# PETITION TO DETERMINE PARENTAL RELATIONSHIP

FORMS ARE AVAILABLE ON INTERNET AT <u>WWW.SUTTERCOURTS.COM</u> OR <u>WWW.COURTS.CA.GOV</u>

#### The following forms are used when filing a Petition to Determine Parental Relationship:

- FL-200 *Petition to Determine Parental Relationship:* This document is your request to determine the two parties as the parents of the child/children listed along with establishing issues of child custody, visitation, and/or child support. You will want to fill out the form completely and accurately to make sure the Court knows exactly what you are requesting.
- **FL-311** *Child Custody and Visitation Application Attachment*: This attachment is used to tell the Court what child custody and/or parenting plan you would like the Court to order.
- FL-341(C) *Children's Holiday Schedule Attachment* (Optional Attachment)
- FL-341(D) Additional Provisions-Physical Custody Attachment (Optional Attachment)
- FL-341(E) Joint Legal Custody Attachment (Optional Attachment)
- FL-210 *Summons:* This notifies the other party that he/she is being sued and also contains some standard restraining orders that apply TO BOTH OF YOU.
- FL-105 *Declaration Under UCCJEA*: This form tells the Court where the child has been living for the past five years in addition to giving the Court information on any other cases that may exist.
- FL-115 *Proof of Service of Summons:* This form is very important because it determines the date by which the Court has jurisdiction over the other party.
- FL-220 *Response:* LEAVE THIS FORM <u>COMPLETELY</u> BLANK. Do not file this form. You are required to provide this form to the other party when you serve him/her with your other documents.
- **FL-105** *Declaration Under UCCJEA:* LEAVE THIS COPY OF THIS FORM <u>COMPLETELY</u> BLANK. Do not file this copy of this form. You are required to provide a blank copy of this form to the other party when you serve him/her with your other documents.

## **GENERAL INFORMATION**

A *Petition to Determine Parental Relationship* (FL-200) is used for individuals who were not married to the other parent of their child, the biological father was not listed on the birth certificate as the father, he did not sign the Voluntary Declaration of Paternity or Parentage when the child was born, and there is no child support Judgment establishing parentage. The *Petition* will establish the two parties as the parents of the child(ren) named and will allow you to obtain orders about child custody, visitation, and/or child support.

There are jurisdictional requirements that must be met before the court can make child custody orders. These requirements include residency in this state for six months before filing the petition, and that there is no other state that has jurisdiction to make orders about the custody of this child.

REVISED 1/1/2021 REVISED 1/1/2021

## **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.

# FILING AND SERVING INSTRUCTIONS

There is a filing fee for a Petition to Determine Parental Relationship. You can apply for a waiver of the court fees.

All originals need to be completed, copied TWO times, and filed with the Court. The Court will keep the originals and Endorse File the copies. When you file your documents, the clerk will give you two copies of a **Notice of Status Conference** and a **Referral to Family Court Services**. You will separate all of your Endorsed Filed documents into TWO stacks as follows:

# <u>Your Stack</u>

- FL-200 *Petition* (Including attachments)
- FL-210 Summons
- FL-105 Declaration Under UCCJEA
- Notice of Status Conference
- Referral to Family Court Services

## **Other Party's Stack**

- FL-200 *Petition* (Including attachments)
- FL-210 Summons
- FL-105 Declaration Under UCCJEA
- Notice of Status Conference
- Referral to Family Court Services
- FL-220 BLANK Response
- FL-105 BLANK Declaration Under UCCJEA

Have someone **OTHER THAN YOU AND OVER THE AGE OF 18** personally serve the other party with the documents above. Have the server complete the **FL-115** *Proof of Service of Summons* form. If you are unable to have the documents personally served on the other party, you must meet certain requirements to serve by mailing, publishing in the newspaper, or posting in the courthouse.

