making an order against you that is valid for a period between one and five years. You may seek the advice of an attorney as to any matter connected with the order. The attorney should be consulted promptly so that the attorney may assist you in any matter connected with the order.

Violation of this Order is a misdemeanor. If you violate this Order, you will be prohibited from having in your custody or control, owning, purchasing, possessing, or receiving, or attempting to purchase or receive, a firearm, ammunition, or magazine for a period of five years. This Order must be enforced by any law enforcement officer in the State of California who is aware of or shown a copy of this Order. The Order remains enforceable regardless of the acts of the parties; it may be changed only by an order of the court.

After You Have Been Served With a Temporary Order

- Obey the order by turning in all firearms, ammunition, and magazines to a law enforcement agency or selling them to or storing them with a licensed gun dealer.
- Read How Can I Respond to a Petition for Gun Violence Restraining Order? (form GV-120-INFO) to learn how to respond to this Order.
- If you do not oppose the petition, fill out Consent to Gun Violence Restraining Order and Surrender of Firearms (form GV-125) and file it with the court clerk.
- If you disagree with the petition, fill out Response to Petition for Gun Violence Restraining Order (form GV-120) and file it with the court clerk.
- You must have form GV-120 served by mail on the Petitioner or the Petitioner's attorney. You cannot do this yourself.
 The person who does the mailing should complete and sign Proof of Service of Response by Mail (form GV-250). File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use *Declaration* (form MC-030) for this purpose. It is available from the clerk's office at the court shown on page 1 of this form or at www.courts.ca.gov/forms. If you do not know how to prepare a declaration, you should see a lawyer.
- Whether or not you file a response, you should attend the hearing. If you have any witnesses, they must also go to the hearing.
- At the hearing, the judge can make a gun violence restraining order against you that lasts between one to five years. Tell the judge why you disagree with the order requested.

Instructions for Law Enforcement

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 firearms, ammunition, or magazines or has custody or control of any that they have not already turned in.
- · Order the Restrained Person to immediately surrender to you all firearms, ammunition, and magazines.
- · Issue a receipt to the Restrained Person for all firearms, ammunition, and magazines that have been surrendered.
- Complete a proof of personal service and file it with the court. You may use form GV-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.

Dutles of Agency on Surrender of Firearms, Ammunition, or Magazines

The law enforcement agency that has received surrendered firearms, ammunition, or magazines must do the following:

- Retain the firearms, ammunition, or magazines until the termination or expiration of this Order or of any other gun
 violence restraining order issued by the court.
- On the expiration of this Order or of any later gun violence restraining order issued by the court, return the firearms, ammunition, or magazines to the respondent as provided by chapter 2 of division 11 of title 4 of the Penal Code (commencing with section 33850). Firearms, ammunition, or magazines that are not claimed are subject to the requirements of section 34000.

Caco	Number:
Oubo	Mailing!

37-2021-00019951-CU-PT-CTL

Instructions for Law Enforcement

(continued)

• If someone other than the Respondent claims title to any of the firearms, ammunition, or magazines surrendered, determine whether that person is the lawful owner. If so, return the firearms, ammunition, or magazines to that person as provided by chapter 2 of division 11 of title 4 of the Penal Code (commencing with section 33850).

Enforcing This Order

The law enforcement officer should determine if the Respondent had notice of the order. Consider the Respondent "served" (given notice) if:

- The officer sees a copy of the proof of service or confirms that the proof of service is on file; or
- · The Respondent was informed of the order by an officer; or
- The officer sees a filed copy of form GV-125.

An officer can obtain information about the contents of the order and proof of service in CARPOS. If proof of service on the Respondent cannot be verified, the agency must advise the restrained person of the terms of the order and then enforce it (see above: Duties of Officer Serving This Order).

The provisions in this *Temporary Gun Violence Restraining Order* do not affect those of any other protective or restraining order in effect, including a criminal protective order. The provisions in any other another existing protective order remain in effect.

Clerk's Certificate
[seal]

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

I certify that this Temporary Gun Violence Restraining Order (CLETS-TGV) (form GV-110) is a true and correct copy of the original on file in the court.

