

Mohave County Courts, State of Arizona

SELECT A COURT FROM THE DROP DOWN ARROW AT RIGHT>>>

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|----------------------------------|----------|--|
| Plaintiff v. Defendant | Case No. | <p style="text-align: center;">REQUEST:</p> <p> <input checked="" type="checkbox"/> HEARING <input checked="" type="checkbox"/> DISMISS ORDER <input checked="" type="checkbox"/> CANCEL HEARING AND ORDER </p> <p> OP/ IAH/ IAWH Issue Date: _____ (mm/dd/ccyy) </p> |
|----------------------------------|----------|--|

- x Defendant requests:
- x a hearing.
 - x that the Court cancel the hearing requested by the defendant in this case.
 - x that the Court continue the scheduled hearing on _____ (Date).

If the Plaintiff is:

- a current or former spouse, or
- someone with whom you live/lived intimately, or
- the child of an intimate partner, or
- a parent of your child

AND the Order remains in effect or is changed after the hearing,

It may be unlawful for you to possess or purchase a firearm or ammunition until the order expires (one year after the service of the original order). By making this request, even if you fail to appear for the hearing, the prohibition against you possession or purchasing firearms or ammunition may apply. If you have any questions about whether federal law under 18 U.S.C. § 922 (g)(8) makes it illegal for you to possess or purchase a firearm, you should consult an attorney.

- x Plaintiff requests:
- x the protective order listed above be dismissed.
 - x that the Court cancel the hearing set prior to the issuance of the protective order in this case.
 - x that the Court continue the scheduled hearing on _____ (Date).

List the reasons for your request:

Date

Requesting Person's Signature

Please inform court staff if interpreter services are needed for this hearing. [] Yes, I need interpreter services for _____.

 Address and telephone number if Defendant is the requesting party.

CERTIFICATE OF TRANSMITTAL

Copy x mailed x provided personally to Plaintiff on _____ by _____
 Copy x mailed x provided personally to Defendant on _____ by _____