# FILE THE PROOF OF SERVICE

After the other party has been served and the FL-115 *Proof of Service of Summons* has been completed, make a copy for your records and have the original filed with the Court. This form determines the date of jurisdiction for the Court. **YOUR CASE CANNOT PROCEED UNTIL THIS PROOF OF SERVICE IS FILED WITH THE COURT.** 

# WHAT'S NEXT?

Initiating your case is only the first step. 30 days after the Respondent is served, check with the court to see if the other party has filed a response. If a response HAS NOT been filed by the Respondent, you are eligible to attend a Default Paternity Clinic at the Self-Help Center. You can check the clinic calendar online at www.suttercourts.com. You may also obtain a clinic calendar from the Self-Help Center. If a response HAS been filed, contact the Self-Help Center for information on your next steps.

#### FL-200

	TTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY	
NAME:	YOUR NAME			
FIRM NAME:	YOUR STREET ADDRESS			
STREET ADDRESS:	YOUR CITY, STATE, and ZIP CODE			
CITY:	TELEPHONE #	STATE: ZIP CODE:		
TELEPHONE NO .:	TELEPHONE #	FAX NO.:		
E-MAIL ADDRESS:				
ATTORNEY FOR (na	me):			
SUPERIOR CO	URT OF CALIFORNIA, COUNTY OF	COUNTY NAME		
STREET ADDR	COURT'S PHYSICAL ADDRESS			
MAILING ADDR	RESS:			
CITY AND ZIP C	COURT'S CITY, STATE, and ZIP CO	DE		
BRANCH	IAME:			
PETITIONER:	YOUR LEGAL NAME			
RESPONDENT				
			CASE NUMBER:	
PE	TITION TO DETERMINE PARE	INTAL RELATIONSHIP		
1. The petition	ner		IF YOU ARE MOTHER, CHECK (A).	
	ave birth to the children listed in iter		IF YOU ARE FATHER CHECK (B) AN	
b. w	ants to be determined as a parent of	of the children in item 2 because (specify	WHY YOU WANT TO BE THE LEGAL	
C. W	ants to be determined as not a pare	ent of the children listed in item 2 becaus	e (specify):	
		presentative(specify court and date of ap	pointment):	
e C	other (specify):			
2. The childre	n are			
a. Child's	name	Birthdate	Age	
		Dif difade.		
		CHILD'S DATE OF BIRTH	CHILD'S	
(OLDEST C	HILD FIRST)	MONTH / DAY / YEAR	AGE	
b. a	child who is not yet born.			
3. The court ha	as jurisdiction over the respondent k	ecause the respondent:		
a. li	ves in this state.		CHECK ALL THE	BOXES
b. h	ad sexual intercourse in this state,	which resulted in conception of the childr	en listed in item 2. THAT APPLY TO	) YOUR
c. 🗌 C	Other (specify):	-	SITUATION, UNDE	
			AND #5.	
		ou must check one or more to file in this	c <del>ount</del> y):	
	ne children live or are found in this o			
b. a	parent is deceased and proceeding	gs for administration of the estate have b	een or could be started in this county.	
5 Detitioner o	laims (check all that apply):			
		an listed in item 2 shows		
	espondent is the parent of the child		ternity (Attach a papy if available )	
		a voluntary declaration of parentage or pa	ternity. (Attach a copy if available.)	
		nd has failed to support the children.		
	name):		urnishing the following reasonable exp	penses
C	f pregnancy and birth for which the	respondent as parent of the children sho	uld pay:	
A	mount Payable to	For (specify):		
e. 🗌 p	ublic assistance is being provided t	o the children.		
	)ther (specify):			

<sup>6.</sup> A completed Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (form FL-105) is attached.

