REQUEST FOR ORDER: CUSTODY & VISITATION WITH TEMPORARY ORDERS

FORMS ARE AVAILABLE ON THE INTERNET AT WWW.SUTTERCOURTS.COM OR WWW.COURTS.CA.GOV

If your child is at <u>imminent risk of serious harm</u>, you can request that the Court make temporary orders. You can make this request 2 different ways based on your situation and the level of the emergency.

Ex Parte Hearing: If you feel that your situation warrants an emergency hearing, you can schedule an **Ex Parte Hearing** which will put you in front of the Judge in approximately 27-48 hours depending on when you schedule the hearing and can notify the other party.

Request for Orders with Temporary Orders: If you believe that your child is at risk, but does not rise to the level of an Ex Parte Hearing, you can file a **Request for Orders** with **Temporary Orders** and the Judge's decision will be based on the *Facts in Support* that you have included in your request.

If the Court grants your request for temporary orders at the Ex-parte Hearing or in your Request for Orders, these orders will remain in effect until your next court date approximately 3-6 weeks out. If the Court denies your request for temporary orders, you will still have a court date approximately 3-6 weeks out. At this court date, the court can terminate the temporary orders (if they were granted), make the temporary orders into long term orders, and/or make additional orders that the Court sees fit.

EX PARTE HEARING

In order to request an Ex Parte Hearing, the following procedures are required:

- 1. To schedule the Hearing, call the Civil Division at (530) 822-3304 or go to the civil filing counter and request an Ex Parte Hearing.
- 2. Notify the other party. You MUST give notice to the other party no later than 10:00a.m. the day BEFORE your hearing about the Date, Time, location, department, and reason for the hearing (i.e. We have court on 7/15/13 at 1:15pm at the Sutter Superior Court in Department A for an Ex-Parte hearing for temporary orders regarding modification of custody and visitation.). Make sure you write down everything you said, exactly as you said it, and the date and exact time you gave this notice. You will need to provide this information to the Court. You can use Sutter County's optional form, *Declaration Re: Notice of Ex Parte Application for Order*, CV-02, to meet this notice requirement.
- 3. It is necessary for you to complete the forms (See *Forms for Requesting Temporary Orders* below) and submit to the Court no later than 1 HOUR prior to the Ex-Parte Hearing.

REVISED 6/19/2017

SUPERIOR COURT OF CALIFORNIA COUNTY OF SUTTER

FAMILY LAW FACILITATOR
FAMILY LAW INFORMATION CENTER

CSE 530-822-3305

REQUEST FOR ORDERS WITH TEMPORARY ORDERS

(NO EX PARTE HEARING)

If you **do not** have an Ex-Parte hearing but are requesting temporary orders, you can notify the other party just prior to filing your request. Make sure you write down everything you said, exactly as you said it, and the date and exact time you gave this notice. This information is required. You may use Sutter County's optional form, *Declaration Re: Notice of Ex Parte Application for Order*, CV-02, to complete this notice requirement. If you are unable to reach the other party but make a diligent effort to do so, provide this information on your *Declaration*. Tell the court the effort you made including the dates and times of your attempts. If there is some other reason as to why you cannot or will not attempt to notice to the other party, tell the court why on your *Declaration*.

FILING FEE

There is a filing fee for a Request for Order and an **additional fee** for an Ex Parte Hearing. Speak with the clerks to determine the current fee amounts; however you can apply for a fee waiver to ask the Court to waive the fees.

FORMS FOR REQUESTING TEMPORARY ORDERS

(WITH **OR** WITHOUT AN EX-PARTE HEARING)

Complete the following forms for requesting temporary orders and submit with copies to the court.

- **FL-300** Request for Orders
- **FL-311** *Child Custody and Visitation Application Attachment*
- Optional Attachments: FL-341(C)-Holiday Schedule, FL-341(D)-Additional Provisions, FL-341(E)-Joint Legal Custody
- FL-305 Temporary Emergency Court Orders
- CV-02 Declaration Re: Notice of Ex Parte Application for Order (optional local form)
- FL-105 Declaration Under UCCJEA
- **FL-330** Proof of Personal Service
- **FL-320** Blank Responsive Declaration (Do not fill this out. It is for the Other Party.)
- **FL-105** Blank Declaration Under UCCJEA (Do not fill this out. It is for the Other Party.)

A Waiver of Court Fees (FW-001 and FW-003) OR pay the filing fee.

The following forms should be copied TWO times. However, if the Department of Child Support Services (DCSS) is involved in the case, you will need to have the documents copied THREE times. All of the originals <u>and</u> the copies of the documents below will need to be filed with the Court.

- FL-300 Request for Order (Including FL-311 and optional attachments)
- FL-305 Temporary Emergency Court Orders
- FL-105 Declaration Under UCCJEA

Once the Court has considered temporary orders in the Request for Orders or at the Ex-Parte Hearing, regardless of whether the request was approved or denied, there will still be a court date scheduled approximated 3-6 weeks out. You can pick up your Endorsed Filed documents from the Civil division once they have been processed and signed by the Judge. You will need to have ALL of documents including the *Responsive Declaration (FL-320)*, **personally served** on the other party by someone other than yourself and over the age of 18. The server will need to complete a **FL-330 Proof of Personal Service**. Your Proof of Service must be filed with the court. It is your responsibility to make sure the Proof of Service is filed with the Court prior to your hearing. If you fail to file the Proof of Service, the Court could drop or dismiss your Request for Order/Hearing. You will need a proof of service for <u>EACH</u> party served. So, if you serve both DCSS and the other party, you will have <u>TWO</u> Proofs of Service.

Before this court date you are ordered by the Court to attend mediation.

^{*}You will need a copy of your current custody and visitation order to complete the forms, if you have one.

LEGAL TERMS OF CUSTODY DEFINED

- **Physical Custody**: The child is living primarily with the person who has physical custody of the child.
- Legal Custody: Is for making decisions about the child's health, education, and welfare.
- **Sole Physical Custody**: The child shall reside with one parent, subject to the power of the court to order visitation.
- **Joint Physical Custody**: Each parent has periods of physical custody. It does not mean equal time.
- Sole Legal Custody: One parent shall have the right to make decisions about the child's health, education, and welfare.
- Joint Legal Custody: Both parents share in making decisions about the child's health, education, and welfare.

MEDIATION PROCEDURES IN SUTTER COUNTY

When you request a hearing date from the court regarding the issues of child custody and/or visitation, you are ordered by the Court to attend mediation.

Mediation is the confidential process whereby the parents meet with a trained mediator to work out an agreement as to custody/visitation/parenting plan issues, and all California courts require it in cases where a hearing on those issues has been set. If the parents can agree about a parenting plan, the mediator will write up the agreement and it will be submitted to the Court to make it a Court order.

In Sutter County, mediation is broken into two steps. Each parent must attend a "Mediation Orientation" session before a mediation appointment can be set. In general, Mediation Orientation must be attended <u>every twelve months</u>, unless you have attended regular follow-up mediations during the entire prior year. The purpose of orientation is to explain mediation, and prepare each parent for the mediation process so that they will know what to expect and what is expected of them.

