

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF MENDOCINO**

**FILED**

JAN 04 2016

**In Re:**

**TERMINATION OF CRIMINAL  
PROTECTIVE ORDERS ISSUED**

CLERK OF MENDOCINO COUNTY  
SUPERIOR COURT OF CALIFORNIA  
STANDING ORDER   
2016-06

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WHEREAS, Criminal Protective Orders (CR-160, CR-161) are frequently imposed by the court pursuant to Penal Code sections §§ 136.2, 1203.097, 273.5(i), and 646.9(k) to protect alleged victims of crime;

WHEREAS, Criminal Protective Orders issued need to be addressed following plea, trial, dismissal, or probation termination, revocation, and expiration.

THEREFORE, the Mendocino County Superior Court hereby adopts the following procedure to address Criminal Protective Orders:

1. Criminal Protective Orders issued pursuant to PC §136.2
  - a. The judge shall direct the District Attorney or counsel for the defendant to prepare and submit for signature a Notice of Termination of Protective Order in Criminal Proceeding (CR-165) within thirty (30) days of the Court no longer having jurisdiction over the case, including imposition of a state prison commitment.
  - b. If the Criminal Protective Order is not addressed in court at the time of plea, at judgment and sentencing after court or jury trial, or at the time the charges are dismissed, the clerk of the court shall, within thirty (30) days of resolution of the case, prepare a Notice of Termination and submit to the hearing judge for signature or to the presiding judge in their absence.
2. Criminal Protective Orders issued pursuant to PC §1203.097
  - a. If probation is ordered revoked and terminated, the judge shall direct the District Attorney or counsel for the defendant to prepare and submit for signature a Notice of Termination of Protective Order in Criminal Proceeding (CR-165).
  - b. Upon granting of a motion pursuant to PC §1203.2, the judge shall direct the District Attorney or counsel for the defendant to prepare

and submit for signature a Notice of Termination of Protective Order in Criminal Proceeding (CR-165) within thirty (30) days.

- c. If the Criminal Protective Order is not addressed in court at the time of termination of probation pursuant to 1203.2, the clerk of the court shall, within thirty (30) days of resolution of the case, prepare a Notice of Termination and submit to the hearing judge for signature or to the presiding judge in their absence.
3. Criminal Protective Orders issued pursuant to PC §273.5(i)
    - a. These orders may be issued for up to ten (10) years and will remain in effect whether there is probation or not unless specifically addressed otherwise.

This standing order shall expire on December 31, 2016.

Dated: 1/4/16

  
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JOHN A. BEHNKE  
Presiding Judge of the Superior Court