		FL-200
PETITIONER: YOUR NAME		CASE NUMBER:
RESPONDENT: RESPONDENT'S NAME		
Petitioner asks the court to make the determinations		
7. PARENT-CHILD RELATIONSHIP (check all that		CHECK THE PERSON YOU ARE TRYING TO
	e parent of the children listed in item 2 ot the parent of the children listed in ite	Eon Abelon Ao men Anten
c. Petitioner requests genetic testing to de	-	
children listed in item 2.		
8. CHILD CUSTODY AND VISITATION (PARENTI		CHECK THE BOXES TO TELL THE COURT WHO YOU WANT TO HAVE <u>LEGAL</u> CUSTODY, AND <u>PHYSICAL</u> CUSTODY OF THE CHILD(REN) AS WELL AS VISITATION.
a. If Petitioner Respondent is t	found to be the parent of the childrer I Petitioner Re	listed in item 2. spondent Joint Other
b. Legal custody of children to		
c. Physical custody of children to		
d. Child visitation (parenting time) be granted to	) 🗖 📕	
As requested in X form FL-311	form FL-312 form	n FL-341(C) CHECK APPROPRIATE BOXES
form FL-341(D)	form FL-341(E) Atta	achment 6c(1) IF USING THESE FORMS
e. The facts in support of the requested custody		
X Contained in the attached declaration.	USE THE MC-025 ATTACHMENT TO BRIEFLY CUSTODY AND VISITATION ORDERS ARE IN 1	
9. REASONABLE EXPENSES OF PREGNANCY A		
Reasonable expenses of pregnancy and birth to be paid by	Petitioner Respond	lent Joint
as follows:		CHECK APPROPRIATE BOXES
		IF REQUESTING ORDERS IN #9 AND/OR #10.
10. FEES AND COSTS OF LITIGATION	Petitioner Respond	lent Joint
a. Attorney fees to be paid by		
<li>b. Expert fees, guardian ad litem fees, and othe the action or pretrial proceedings to be paid be</li>		
	-	
<ol> <li>NAME CHANGE</li> <li>Children's names be changed, according t</li> </ol>	a Eamily Code postion 7629, on follow	up (appoint, old and new names);
CHECK THIS BOX IF YOU WOULD LIKE TO CHANGE		
	THE CHILD'S NAME AND WRITE THE COMPLE	ETE OLD AND NEW NAME
<ol> <li>CHILD SUPPORT The court may make orders for support of the ch</li> </ol>	ildren and issue an earnings assignm	ent without further notice to either party.
<ol> <li>OTHER ORDERS REQUESTED (specify):</li> </ol>	•	
14. I have read the restraining order on the back of t	he Summons (FL-210) and I understa	nd it applies to me when this Petition is filed.
I declare under penalty of perjury under the laws of t	he State of California that the foregoin	ng is true and correct.
Date: DATE		
PRINT YOUR NAME	•	SIGN YOUR NAME
(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)
A blank Response to Petition to Determine Parental	Relationship (form FL-220) must be s	erved on the respondent with this petition.
NOTICE: If you have a child from this relations both parents. Support normally continues unti finances. Otherwise, the child support order w required to pay child support must pay interes	I the child is 18. You should supply ill be based upon information supp	/ the court with information about your lied by the other parent. Any party

					FL-311
PETITI RESPON	IONER: FILL THIS OUT EXACTLY AS THE		CASE NUMBER		MPED
	PARTY: APPEARS ON YOUR OTHER D			COURT CASE NU	
SHOW WHAT THIS					
FORM IS BEING CHI	LD CUSTODY AND VISITATION (F			ATTACHMENT	
		not a court order—			
TO Petition Other (st		st for Order	Responsive Dec	claration to Requ	est for Order
1. X Custody. 🤇	Custody of the minor children of the parti	-			
Child's Nat	me Date of Birth	Legal Custody to (pe about health, educat		s <u>Physical Custo</u> with whom the	
CHILD'S FULL (OLDEST CHILD		WRITE IN THE NAME(S) WANT TO HAVE LEGA		WRITE IN THE NAM WANT TO HAVE PH	
2. X Visitation	(Parenting Time).				
	ecifically ordered, a child's holiday so	hedule order has prio	ority over the reg	ular parenting ti	me.
a. 🔄 R	easonable right of parenting time (visitat				
	volving domestic violence). ee the attached -page documen	t datad (anagify data):			
	he parties will go to child custody mediat		commending cour	nseling at <i>(specify</i>	date time and
io lo	cation):	ion of official outpations of the	control and g count	icomig at (opcomy	aato, amo, and
d. 🗔 N	o visitation (parenting time).				
	isitation (parenting time). (Specify start a	nd ending date and time	e. If applicable, c	heck "start of" OR	"after school.")
		Other Parent's/Party's			
(1)					
CHECK ALL THE	(Note: The first weekend of the month				
BOXES THAT	1st 2nd 3rd		weekend of the m		of school
APPLY.	from at	a.m p.m./	if applicable, spe	acity.	school
DESCRIBE THE PARENTING	to at	a.m p.m./	if applicable, spe	ecify: 🔄 start	of school
PLAN THAT YOU	(day of week) (time)		,	after	school
WANT THE	(a) The parties will alter	rnate the fifth weekends	s, with the	petitioner	respondent
COURT TO	other parent/	party having the initial f	ifth weekend, whi	ich starts (date):	
ORDER.	(b) The petition	er respondent	other par	rent/party will ha	ve the fifth
-	weekend in odd	even numbered	months.		
(2)	•				start of school
	from at at	[] a.m. [] e)	p.m./ if applicable	e, specify:	after school
	to at to to to		p.m./ if applicable	e, specify:	start of school after school
(3)	Weekdays starting (date):				start of school
	from at at	a.m	p.m./ if applicable		start of school after school
					start of school
	to at at	a.m	p.m./ if applicable	e, specify:	after school
(4)		,	re: listed	in Attachment 2e(	4)
( )	as follows:	,			-