Please refer to the **Child Custody Minute Order** that will be issued when you file your paperwork for more information regarding Orientation and scheduling appointments.

PARTY WITHOUT ATTORNEY OR ATTORNEY: STATE BAR NO.:	FOR COURT USE ONLY			
NAME: YOUR NAME	and and artist the state of the			
FIRM NAME: YOUR STREET ADDRESS				
STREET ADDRESS: VOLID CITY STATE 7IP CODE				
TELEPHONE # STATE: ZIP CODE:				
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF COUNTY NAME	1			
STREET ADDRESS:				
MAILING ADDRESS: COURT'S PHYSICAL ADDRESS				
CITY AND ZIP CODE: COURT'S CITY, STATE, ZIP CODE				
BRANCH NAME:				
PETITIONER: FILL THIS OUT EXACTLY AS THE INFORMATION				
OTHER PARENT/PARTY: APPEARS ON YOUR OTHER DOCUMENTS CHECK THIS BOX IF CHANGING AN EXISTING ORDER				
Officer The Box in Chintons And Extensive Order	0.05 1111055			
REQUEST FOR ORDER CHANGE X TEMPORARY EMERGENCY ORDERS	CASE NUMBER:			
Child Custody Visitation (Parenting Time) Spousal or Partner Suppo	* I COURT CASE MINNRER I			
Child Support Domestic Violence Order Attorney's Fees and Costs	COURT CASE NOWIDER			
Property Control Other (specify): CHECK THE BOX(ES) THAT APPLY TO THE	7			
ORDER YOU ARE REQUESTING OR CHANGING				
	-			
NOTICE OF HEARING				
TO (name(s)): OTHER PARTY'S NAME. CHECK THE CORRESPONDING BOX BELOW.				
	er (specify):			
	or (opeony).			
2. A COURT HEARING WILL BE HELD AS FOLLOWS:				
a. Date: Time: Dept.:	Room.:			
b. Address of court X same as noted above other (specify):				
a. Hadisəs er stall. [X] same as held above sale. (opcomy).				
3. WARNING to the person served with the Request for Order: The court may make the re-	uested orders without you if you do			
not file a Responsive Declaration to Request for Order (form FL-320), serve a copy on the of	her parties at least nine court days			
before the hearing (unless the court has ordered a shorter period of time), and appear at the	hearing. (See form FL-320-INFO for			
more information.)				
(Forms <u>FL-300-INFO</u> and <u>DV-400-INFO</u> provide information about comp	leting this form.)			
COURT ORDER				
It is ordered that: (FOR COURT USE ONLY)				
4. Time for service until the hearing is shortened. Service must be on	or before (date):			
A Responsive Declaration to Request for Order (form FL-320) must be served on or before (date):				
6. The parties must attend an appointment for child custody mediation or child custody recommending counseling as follows				
(specify date, time, and location):	serior of the se			
er of the f				
7. X The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this pro	ceeding and must be personally			
served with all documents filed with this Request for Order.	ener			
8. Other (specify):				
The state of the s				
Date:	JUDICIAL OFFICER			
	Dane 1 of 4			

Attachment 2d.

	FL-300
PETITIONER: PESPONDENT: FILL THIS OUT EXACTLY AS THE INFORMATION	CASE NUMBER:
RESPONDENT: FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS	COURT CASE NUMBER
REQUEST FOR OR	DER
Note: Place a mark X in front of the box that applies to your case or to yo "Attachment." For example, mark "Attachment 2a" to indicate that the list of attached to this form. Then, on a sheet of paper, list each attachment numb your name, case number, and "FL-300" as a title. (You may use Attached L	f children's names and birth dates continues on a paper ber followed by your request. At the top of the paper, write
The orders are from the following court or courts (specify county and a. Criminal: County/state (specify): b. Family: County/state (specify): c. Juvenile: County/state (specify): d. Other: County/state (specify):	(Attach a copy of the orders if you have one.) and state): Case No. (if known): Case No. (if known): Case No. (if known): Case No. (if known):
2. CHILD CUSTODY CHECK THESE BOXES IF YOU ARE TO CHANGE CUSTODY a. I request that the court make orders about the following children	I request temporary emergency orders
	Custody to (person who s: health, education, etc): Physical Custody to (person with whom child lives):
(OLDEST CHILD FIRST) IF CUSTODY	YOU ARE ASKING FOR CUSTODY ORDERS CHECK THE ES AND WRITE IN THE NAME(S) OF WHOM YOU WANT TO HAVE LEGAL CUSTODY AND PHYSICAL CUSTODY. Attachment 2a. itation (parenting time) are:
ALSO, CHECK ALL THAT APPLY FOR THE OPTIONAL FORMS THAT YOU USE X Form FL-305 X Form FL-311 Form FL-341(E) As follows (specify):	Form FL-312 Form FL-341(C) Other (specify): Attachment 2b.
c. The orders that I request are in the best interest of the children WRITE "SEE ATTACHMENT" AND CHECK	
IF YOU ARE ASKING TO CHANGE EXISTING ORDERS, CHECK T	THE APPROPRIATE BOXES.
(1) The order for legal or physical custody was file	RDER, CHECK THIS BOX. WRITE IN THE DATE YOUR
(2) The visitation (parenting time) order was filed	Simon die Vereiling dies er der der der der der der der der der
<u>IF</u> YOU ARE CHANGING AN EXISTING <u>VISITATION C</u> EXISTING ORDER WAS FILED ON. GIVE A BRIEF DE	ORDER, CHECK THIS BOX. WRITE IN THE DATE YOUR ESCRIPTION OF WHAT YOUR CUSTODY ORDER IS.