Date:	•	Clerk, by			Deputy
			***		F J

		85. F / ,					
1	MARA W. ELLIOTT, City Attorney JOHN C. HEMMERLING, Assistant City Attor	rney City Attorney					
2	JEFFREY A. BROOKER, Supervising Deputy California State Bar No. 248725	City Attorney					
3	Office of the City Attorney 1200 Third Avenue, Suite 700	B@, , Deputy					
5	San Diego, California 92101-4103 Telephone: (619) 533-5552	Exempt from fees per Government Code section 6103. To the benefit of the City of San Diego					
6	Attorneys for Petitioner SAN DIEGO POLICE	DEPARTMENT					
7	*						
8	SUPERIOR COUR	RT OF CALIFORNIA					
9	COUNTY O	OF SAN DIEGO					
10	SAN DIEGO POLICE DEPARTMENT,	Case No. 37-2021-00019951-CU-PT-CTL					
11	Petitioner,	PETITIONER'S MOTION AND MEMORANDUM OF POINTS AND					
12	v.	AUTHORITIES IN SUPPORT OF REQUEST TO CONTINUE THE					
13	L.M.,	COURT HEARING FOR GUN VIOLENCE RESTRAINING ORDER					
14	Respondent.	PURSUANT TO CALIFORNIA PENAL CODE SECTION 18195.					
15		Date: June 22, 2021					
16		Time: 9:00a.m. Dept.: Dept. 61					
17		Judge: Judge A. Campagna					
18							
19	To the Honorable Judge Campagna, Suj	perior Court Judge, L.M., Respondent, and their					
20	attorney of record.	•					
21	Petitioner, San Diego Police Departmer	nt, submits the following Memorandum of Points					
22	and Authorities in support of its request to continue the court hearing for Gun Violence						
23	Restraining Order pursuant to California Penal	Code §18195. This motion will be based on the					
24	following memorandum of points and authorities and on such oral and documentary evidence as						
25	may be presented at the hearing.						
26							
27							
28							

MOTION AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT

MEMORANDUM OF POINTS AND AUTHORITIES

I

STATEMENT OF CASE

On May 5, 2021, Petitioner filed a petition for a Gun Violence Restraining Order (GVRO) against Respondent. The Honorable Katherine A. Bacal granted Petitioner's request for a GVRO with a hearing set for June 22, 2021, at 9 a.m., in Department 61. On May 7, 2021, Respondent was served with the GVRO and the proof of service was filed by Petitioner on June 16, 2021.

On June 11, 2021, Bonita P Martinez, counsel for Respondent, served Jeffrey A. Brooker, counsel for Petitioner with a ten-page Response to the Petition for GVRO and five separate declarations for a total of 11 pages. On June 15, 2021, counsel for Respondent served counsel for Petitioner with Respondent's response comprised of 80 pages. On June 16, 2021, counsel for Respondent served counsel for Petitioner with an additional declaration totaling three pages.

II

STATEMENT OF FACTS

On April 21, 2021, San Diego Police Department Detective Garlow received information from a California Department of Justice (CADOJ) investigative report which indicated that three unregistered assault weapons were seized by the Chula Vista Police Department (CVPD). One firearm was seized from Respondent's residence while the other two were seized from the residence of Respondent's uncle. These firearms were inspected and confirmed by a CADOJ Special Agent to be assault weapons pursuant to Penal Code section 30515(a).

Based on the information provided in the CADOJ investigative report, Detective Garlow believed that Respondent was in violation of Penal Code section 30605(a). Detective Garlow conducted an additional search on the California database Automated Firearm System (AFS) to identify all firearms that are registered to Respondent. The records check revealed a total of eight registered firearms. Two of the eight registered firearms had been seized by CVPD pursuant to a

¹ Penal Code § 30515(a) defines the parameters of an "assault weapon."

² Penal Code §30605 (a) prohibits the possession of an assault weapon.

previous search warrant execution. The remaining six firearms are still outstanding and unaccounted for. Additionally, two of the eight registered firearms were purchased in the two consecutive months following the seizure of two firearms pursuant to the January search.

On April 26, 2021, Detective Garlow spoke telephonically with a Naval Criminal Investigative Service Special Agent who indicated that Respondent had ties to the City of San Diego by the nature of his employment. Respondent is employed as a civilian contractor at the Balboa Naval Hospital located in the City of San Diego.