Page 1 of 2

	OTHEF	PETITIONER: RESPONDENT: R PARENT/PARTY:	FILL THIS OUT <u>EXACTLY</u> AS THE INFORMATI APPEARS ON YOUR OTHER DOCUMENTS			BER			
3.		Supervised visitation (	parenting time).						
	a. If item 3 is checked, you must attach a declaration that shows why unsupervised visitation (parenting time) would be bad for your children. The judge is required to consider supervised visitation if one parent or party is alleging domestic violence and is protected by a restraining order.								
		Supervised Vi c. I request that (name		ily Code § 32					
		d. I request that the vis who is a prot	ren according to the schedule set out on pa itation (parenting time) be supervised by (i fessional nonprofessional supe one number is (specify):	-	SECTION 3 IS FOR REQUESTING SUPERVISED VISITATION. FILL IN THE INFORMATION REQUESTED.				
		e. I request that any co other parent/party:	osts of supervision be paid as follows: petit percent.	oner:	percent; respondent:	percent;			
4.		-	tation (parenting time) and place of excl driven only by a licensed and insured drive	-	r truck must have legal child restr	aint devices.			
		c. Transportatio	n <b>to</b> begin the visits will be provided by ( <i>name</i> , n <b>from</b> the visits will be provided by ( <i>name</i> , e point at the beginning of the visit will be ( <i>a</i> e point at the end of the visit will be ( <i>addre</i> )	: ddress):	SECTION 4 IS FOR REQUESTING SPECIFIC TRANSPORTATION ORDERS.				
		f. During the exc	changes, the party driving the children will ange location) while the children go betwe	vait in the ca					
5.		Travel with children. T must have written permi	he petitioner respondent ission from the other parent or party, or a c		er parent/party o take the children out of the follo	wing places:			
		a.    the state of Ca      b.    the following of ca      c.    other places (a)	counties (specify):		CTION 5 IS FOR REQUESTING THE COURT TO RESTRICT AVELING WITH THE CHILDREN.	]			
6.			ntion. There is a risk that one of the parties uest the orders set out on attached form Fl		e children out of California withou	t the other			
7.	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 pro	visions. I request the additional orders re-	parding custo	ody set out on the attached				
9.		Joint legal custody pro form FL-341(E)	visions. I request joint legal custody and v Other (specify):		itional orders set out on the attac INS 6-9 ARE FOR THE OPTIONAL				
10	-	Other. I request the follo	wing additional orders (specify):	CI ATTACH	HILD CUSTODY/VISITATION MENTS. CHECK ALL BOXES THA Y FOR THE FORMS YOU USE.	-			

FL-311

ATTACHMENT (Number): FL-200 8(e)

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

BRIEFLY EXPLAIN WHY THE CUSTODY AND VISITATION ORDERS THAT YOU ARE REQUESTING ARE IN THE CHILD(REN)'S BEST INTEREST.