·			The second removable setting and setting enough size	. = 000
RI	PETITIONER: ESPONDENT: RENT/PARTY:	L THIS OUT <u>EXACTLY</u> AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS	CASE NUMBER:	ASE NUMBER
OTHER PAR	KENI/PARIT.	74. 12.4.0 on 1001 on 12.0		
	HILD SUPPORT			
(No		ssignment may be issued. See Income Withholding	for Support (form FL-195)	
a.	with the feet of t	court order child support as follows:	ort for each child Monthly am	nount (\$) requested
	Child's nam		hild support guideline. (if not by gu	uideline)
Г	IF YOU ARE ALSO F	REQUESTING CHILD SUPPORT		ANY DESCRIPTION OF THE PROPERTY OF THE PROPERT
		THIS BOX, COMPLETE THIS		
		AND COMPLETE FORM FL-150.		
	(INCOME AND I	EXPENSE DECLARATION)		
b.	Lucent to ob-	and a surrent asset and a for shild assessed filed an	(data):	Attachment 3a.
D.		ange a current court order for child support filed on I child support as follows (specify):	(date).	
	The court ordered	remite support as follows (specify).		
C	I have completed	and filed with this Request for Order a current Inc	ome and Expense Declaration (for	m FL-150) or I filed
0.		al Statement (Simplified) (form FL-155) because I		
d.	The court should	make or change the support orders because (spec	eify):	Attachment 3d.
				<u> </u>
4. SP	OUSAL OR DOME	ESTIC PARTNER SUPPORT		
(No	ote: An <i>Earnings</i> As	ssignment Order For Spousal or Partner Support (form FL-435) may be issued.)	
a.	Amount req	uested (monthly): \$		
b.	I want the c	court to change end the currer	t support order filed on (date):	
	The court of	ordered \$ per month for suppo	t.	
C.		st is to modify (change) spousal or partner support		
		pleted and attached Spousal or Partner Support D	eclaration Attachment (<u>form FL-15</u>	7) or a declaration
4		ses the same factors covered in form FL-157.	(f El 450) i	
		and filed a current Income and Expense Declarati should make, change, or end the support orders b		Attachment 4e.
e.	The Court Should :			Attacriment 4e.
		CHECK ALL THE BOXES THA		
		APPLY TO TELL THE COUR	Γ	
		WHAT ELSE (IF ANYTHING) Y	ou l	
		ARE REQUESTING	Maria 190	
	OPERTY CONTRO	UL		y emergency orders
a.	The petition	ner respondent other parent/party wing property that we own or are buying	be given exclusive temporary us lease or rent (specify):	e, possession, and
	control of the follo	wing property that we own or are buying	lease of ferri (specify).	
b.	The petitio		be ordered to make the following	payments on debts
	the term of the te	due while the order is in effect:		v
		10-00	Amount: \$Due da	
			Amount: \$ Due da	
		For:		
	Pay to:	For:	Amount: \$Due da	te:
C.	This is a cha	ange from the current order for property control file	ed on (date):	
		nent 5d the reasons why the court should make or	Control of the Contro	S.

PETITIONER: FULL THIS OUT EVACTIVE AS THE INFORMATION	CASE NUMBER:
RESPONDENT: OTHER PARENT/PARTY: FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS	COURT CASE NUMBER
	. I filed the following to support my request:
 a. A current Income and Expense Declaration (form FL-150). b. A Request for Attorney's Fees and Costs Attachment (form FL-319) or a declar 	ation that addresses the factors covered
 in that form. A Supporting Declaration for Attorney's Fees and Costs Attachment (form FL-1 factors covered in that form. 	58) or a declaration that addresses the
7. DOMESTIC VIOLENCE ORDER	
Do not use this form to ask for domestic violence restraining orders! Read form Temporary Restraining Order, for forms and information you need to ask for domestic violence. Pand form DV 4000 INFO Aleman or Find a Comment of Violence Restraining.	omestic violence restraining orders.
 Read <u>form DV-400-INFO</u>, How to Change or End a Domestic Violence Restra 	ining Order for more information.
 a. The Restraining Order After Hearing (form DV-130) was filed on (date): b. I request that the court change end the personal conduct, so 	stay-away, move-out orders, or other
protective orders made in Restraining Order After Hearing (form DV-130). (If you	
C. I request that the court make the following changes to the restraining ord	ers (specify): Attachment 7c.
d. I want the court to change or end the orders because (specify):	Attachment 7d.
8. OTHER ORDERS REQUESTED (specify):	Attachment 8.
IF THERE WASN'T A BOX FOR WHAT YOU ARE REQUESTING, CHECK THE BOX AND NEED TO CHECK THE "OTHER" BOX ON THE FRONT PAGE WITH A BRIEF DESCRIPTION.	
9. TIME FOR SERVICE / TIME UNTIL HEARING I urgently need: a. To serve the Request for Order no less than (number): court day b. The hearing date and service of the the Request for Order to be sooner. c. I need the order because (specify):	ys before the hearing. Attachment 9c.
10. X FACTS TO SUPPORT the orders I request are listed below. The facts that I write cannot be longer than 10 pages, unless the court gives me permission.	in support and attach to this request Attachment 10.
WRITE "SEE ATTACHMENT" AND CHECK THE BO	X
I declare under penalty of perjury under the laws of the State of California that the information is true and correct.	n provided in this form and all attachments
Date: DATE PRINT YOUR NAME	SIGN YOUR NAME
(TYPE OR PRINT NAME)	(SIGNATURE OF APPLICANT)

Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

SHORT TITLE:

FILL THIS OUT <u>EXACTLY</u> AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS CASE NUMBER:

COURT CASE NUMBER

ATTACHMENT (Number):

FL-300 #2(c) and #10

(This Attachment may be used with any Judicial Council form.)

IN THIS AREA, TELL THE COURT WHY THE ORDERS REQUESTED ARE IN THE BEST INTEREST OF THE CHILDREN AND WHY YOU WANT WHAT YOU ARE ASKING FOR.

BE CLEAR AND SPECIFIC.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page _____ of ____ (Add pages as required)



	FL-311
PETITIO RESPOND	DENT: FILL THIS OUT EXACTLY AS THE INFORMATION COURT CASE NUMBER
SHOW WHAT THIS	D CUSTODY AND VISITATION (PARENTING TIME) APPLICATION ATTACHMENT —This is not a court order—
TO Petition Other (spe	Response Request for Order Responsive Declaration to Request for Order
1. X Custody. Cu	istody of the minor children of the parties is requested as follows:
Child's Nam	<u>Date of Birth</u> <u>Legal Custody to (person who decides about health, education, etc.) Physical Custody to (person with whom the child lives)</u>
CHILD'S FULL N (OLDEST CHILD F	
the state of the s	arenting Time).
a. Rea	cifically ordered, a child's holiday schedule order has priority over the regular parenting time. asonable right of parenting time (visitation) to the party without physical custody (not appropriate in cases olving domestic violence).
	the attachedpage document dated (specify date):
c. The	e parties will go to child custody mediation or child custody recommending counseling at (specify date, time, and ation):
d. No	visitation (parenting time).
e. Vis	tation (parenting time). (Specify start and ending date and time. If applicable, check "start of" OR "after school.")
Pet	tioner's Respondent's Other Parent's/Party's parenting time (visitation) will be as follows:
(1)	Weekends starting (date):
CHECK ALL THE	(Note: The first weekend of the month is the first weekend with a Saturday.)
BOXES THAT	1st 2nd 3rd 4th 5th weekend of the month start of school
APPLY.	from at a.m p.m./ if applicable, specify: start of school after school
DESCRIBE THE	atort of coboo
PARENTING	to at a.m p.m./ if applicable, specify: start of school after school
PLAN THAT YOU WANT THE	(bino)
COURT TO	(a) The parties will alternate the fifth weekends, with the petitioner respondent other parent/party having the initial fifth weekend, which starts (date):
ORDER.	(b) The petitioner respondent other parent/party will have the fifth
	weekend in odd even numbered months.
(2)	Alternate weekends starting (date):
(-)	from at a.m p.m./ if applicable, specify: start of school after school
	to at a.m p.m./ if applicable, specify: start of school after school
(3)	Weekdays starting (date): start of school from at a.m. p.m./ if applicable, specify: start of school after school
	to at a.m p.m./ if applicable, specify: start of school after school
(4)	Other visitation (parenting time) days and restrictions are: listed in Attachment 2e(4) as follows:

CASE NUMBER:

		PETITIONER:	FILL THIS OUT <u>EXACTLY</u> AS THE INFOR	MATION	CASE NUMBER:		
		RESPONDENT:	APPEARS ON YOUR OTHER DOCUM			COURT CASE NUMB	ER
(OTHER	R PARENT/PARTY:					
3.		b. The person when supervised Visco. I request that (name) with the minor children.	you must attach a declaration that our children. The judge is required iolence and is protected by a restr to supervises the visitation (parenting sitation Provider (form FL-324) under	to consider so aining order. I time) must me Family Code §	eet the requirement 3200.5. have supervis	ation if one parent	or party is
		The supervisor's pho	ne number is (specify):	supervisor.	INFORMATIO	I. FILL IN THE N REQUESTED.	norecet
		e. I request that any cos other parent/party:	sts of supervision be paid as follows: percent.	petitioner:	percent, re	espondent:	percent;
4.			ation (parenting time) and place of Iriven only by a licensed and insured		or truck must ha	ave legal child restra	int devices.
		c. Transportation d. The exchange	to begin the visits will be provided by from the visits will be provided by (n point at the beginning of the visit will be point at the end of the visit will be (a)	ame): be (address):	REQUEST	N 4 IS FOR ING SPECIFIC ATION ORDERS.	
 e The exchange point at the end of the visit will be (address): f During the exchanges, the party driving the children will wait in the car and the other party will wait in his or her home (or exchange location) while the children go between the car and the home (or exchange location). g Other (specify): 							
5.			ssion from the other parent or party, o	or a court order		dren out of the follow	ving places:
		a. the state of Ca b. the following c c. other places (s	ounties (specify):		THE COURT	OR REQUESTING TO RESTRICT I THE CHILDREN.	
 Child abduction prevention. There is a risk that one of the parties will take the children out of California without the other party's permission. I request the orders set out on attached form FL-312. 							
7. Children's holiday schedule. I request the holiday and vacation schedule set out on the attached form FL-341(C) Other (specify):							
8.		Additional custody provided from FL-341(D)	visions. I request the additional order Other (specify):	rs regarding cu	stody set out on	the attached	
9.		Joint legal custody prov form FL-341(E)	visions. I request joint legal custody Other(specify):			set out on the attach	ed
10.		Other. I request the follow	ving additional orders (specify):	ATTAC		Y/VISITATION K ALL BOXES THAT ORMS YOU USE.	-

				FL-341(C)
	THIS OUT <u>exactly</u> as the inform	IATION	E NUMBER:	SE NUMBER
CHECK A BOX TO SHOW WHAT THIS				22.1022.1
FORM IS BEING ATTACHED TO TO Petition Response	CHILDREN'S HOLIDAY SCHE Request for Order stody and/or Visitation of Childi	Responsive Dec	claration to Request	
Visitation Order—Juvenile	Other (specify):	on rindings	una oraci Antoi not	aning or oddgmone
 Holiday parenting. The following table "Other Party" to specify each parent's specify the starting and ending days a 	le shows the holiday parenting scl (or party's) years—odd or even n			
Note: Unless specifically ordered, a	ı child's holiday schedule order	has priority over t	he regular parenting	g time.
THIS IS AN OPTIONAL FORM FOR REQUESTING THE COURT TO MAKE ORDERS ABOUT SPECIFIC HOLIDAYS AND VACATIONS. Holidays	Times (from when to when) (Unless noted below, all singleday holidays start at a.m. and end at p.m.)	Every Year Petitioner/ Respondent/ Other Parent/Party	Even Numbered Years Petitioner/ Respondent/ Other Parent/Party	Odd Numbered Years Petitioner/ Respondent/ Other Parent/Party
December 31 (New Year's Eve)				
January 1 (New Year's Day)	THIS COLUMN IS TO	THIS COLUMN	THESE COLUI	MNS ADE TO
Martin Luther King's Birthday (weekend)	REQUEST A DIFFERENT	IS TO REQUEST	REQUEST A	
February 12 (Lincoln's Birthday)	TIME SCHEDULE FOR CERTAIN HOLIDAYS.	CERTAIN HOLIDAYS	HOLIDAY SCHE ON EVEN AND	
President's Day (Weekend)	CERTAIN HOLIDATS.	EVERY YEAR.	ON EVEN AND	ODD TEAKS.
President's Week Recess, first half				
President's Week Recess, second half				
Spring Break, first half				
Spring Break, second half				
Mother's Day				
Memorial Day (weekend)				
Father's Day				
July 4th				
Summer Break				
Labor Day (weekend)				
Columbus Day (weekend)				
Halloween				
November 11 (Veterans Day)				
Thanksgiving Day				
Thanksgiving weekend				
December/January School Break				
Child's birthday (date):				
Child's birthday (date):				
Child's birthday (date):				
Mother's birthday (date):				
Father's birthday (date):				
Other Parent/Party's birthday (date):				
Breaks for year-round schools				

PETITIONER:
RESPONDENT:
OTHER PARENT/PARTY:

FILL THIS OUT <u>EXACTLY</u> AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS

CASE NUME	ER:
-	COURT CASE NUMBER

1. Holiday parenting (continued)

Other Holidays	Times (from when to when) (Unless noted below, all singleday holidays start at a.m. and end at p.m.)	Every Year Petitioner/ Respondent/ Other Parent/Party	Even Numbered Years Petitioner/ Respondent/ Other Parent/Party	Odd Numbered Years Petitioner/ Respondent/ Other Parent/Party
Other (specify):				1
2. Vacations	odent Other Perent/Perty	MAKE ORDER	N 2 IF YOU WOULD LIK RS ABOUT VACATION :	
The Petitioner Respor a. May take vacation with the childrer times per year (specify):		days	weeks the f	ollowing number of
b. Must notify the other parent or part and provide the other parent or par information, and telephone number	ty with a basic itinerary that include			lays in advance ations, flight
(1) The other parent or part	ty has (number): days to	respond if there is	a problem with the v	acation schedule.
The state of the s	ree on the vacation plans (check al		26.15.10.0022399	
	o try to resolve any disagreement by years, the parties will follow the su t/Party for resolving the disagree	ggestions of	111111111111111111111111111111111111111	Respondent
(C) In odd-numbered y Other Paren	ears, the parties will follow the sug t/Party for resolving the disagree	T	Petitioner	Respondent
(D) Other (specify):				
c. This vacation may be outside		atos roquisos neiser	written consent of th	o other perent a-
d. Any vacation outside a court order.	Camornia the Officed Sta	ates requires prior	written consent of th	e other parent or
e. Other (specify):				

THIS IS AN <u>OPTIONAL</u> FORM WHERE YOU CAN ASK THE COURT TO MAKE COMMONLY REQUESTED ORDERS IN CHILD CUSTODY CASES.

