# After your protection order hearing, what happens next?

## What if I disagree with the court's decision?



Within **10 DAYS** you can ask for reconsideration or revision. Ask for **reconsideration** if the decision was legally incorrect or you have newly discovered evidence.

Ask for **revision** if your case was decided by a court commissioner (not a judge), and you want a judge to review the same evidence.

You can file an **appeal** within **30 DAYS**. You have the right to a transcript or recording of the hearing.

If new evidence would support issuing a protection order, you can refile a petition for a protection order **at any time**.

## If the order was granted...

#### How is the order enforced?

The restrained person must follow the order or risk criminal or civil penalties.

## Can the order be changed or terminated?

Either party may file a motion to modify or terminate the order.

A restrained person may do this only once within every 12-month period.

## The protected person can call 911 to report violations.



#### Can the order be renewed?

The protected person may file a motion to renew within 90 days before the order expires.

Example: if an order expires Dec. 15, a motion to renew may be filed as early as Sept. 16.





### If weapons are surrendered, will they be returned?

Weapons may be returned after the order expires. Contact the law enforcement agency listed on the Order to Surrender Weapons. **Protected person:** Ask them to alert you if weapons are returned. **Restrained person:** Ask for instructions to have weapons returned.

This information is a summary, not a complete list. For advice about your situation, talk to a lawyer.