

California's Gun Violence Restraining Order:

CAREGIVERS OF THE ELDERLY CAN SPEAK FOR SAFETY

"A client, with many guns in the home, keeps telling me that his neighbors are out to get him, I have spoken to his family, and they asked me about options they can take to ensure his safety."

> "A client has had very few visitors in recent months, and has been getting more and more despondent. Recently he asked me to move his locked gun to his bedroom night stand."

A NEW LAW CAN HELP!

California's Gun Violence Restraining Order (GVRO) is a law that allows family or household members and law enforcement officers to obtain a court order to prevent an at-risk person person from accessing guns or ammunition and temporarily prohibits that person from purchasing or obtaining any new guns and/or ammunition. The firearm removal and purchase restriction can last from 21 days to one year depending on the type of order, and what the judge thinks is appropriate. A one-year GVRO can be renewed before it expires if a judge finds that danger still exists..

WHO CAN REQUEST A GVRO AND HOW DO YOU GET ONE?

Family and household members* and law enforcement** officers can file a petition¹ to obtain a GVRO with the Superior Court in which the subject of the petition resides. As a caregiver or home visitor, you cannot petition directly for a GVRO (unless you are a conservator of the person or have lived in the same household as them within the last six months). However, if a client is experiencing an emotional crisis or is demonstrating signs of being dangerous such as suicidal ideation, aggression, public threats of violence, or is exhibiting other dangerous behaviors, you can consider contacting your local sheriff or police department, or advising a client's family member about the GVRO.

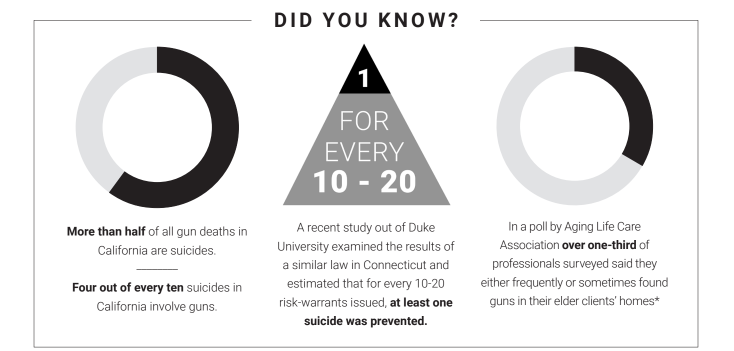
*Includes spouses, parents, grandparents, siblings, children, stepparents, stepchildren, domestic partners, or roommates and other household members who have lived with the subject of the petition within the last six months. **Includes sheriff departments, police departments, and other law enforcement agencies.

A CIVIL ACTION

The GVRO is a civil procedure, not a criminal one. The goal is to ensure safety and allow the subject of the GVRO an opportunity to heal or stabilize. However, if the order is violated, the subject may be charged with a misdemeanor crime. Only when the order expires or is terminated may firearms and ammunition be returned to the restrained person.

IMPORTANT FACTS ABOUT CALIFORNIA'S GVRO

- If you think someone poses an immediate danger to themselves or others, you can contact law enforcement directly. They can file a temporary emergency GVRO at any time if necessary, even if the court is closed.
- The petitioner of a GVRO should also be present at all court hearings to obtain a GVRO; learn more at: speakforsafety.org/obtain-a-gvro-family-household
- If someone is being threatened directly by a spouse, partner, or someone in their family or household, they may petition for a Domestic Violence Restraining Order (DVRO). See Form DV-500-INFO² for more information.



HOW CAN I SPREAD THE WORD ABOUT THE GVRO TO SPEAK FOR SAFETY?



Contact your local Civil or Superior court office and ask if they have heard of the GVRO.



Download our resources at SpeakForSafety.org.

Work within your agency or organization to ensure that your coworkers know about the GVRO as a tool to prevent gun violence.

*Source: Aging Life Care Association: www.blog.aginglifecare.org/blog/is-there-a-gun-in-the-home

² http://www.courts.ca.gov/documents/dv500info.pdf

Disclaimer: This document does not provide legal advice and information is intended for general informational purposes only. If you need legal advice, please contact an attorney directly.