FL-341(D)

	PETITIONER: RESPONDENT: FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS CASE NUMBER: COURT CASE NUMBER				
CHECK A	BOX TO SHOW Y:				
	ADDITIONAL PROVISIONS—PHYSICAL CUSTODY ATTACHMENT				
ТО	Petition Response Request for Order Responsive Declaration to Request for Order				
	Stipulation and Order for Custody and/or Visitation of Children Findings and Order After Hearing or Judgmen				
	Custody Order—Juvenile—Final Judgment CHECK TO WHOM YOU WANT THE ADDITIONAL PROVISIONS TO APPLY				
. —	ional provisions to physical custody apply to (specify parties): Petitioner Respondent Other Parent/Part				
1.	Notification of parties' current address. Petitioner Respondent Other Parent/Party				
	must notify all parties within (specify number): days of any change in his or her				
 a. address for residence mailing work e-mail b. telephone/message number at home cell phone work the children's schools The parties may not use such information for the purpose of harassing, annoying, or disturbing the peace of the other or invading the other's privacy. No residence or work address is needed if a party has an address with the State of California's Safe at Home confidential address program. 					
2.	Notification of proposed move of child. Each party must notify the other (specify number): days before any planned change in residence of the children. The notification must state, to the extent known, the planned address of the children, including the county and state of the new residence. The notification must be sent by certified mail, return receipt requested.				
3.	Child care.				
	The children must not be left alone without age-appropriate supervision.				
	 The parties must let each other know the name, address, and phone number of the children's regular child-care providers. 				
4. Right of first option of child care. In the event any party requires child care for (specify number): hours or more while the children are in his or her custody, the other party or parties must be given first opportunity, with as much prior notice as possible, to care for the children before other arrangements are made. Unless specifically agreed or ordered by the court, this order does not include regular child care needed when a party is working.					
5.	Canceled visitation (parenting time).				
	a. If the noncustodial party fails to arrive at the appointed time and fails to notify the custodial party that he or she will be late, then the custodial party need wait for only (specify number): minutes before considering the visitation (parenting time) canceled.				
	b. If the noncustodial party is unable to exercise visitation (parenting time) on a given occasion, he or she must notify the custodial party (specify):				
	at the earliest possible opportunity. Other (specify):				
	c. If the children are ill and unable to participate in the scheduled visitation (parenting time), the custodial party must give the noncustodial party (specify):				
	as much notice as possible.				
	A doctor's excuse.				
	Other (specify):				
6.	Phone contact between parties and children.				
	a The children may have telephone access to the parties and the parties may have telephone access to the				
	children at reasonable times, for reasonable durations.				
	b The custodial parent must make the child available for the following scheduled telephone contact (specify child's telephone contact with each party):				
	c. No party or any other third party may listen to, monitor, or interfere with the calls.				

THIS IS PAGE 2 OF AN OPTIONAL FORM WHERE YOU CAN ASK THE COURT TO MAKE COMMONLY REQUESTED ORDERS IN CHILD CUSTODY CASES.

FL-341(D)

PETITIONER: CASE NUMBER: FILL THIS OUT EXACTLY AS THE INFORMATION RESPONDENT: **COURT CASE NUMBER** APPEARS ON YOUR OTHER DOCUMENTS OTHER PARENT/PARTY: No negative comments. The parties will not make or allow others to make negative comments about each other or about their past or present relationships, family, or friends within hearing distance of the children. Discussion of court proceedings with children. Other than age-appropriate discussion of the parenting plan and the children's role in mediation or other court proceedings, the parties will not discuss with the children any court proceedings relating to custody or visitation (parenting time). No use of children as messengers. The parties will communicate directly with each other on matters concerning the children and may not use the children as messengers between them. Alcohol or substance abuse. The ____ petitioner ____ respondent ____ other parent/party may not consume 10. alcoholic beverages, narcotics, or restricted dangerous drugs (except by prescription) within (specify number): before or during periods of time with the children and may not permit any third party to do so in the presence of the children. No exposure to cigarette or medical marijuana smoke. The parties will not expose the children to secondhand cigarette 11 or medical marijuana smoke. 12. No interference with schedule of any party without that party's consent. The parties will not schedule activities for the children during the other party's scheduled visitation (parenting time) without the other party's prior agreement. 13. Third-party contact. The children will have no contact with (specify name): The children must not be left alone in the presence of (specify name): 14. Children's clothing and belongings. Each party will maintain clothing for the children so that the children do not have to make the exchanges with additional clothing. The children will be returned to the other party with the clothing and other belongings they had when they arrived. Log book. The parties will maintain a "log book" and make sure that the book is sent with the children between their homes. Using businesslike notes (no personal comments), parties will record information related to the health, education, and welfare issues that arise during the time the children are with them.

Terms and conditions of order may be changed. The terms and conditions of this order may be added to or changed as the needs of the children and parties change. Such changes will be in writing, dated and signed by the parties; each party will retain a copy. If the parties want a change to be a court order, it must be filed with the court in the form of a court

document.

17. Other (specify):

FL-341(E) PETITIONER: CASE NUMBER FILL THIS OUT EXACTLY AS THE INFORMATION RESPONDENT: COURT CASE NUMBER APPEARS ON YOUR OTHER DOCUMENTS CHECK A BOX TO SHOW WHAT THIS FORM IS BEING ATTACHED TO JOINT LEGAL CUSTODY ATTACHMENT TO Response Request for Order Responsive Declaration to Request for Order Petition Stipulation and Order for Custody and/or Visitation of Children Findings and Order After Hearing or Judgment Other (specify): Custody Order—Juvenile—Final Judgment NOTICE! In exercising joint legal custody, the parties may act alone, as long as the action does not conflict with any orders about the physical custody of the children. Use this form only if you want to ask the court to make orders specifying when the consent of both parties is required to exercise legal control of the children and the consequences for failing to obtain mutual consent. IN #1, CHECK TWO BOXES TO SHOW WHO HAS JOINT LEGAL CUSTODY Other Parent/Party will have joint legal custody of the children. The parties (specify): Petitioner Respondent 2. In exercising joint legal custody, the parties will share in the responsibility and discuss in good faith matters concerning the health, education, and welfare of the children. The parties must discuss and consent in making decisions on the following matters: Enrollment in or leaving a particular private or public school or daycare center Beginning or ending of psychiatric, psychological, or other mental health counseling or therapy Participation in extracurricular activities Selection of a doctor, dentist, or other health professional (except in emergency situations) Participation in particular religious activities or institutions THIS IS AN OPTIONAL FORM WHERE YOU Out-of-country or out-of-state travel f. CAN ASK THE COURT TO MAKE SPECIFIC Other (specify): JOINT LEGAL CUSTODY ORDERS. 3. If a party does not obtain the consent of the other party to those items in 2, which are granted as court orders: a. He or she may be subject to civil or criminal penalties. b. The court may change the legal and physical custody of the minor children. Other consequences (specify): Special decision making designation and access to children's records The petitioner respondent other parent/party will be responsible for making decisions regarding the following issues (specify): b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children. Health-care notification. Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination. Each party is authorized to take any and all actions necessary to protect the health and welfare of the children, including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all

emergency.