On April 28, 2021, Detective Garlow requested photographs from CVPD of any firearms possessed by Respondent, and subsequently received two photographs. Per CVPD, the photographs were downloaded from Respondent's cell phone on January 23, 2021, with a timestamp date of January 9, 2020. One photograph depicts a kitchen table with a cache of 16 firearms, four United States Passports, a government identification card, several high capacity magazines and hundreds of rounds of ammunition. The cache of firearms included two short-barreled AR-15 illegal assault weapon platforms, five AR-15 platform rifles with undetermined legality, three pump shotguns, one bolt-action rifle with a scope, and five semi-automatic handguns. In the other photograph, Respondent's minor child is seen standing on the table surrounded by the same cache of legal and illegal firearms and ammunition. The child had immediate access to the illegal assault weapons, the 14 other firearms and ammunition, creating a potential extreme danger to the child and those physically present at the home.

Detective Garlow was able to ascertain that only two of the firearms depicted in the photographs were listed on Respondent's AFS report as legally registered firearms. The 14 other firearms in Respondent's possession were not registered.

As of May 4, 2021, only two of the possibly 20 firearms have been accounted for by law enforcement, leaving roughly 18 firearms still outstanding. The additional AR-15 illegal assault weapon seized by law enforcement prior to April 21 may account for one of the weapons imaged on the table, or it may be outstanding. A positive match analysis has not yet been completed.

After a search warrant was executed at Respondent's residence in January, Respondent told officers that he knew they were coming for his firearms and he gave multiple firearms to his

friends. Respondent refused to disclose the names of the people possessing Respondent's firearms. Respondent then purchased two additional firearms shortly after the two handguns were seized by CVPD.

This was the sum of the information possessed at the time of filing. Since that time, a subsequent search warrant was executed in May and multiple other firearms were seized, including another potentially illegal assault weapon.

III

ARGUMENT

A. GOOD CAUSE EXISTS TO CONTINUE THE COURT HEARING FOR THE GUN VIOLENCE RESTRAINING ORDER

Pursuant to California Penal Code section 18195, any hearing may be continued upon a showing of good cause.

Here, Respondent's counsel served Petitioner's counsel with numerous documents on June 11, 2021. This service included Respondent's detailed response and letters from character witnesses. On June 14, 2021, Respondent's counsel served Petitioner's counsel with an eighty-page document that added 19 exhibits to the response previously filed. On June 15, 2021, Respondent's counsel served Petitioner's counsel with an additional declaration from respondent's uncle detailing specific information on the status of two of the firearms in question.

Respondent's response consists of dozens of claims regarding the legality, storage, acquisition, and location of his firearms. These claims directly rebut Petitioner's claims outlined in the original declaration and bear on both the credibility of the Respondent but also the ultimate issue of Respondent posing a danger to self or others. After receiving this information, SDPD immediately scheduled a physical examination of each of the assault weapons in order to verify or rebut Respondent's claims. The first assault weapon was examined on June 15 and the second assault weapon was examined on June 16. The information gathered is in the process of being compared to the Respondent's claims and declarations will be generated once that process is completed. Additionally, SDPD has reached out to the ATF in order to obtain other necessary documentation to verify or rebut Respondent's claims. Respondent made numerous claims about

the origin and status of his firearms but did not provide any documentation regarding the purchase dates, locations, receipts, etc. Verification of these claims will also bear on the credibility of the Respondent and Petitioner is entitled the reasonable opportunity to test these claims with our own attempts to gather the relevant documentation. To date, we have received some of the information requested and still await more. Once this process is completed, said documentation will be incorporated into declarations and possibly attached as exhibits.

Respondent also made claims and attached exhibits pertaining to a CWS investigation, Character references on seven different potential witnesses, and made claims about facts and circumstances involving facts and issues with the CVPD. In response, Petitioner has reached out to CVPD and other entities to obtain declarations to either confirm or rebut the issues raised by the Respondent, which will also be relevant to the credibility of the Respondent and the ultimate issue in the case.

Petitioner needs and should be entitled the opportunity to adequately investigate Respondent's claims, obtain documentation, interview witnesses, formulate defenses if necessary, and generate declarations before Petitioner proceeds to hearing. Less than one week is an insufficient timeframe to complete these necessary next steps. Additionally, Respondent's counsel provided Petitioner with black and white photos in the eighty-page document that make it difficult to see what has been depicted in some of the photographs. Therefore, Petitioner is also requesting color photographs from Respondent. Lastly, in Respondent's response, Respondent asked to be given more time to respond and has not filed a motion to unredact the petition and supporting declarations filed by Petitioner in this case.

IV

CONCLUSION

Petitioner respectfully requests this court to Continue Court Hearing for a Gun Violence Restraining Order pursuant to California Penal Code section 18195 as good cause exists.