Other (specify):

School notification. Each party will be designated as a person the children's school will contact in the event of an

Name. The parties will not change the last name of the children or have a different name used on the children's medical.

The parties are required to administer any prescribed medications for the children.

procedures or treatment administered to the children.

school, or other records without the written consent of the other party.

ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.:	FOR COURT USE ONLY
NAME: VOLID NAME LIEDE	
YOUR NAME HERE YOUR STREET ADDRESS	
STREET ADDRESS: YOUR CITY, STATE, and ZIP CODE	
CITY: TELEPHONE # STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
E-MAIL ADDRESS:	
ATTORNEY FOR (name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF COUNTY NAME	
STREET ADDRESS:	
MAILING ADDRESS: COURT'S PHYSICAL ADDRESS	
CITY AND ZIP CODE: COURT'S CITY, STATE, and ZIP CODE	
BRANCH NAME:	
DETITIONED:	7
PETITIONER: RESPONDENT: FILL THIS OUT EXACTLY AS THE INFORMATION	
ADDEADS ON VOLID OTHER DOCUMENTS	
OTHER PARENT/PARTY: APPEARS ON YOUR OTHER DOCUMENTS	
TEMPORARY EMERGENCY (EX PARTE) ORDERS	CASE NUMBER:
Child Custody Visitation (Parenting Time) Property Control	
Other (specify): CUECY THE POY(ES) THAT ADDILY TO THE	COURT CASE NUMBER
CHECK THE BOX(ES) THAT APPLY TO THE TEMPORARY ORDERS YOU ARE REQUESTING	
TEWFORART ORDERS TOO ARE REQUESTING	
TO (name(s)): OTHER PARTY'S NAME. CHECK THE CORRESPONDING BOX BELOW.	
Petitioner Respondent Other Parent/Party	Other (specify):
A court hearing will be held on the Request for Order (form FL-300) served with this	order, as follows:
a. Date: Time: Dept.:	Room:
b. Address of court X same as noted above other (specify):	
2. Findings: Temporary emergency (ex parte) orders are needed to: (a) help prevent	an immediate loss or irreparable barm to a
party or to children in the case, (b) help prevent immediate loss or damag	
case, or (c) set or change procedures for a hearing or trial.	to property subject to disposition in the
	as of the hearing esheduled in (1), unless
COURT ORDERS : The following temporary emergency orders expire on the date and tire extended by court order:	le of the fleating scheduled in (1), utiless
LO CALONE LOCATION IN THE CONTRACT OF THE CONT	
3. X CHILD CUSTODY	rary physical custody, care, and control to:
a. Child's name Date of Birth Petitio	ner Respondent Other Party/Parent
CHILD'S NAME AND DATE OF BIRTH (OLDEST CHILD FIRST)	
IF YOU ARE ASKING FOR TEMPORARY CUSTODY ORDERS,	
CHECK THE APPROPRIATE BOXES	
CHECK THE ALT NOT MALE BOXES	
Continued on Attachment 3(a)	
b. X Visitation (Parenting Time) The temporary orders for physical cust	ody care and control of the minor children in
(3) are subject to the other party's or parties' rights of visitation (paren	ting time) as follows (specify):
	3 , , , , , , , , , , , , , , , , , , ,
WRITE THE TYPE OF TEMPORARY VISITATION	
YOU WANT THE OTHER PARTY TO HAVE	
BEFORE THE HEARING HERE	
	See Attachment 3(b)
THIS IS A COURT ORDER.	Page 1 of 2

_						000				
		PETITIONER:	FILL THIS OUT <u>EXACTLY</u> AS THE INFORMAT	ION	CASE NUMBER:					
	Contract Con	RESPONDENT:	APPEARS ON YOUR OTHER DOCUMENT		COURT CASE NUMBER					
	OTHER F	PARENT/PARTY:	74 1 EARLO ON FOOK OTHER BOOGNEET							
0										
3.										
	c. Travel restrictions									
	(1) The party or parties with temporary physical custody, care, and control of minor children must not remove the mino children from the state of California unless the court allows it after a noticed hearing.									
	(2) Petitioner Respondent Other Parent/Party must not remove their minor children (specify):									
		(a)	from the state of California.		COURT TO MAKE A TEMPORARY ORDER	×				
		(b)	from the following counties (specify):		THER PARTY FROM TAKING THE CHILD O					
		(c)	other (specify):		OR CERTAIN COUNTIES, CHECK THE BOX					
			(//-		THAT APPLY.					
	d.	Child abducti	on prevention orders are attached (see	form FL-341(B)).					
	e.	(1) Jurisdiction: Th	nis court has jurisdiction to make child cu	stody orders in the	his case under the Uniform Child Custo	ody				
		Jurisdiction and	Enforcement Act (part 3 of the California	Family Code, co	mmencing with section 3400).					
		(2) Notice and opp	ortunity to be heard: The responding p	arty was given n	otice and an opportunity to be heard a	S				
		provided by the	laws of the State of California.							
		(3) Country of hab	itual residence: The country of habitual	residence of the	child or children is (specify):					
				specify):	The second secon					
		The state of the s	nis order, you may be subject to civil o		Ities or both					
			Service Andreas Service State of the Company of the	e criminal pena	ities, or both.					
4.	P	ROPERTY CONTRO	L							
	a.	Petitioner	Respondent Other Parent/P	arty is given exc	clusive temporary use, possession, an	d				
		control of the following	ng property that the parties own	or are buying	lease or rent					
					to make the fallowing accompany on the					
	b.	Petitioner		arty is ordered	to make the following payments on th	e liens				
			coming due while the order is in effect:							
		Pay to:	For:	Amount: \$	Due date:					
		Pay to:	For:	Amount: \$	Due date:					
		Pay to:	For:	Amount: \$	Due date:					
		Pay to:	For:	Amount: \$	Due date:					
5.		All other existing order	s, not in conflict with these temporary em	ergency orders	remain in full force and effect					
6.		THER ORDERS (spe			Additional orders are listed in Attachm	ont 6				
U.		THER ORDERS (Spe	cony).		Additional orders are listed in Attachin	ent o.				
		IE VOLUWAN	NT THE COURT TO MAKE ANY OTHER							
		V	RDERS, CHECK THE BOX AND WRITE IN							
			WHAT THOSE ORDERS TO BE HERE.							
_										
Da	ate:		_							
			THIS IS A COURT	20000	JUDGE OF THE SUPERIOR COURT					

TEMPORARY EMERGENCY (EX PARTE) ORDERS

YOUR NAME HERE YOUR STREET ADDRESS HERE YOUR CITY, STATE, and ZIP CODE HERE TELEPHONE # HERE		
Attorney for: WRITE "IN PRO PER"		
SUPERIOR COURT O	F CALIFORNIA, COUNTY	OF SUTTER
Petitioner:	Case No.:	COURT CASE NUMBER
vs. FILL THE PARTY NAMES OUT EXACTLY AS THEY APPEAR ON YOUR OTHER DOCUMENTS Respondent:	PARTE	RATION RE: NOTICE OF EX APPLICATION FOR ORDER ile 3.1204) (FC 6300)
I YOUR NAME HERE am the p	party/attorney for the party seek	ing an ex-parte/hearing or order
	L IN THE TYPE OF ORDER HERE	·
CHECK ONE (Use the reverse side of the for () I gave the following notice to the above (state exactly what you said and when you said	e-named individual that I wou	HOW YOU CONTACTED THE
() I have made a reasonable and good f apply for an ex parte order, but have been uns the following (state exactly what attempts you	uccessful. My attempts to notif	fy that individual have consisted of
SELECT ONE OF THE THREE OPTIONS. CHECK THE BOX THAT APPLIES TO YOU AND YOUR SITUATION AND COMPLETE THE INFORMATION REQUESTED.	WRITE DOWN EXACTLY HOW YOU TRIE GIVE THE EXACT DATES, TIMES, AND H	
I have not made any attempt to notify order because I believe such notice would be These are the detailed reasons for not giving so	inappropriate or impractical, or	
		FY THE OTHER PARTY. TELL THE COURT WHAT O OCCUR IF THE OTHER PARTY WAS NOTIFIED.
I declare under penalty of perjury under the la	ws of the State of California that	at the foregoing is true and correct.
Dated: PRINT Y	OUR NAME	SIGN YOUR NAME
· · · · · · · · · · · · · · · · · · ·	Name	Signature
	PED OR PRINTED IN BLUE PPLICATION DECLARATI	

Name, Address, & Telephone #

Form: Ex Parte CRC 3.1204 (1/09)

	FL-105/GC-120
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): YOUR NAME HERE YOUR STREET ADDRESS HERE YOUR CITY, STATE, and ZIP CODE HERE TELEPHONE NO.: TELEPHONE # FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): WRITE "IN PRO PER" SUPERIOR COURT OF CALIFORNIA, COUNTY OF COUNTY NAME STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: PETITIONER: RESPONDENT: (This section applies only to family law cases.) FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS	THIS FORM IS TO TELL THE COURT WHERE THE CHILD HAS BEEN LIVING FOR THE PAST FIVE YEARS.
OTHER PARTY:	
(This section apples only to guardianship cases.) GUARDIANSHIP OF (Name): Mino	COURT CASE NUMBER
DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)	
 I am a party to this proceeding to determine custody of a child. 	
2 My present address and the present address of each child residing with main	confidential under Family Code section 3429 as

My present address and th WRITE IN THE NUMBER OF CHILDREN I have indicated in item 3.

There are (specify number): minor children who are subject to this proceeding, as follows: (Insert the information requested below. The residence information must be given for the last FIVE years.)

Place of birth **OLDEST CHILD'S NAME** M or F CITY & STATE WHERE CHILD WAS BORN MM / DD / YYYY Period of residence Relationship Person child lived with (name and complete current address) **CURRENT ADDRESS FOR THE CHILD RELATIONSHIP OF** NAME OF PERSON THE CHILD LIVES WITH PERSON TO CHILD Confidential AT THAT ADDRESS to present Child's residence (City, State) Person child lived with (name and complete current address) PREVIOUS ADDRESSES FOR THE CHILD FOR FIVE YEARS GO IN THESE BOXES. Person child lived with (name and complete current address) MAKE SURE THE "PERIOD OF RESIDENCE" Person child lived with (name and complete current address) DATES, DIAGONAL FROM EACH OTHER, MATCH. to b. Child's name Place of birth Date of birth **NEXT OLDEST CHILD'S NAME** MM / DD / YYYY M or F CITY & STATE WHERE CHILD WAS BORN Residence information is the same as given above for child a. (If NOT the same, provide the information below.) Period of residence Relationship Person child lived with (name and complete current address) CHECK THIS BOX IF THE Confidential IF THE CHILDREN HAVE NOT BEEN LIVING CHILDREN HAVE BEEN LIVING AT THE SAME ADDRESSES, THEN TELL THE ne and complete current address) AT THE SAME ADDRESSES Child's residence (City, Stat COURT WHERE THE CHILD HAS BEEN LIVING FOR THE PAST 5 YEARS. Child's residence (City, State) Person child lived with (name and complete current address) to IF THE CHILD(REN) HAS LIVED AT MORE THAN 4 ADDRESSES IN THE LAST 5 YEARS, CHECK BOX C AND CREATE AN ATTACHMENT TITLED "ATTACHMENT 3C" AND LIST THE ADDITIONAL ADDRESSES $oldsymbol{\mathsf{J}}$ IF YOU HAVE MORE THAN 2 CHILDREN INVOLVED IN THIS CASE, CHECK BOX D AND COMPLETE FORM FL-105(A)/GC-120(A)

dditional residence information for a child listed in item a or b is continued on attachment 3c.

Additional children are listed on form FL-105(A)/GC-120(A). (Provide all requested information for additional children.)

FL-105/GC-120

SHORT TITLE:	LAST NA	AME VS. LAST NAME						COURT CASE NUMBER			
4. Do you have information about, or have you participated as a party or as a witness or in some other capacity in, another court case or custody or visitation proceeding, in California or elsewhere, concerning a child subject to this proceeding? Yes No (If yes, attach a copy of the orders (if you have one) and provide the following information):											
Proceeding		Court order or judgment (date)			each child	Your connection to the case	Case status				
a. Family b. Guardianship	ON #4. TELL CASE THAT ON OF THE C	DEALS W	/ITH I) IN	THE CUST	ODY E. IF						
c. Other											
Proceeding			Ca	se Numbe	er				Court (na	ame, state, locati	on)
d. Juvenile Deli Juvenile Dep											
e. Adoption											
5. One or more and provide				rotective o	order	s are now	in eff	ect. (A	ttach a copy o	of the orders if yo	u have one
Court	ounty	State Case number (i			nber <i>(it</i>	(if known) Orders expire (date)					
				E COURT IF THERE ARE ANY DOMESTIC E RESTRAINING ORDERS NOW IN EFFECT							
. —			MPLETE TH								
c. Juvenile Del Juvenile De											
d. Other											
Do you know of an visitation rights wit											of or
a. Name and address	a. Name and address of person b. Name and address of person c. Name and address of person						on				
	ANSWER QUESTION #5. TELL THE COURT IF THERE IS ANYONE ELSE THAT CLAIMS TO HAVE CUSTODY AND/OR VISITATION.										
Has physical custody Claims custody rights Has physical custody Claims custody rights							physical custody				
Claims visitation rights			Claims visitation rights			_	Claims visitation rights				
Name of each child			Name of each child			Name of each child					
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.											
Date: DATE HERE			\			SIGN	SIGN YOUR NAME				
(1	TYPE OR PRI	NT NAME)			_	<u> </u>			(SIGNATURE	OF DECLARANT)	
NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.											