Dated: June 18, 2021

Respectfully submitted,

MARA W. ELLIOTT, City Attorney

Ву

Jeffrey A. Brooker

Supervising Deputy City Attorney

Attorney for Petitioner S.D.P.D.

1 2 3 4 5 6 7 8	California State Bar No. 248725 Office of the City Attorney 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5552 Attorneys for Petitioner SAN DIEGO POLICE DEPARTMENT					
9	COUNTY C	OF SAN DIEGO				
10	SAN DIEGO POLICE DEPARTMENT,	Case No. 37-2021-00019951-CU-PT-CTL				
11	Petitioner,	DECLARATION OF COUNSEL IN				
12	v.	SUPPORT OF MOTION AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF				
13	L.M.,	REQUEST TO CONTINUE COURT HEARING FOR GUN VIOLENCE				
14	Respondent.	RESTRAINING ORDER PURSUANT TO CALIFORNIA PENAL CODE				
15 16		SECTION 18195. Date: June 22, 2021				
17		Time: 9:00a.m. Dept.: Dept. 61				
18		Judge: Judge A. Campagna				
19						
20	I, Jeffrey A. Brooker, declare as follows	S:				
21	I am a Supervising Deputy City Attorney employed by the City of San Diego in					
22	the Office of the City Attorney. I am assigned to represent the San Diego Police Department					
23	(Department).					
24	2. The Department has filed a Gun Violence Restraining Order (GVRO) petition					
25	pursuant to California Penal Code section 18100 et. Seq. against Respondent on May 5, 2021.					
26		by Bonita P Martinez, counsel for Respondent,				
27	with a 10-page Response to the Petition for GV	RO and 5 separate declarations comprised of 11				

28 pages.

- 4. On June 15, 2021, I was served by counsel for Respondent with Respondent's response comprised of 80 pages.
- 5. On June 16, 2021, I was served by counsel for Respondent with an additional declaration totaling 3 pages.
- 6. Petitioner respectfully moves the court to continue the court hearing set in Department 61 on June 22, 2021, at 9:00 a.m., due to the service of 104 pages in response to the GVRO less than one week before the hearing.
- 7. Plaintiff has not had enough time to review, investigate, and prepare responses to Respondent's documents.

I declare under penalty of perjury that the foregoing is true and correct. Executed this eighteenth day of June, 2021, at San Diego, California.

Jeffrey Brooker

Jeffrey A. Brooker Supervising Deputy City Attorney MARA W. ELLIOTT, City Attorney JOHN C. HEMMERLING, Assistant City Attorney JEFFREY BROOKER, Deputy City Attorney California State Bar No. 248725

Office of the City Attorney Criminal Division 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone (619) 533-5500

Date: June 22, 2021 Time: 9:00 a.m.

Dept.: 61

E D

JUN 1 8 2021

Ву:

, Deputy

Attorneys for Plaintiff

SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO

DECLARATION OF SERVICE BY EMAIL

Case No. 37-2020-00019951-CU-PT-CTL San Diego Police Department v. L.M.

I, Jeffrey Brooker, declare that I am, and was at the time of service of the papers herein referred to, over the age of eighteen years and not a party to the action; and I am employed in the County of San Diego, California, in which county the within-mentioned mailing occurred. My business address is 1200 Third Avenue, Suite 700, San Diego, California, 92101-4103. I served the following document(s): PETITIONER'S MOTION AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF REQUEST TO CONTINUE THE COURT HEARING FOR GUN VIOLENCE RESTRAINING ORDER PURSUANT TO CALIFORNIA PENAL CODE SECTION 18195.

by emailing a copy thereof to the addressee named hereafter, addressed to the addressee email as follows:

Bonita P. Martinez, Esq. 10731 Treena Street, Suite 104 San Diego, CA 92131 T: (858) 437-5827 F: (858) 257-2662 bonitapmartinez@aol.com

I caused to be served by electronically mailing a true and correct copy through electronic mail system to the e-mail addressee(s) set forth above, or as stated on the attached service list per agreement in accordance with Code of Civil Procedure section 1010.6. [CCP § 1010.6]

I declare under penalty of perjury that the foregoing is true and correct. Executed on June 18, 2021.

Jeffrey Brooker,
Deputy City Attorney

PROOF OF SERVICE C.C.P. §§ 1013(a); 2015.5