	I E-330
ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400,17406 (Name, State Bar number, and address):	FOR COURT USE ONLY
YOUR NAME HERE YOUR STREET ADDRESS HERE YOUR CITY, STATE, and ZIP CODE HERE	
TELEPHONE NO.: TELEPHONE # FAX NO.: ATTORNEY FOR (Name): WRITE "IN PRO PER" SUPERIOR COURT OF CALIFORNIA, COUNTY OF COUNTY NAME	
STREET ADDRESS: COURT'S PHYSICAL ADDRESS MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT: FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS	COURT CASE NUMBER (If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE: HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:
2. Person served (name): NAME OF PERSON BEING SERVED (OTHER PARTY'S NAME) 3. I served copies of the following documents (specify): WRITE IN THE NAME(S) AND FORM NUMBER(S) OF THE DOCUMENTS BEING SERVED ON THE OTHER PARTY. 4. By personally delivering copies to the person served, as follows: a. Date: DATE DOCUMENTS WERE SERVED b. Time: THE EXACT TIME THANDED TO THE OTHER PARTY. Address: ADDRESS WHERE DOCUMENTS WERE SERVED	
 b. a registered California process server. c. an employee or independent contractor of a registered California process server. c. an employee or independent contractor of a registered California process server. 	f or marshal.
6. My name, address, and telephone number, and, if applicable, county of registration and r CHECK THIS BOX SERVER'S NAME SERVER'S STREET ADDRESS SERVER'S CITY, STATE, and ZIP CODE SERVER'S TELEPHONE #	number (spec/ry):
7. I declare under penalty of perjury under the laws of the State of California that the features I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshal and I certify that the foregoing is true and correct I am a California sheriff or marshall and I am a California sher	
Date: DATE HERE	
	SERVER SIGNS THEIR NAME
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNATUR	E OF PERSON WHO SERVED THE PAPERS)

PARTY WITHOUT ATTORNEY OR ATTORNEY:	STATE BAR NO.:		FOR COURT USE ONLY				
NAME: FIRM NAME:							
STREET ADDRESS:							
CITY:	STATE:	ZIP CODE:					
TELEPHONE NO.:	FAX NO.:						
E-MAIL ADDRESS:		ес ое тыс					
ATTORNEY FOR (name):	BUTHPAG	ES OF THIS					
SUPERIOR COURT OF CALIFORNIA, C	FORM A	RFIFFT					
STREET ADDRESS:							
MAILING ADDRESS: CITY AND ZIP CODE:	BLANK AN	D SERVED					
BRANCH NAME:							
PETITIONER:	ON THE OTI	HER PARTY					
RESPONDENT:							
OTHER PARENT/PARTY:							
RESPONSIVE DECL	ARATION TO REQUES	T FOR ORDER	CASE NUMBER:				
HEARING DATE:	TIME:	DEPARTMENT OR ROOM:					
Read Information Sheet: Respo	nsive Declaration to Reque	st for Order (form FL-320-IN	NFO) for more information about this form.				
1. RESTRAINING ORDER IN	FORMATION						
		orders are now in effect be	tween the parties in this case.				
			rs are now in effect between the parties in				
this case.							
2. CHILD CUSTODY							
VISITATION (PARENTING	TIME)						
a. I consent to the order requested for child custody (legal and physical custody).							
b. I consent to the order requested for visitation (parenting time).							
c. I do not consent to the order requested for child custody visitation (parenting time)							
but I conser	but I consent to the following order:						
CHILD SUPPORT							
			FL-150) or, if eligible, a current Financial				
	form FL-155) to support my	responsive declaration.					
b. I consent to the o	100 mg						
c. I consent to guide	100 PM	□ b.d.l	and an analysis				
d. I do not consent to	o the order requested	but I consent to the follo	owing order:				
4. SPOUSAL OR DOMESTIC							
	led a current <i>Income and E</i>	expense Declaration (form	FL-150) to support my responsive				
declaration.	rdor roquooto d						
b. I consent to the o	107-11 10 10 10 10	7 h.d.l.					
c. I do not consent t	o the order requested	but I consent to the follo	owing order:				

ATTORNEY OR PARTY WITHOUT A	TTORNEY (Name, State Bar number, and a	FOR COURT USE ONLY			
_					
TELEPHONE NO.:	FAX NO. (C	optional):			
E-MAIL ADDRESS (Optional):					
ATTORNEY FOR (Name):					
SUPERIOR COURT OF	CALIFORNIA, CORNIA	IDACE	ES OF THIS		
STREET ADDRESS:					
MAILING ADDRESS:	FORM	1 ARE	LEFT		
CITY AND ZIP CODE: BRANCH NAME:	DLAN	II ANIE	CEDVED		
PETITIONER:	(This section ap	<u>IK</u> AIVL) SERVED		
RESPONDENT:	ON TI	JE OTI	HER PARTY	7	
OTHER PARTY:	01111	<u> </u>	112141741411		
	(This section apples only to gua	rdianship cases	;)	CASE NUMBER:	
GUARDIANSHIP OF (Name):	, ,,, ,,,	,	Minor		
	TION UNDER UNIFORM TION AND ENFORCEMEN				
1. I am a party to this prod	eeding to determine custody	of a child.	-		
	ess and the present address		residing with me is co	onfidential under Family Co	de section 3429 as
I have indicated i	•		-	•	
There are (specify number)			are subject to this proc		
(Insert the information	requested below. The resi	dence infor	mation must be give	n for the last FIVE years.,)
a. Child's name		Place of birth	1	Date of birth	Sex
					Deletionabie
Period of residence	Address		Person child lived with (nan	ne and complete current address)	Relationship
to present	Confidential		Confidential		
	Child's residence (City, State)		Person child lived with (nan	ne and complete current address)	
to	Child's residence (City, State)		Decree abild five decite form		
	ornid's residence (oity, state)		Person child lived with (nan	ne and complete current address)	
to					
	Child's residence (City, State)		Person child lived with (nan	ne and complete current address)	
to		Diam of high		Data afficials	10
b. Child's name		Place of birth	1	Date of birth	Sex
Residence information is (If NOT the same, provide	the same as given above for child a.				
Period of residence	Address	1	Person child lived with (nar	ne and complete current address)	Relationship
to present Confidential Confid			Confidential		
	Condition			ne and complete current address)	
to	Child's socidence (City State)				
	Child's residence (City, State)	ne and complete current address)			
to					
Child's residence (City, State) Person child lived with (no			me and complete current address)		
to					
c. Additional reside	ence information for a child lis	ted in item a	or b is continued on a	attachment 3c.	
d. Additional childre	en are listed on form <i>FL-105</i> (A)/GC-120(A	A). (Provide all reques	ted information for addition	al children.) Page 1 of 2