(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)

ATTACHMENT to Judicial Council Form

American LegalNet, Inc. www.FormsWorkflow.com

www.courtinfo.ca.gov

				FL-341(C)
PETITIONER:		CASE	NUMBER:	
RESPONDENT.	. THIS OUT <u>EXACTLY</u> AS THE INFORM. VPPEARS ON YOUR OTHER DOCUMEN		COURT CAS	
FORM IS BEING ATTACHED TO	HILDREN'S HOLIDAY SCHE	DULE ATTACHMI	ENT	
TO Petition Response	Request for Order		aration to Request	
Stipulation and Order for Cu Visitation Order—Juvenile	stody and/or Visitation of Childro Other (specify):	en Findings a	and Order After Hea	ring or Judgment
1. Holiday parenting. The following tabl		edules Write "Petitio	oner " "Respondent "	"Other Parent " or
"Other Party" to specify each parent's	(or party's) years-odd or even nu			
specify the starting and ending days a				41
Note: Unless specifically ordered, a THIS IS AN OPTIONAL FORM FOR	i child's holiday schedule order	has priority over th	ie regular parenting	time.
REQUESTING THE COURT TO	Times (from when to when)	Every Year Petitioner/	Even Numbered	Odd Numbered
MAKE ORDERS ABOUT SPECIFIC	(Unless noted below, all single- day holidays start at a.m.	Respondent/	Years Petitioner/	Years Petitioner/
HOLIDAYS AND VACATIONS.	and end at p.m.)	Other Parent/Party	Respondent/ Other Parent/Party	Respondent/ Other Parent/Party
Holidays			Other Farenty	Other Parenty
December 31 (New Year's Eve)				
January 1 (New Year's Day)	THIS COLUMN IS TO	THIS COLUMN	THESE COLUM	
Martin Luther King's Birthday (weekend)	REQUEST A DIFFERENT	IS TO REQUEST	REQUEST A HOLIDAY SCHE	
February 12 (Lincoln's Birthday)	CERTAIN HOLIDAYS.	HOLIDAYS	ON EVEN AND	
President's Day (Weekend)		EVERY YEAR.		
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				

Form Approved for Optional Use Judicial Council of California FL-341(C) [Rev. July 1, 2016]

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E I	L-341	



CASE NUMBER:

COURT CASE NUMBER

#### 1. Holiday parenting (continued)

Other Holidays	Times (from when to when) (Unless noted below, all single- day 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):						
2. Vacations			N 2 IF YOU WOULD LIN RS ABOUT VACATION			
<ul> <li>The Petitioner Response</li> <li>a. May take vacation with the children times per year (specify):</li> </ul>		days	weeks the f	ollowing number of		
<ul> <li>Must notify the other parent or par and provide the other parent or pa information, and telephone numbe</li> </ul>	<ul> <li>b. Must notify the other parent or party in writing of vacation plans a minimum of (specify number): days in advance and provide the other parent or party with a basic itinerary that includes dates of leaving and returning, destinations, flight information, and telephone numbers for emergency purposes.</li> </ul>					
(1) The other parent or par		-	a problem with the v	acation schedule.		
	ree on the vacation plans (check al					
	to try to resolve any disagreement b	_		Docnondont		
(B) In even-numbered	years, the parties will follow the su t/Party for resolving the disagree			Respondent		
	ears, the parties will follow the sug	gestions of	Petitioner	Respondent		
(D) Other (specify):						
c. This vacation may be outsid	e the state of California.					
d. Any vacation outside	California the United Sta	ates requires prior	written consent of th	e other parent or		
a court order. e. Other (specify):						

	THIS IS AN OPTIONAL 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
	AT THIS FORM IS BEING
то	ATTACHED TO
	Stipulation and Order for Custody and/or Visitation of Children Findings and Order After Hearing or Judgment
	Custody Order—Juvenile—Final Judgment CHECK TO WHOM YOU WANT THE ADDITIONAL PROVISIONS TO APPLY
The	e additional provisions to physical custody apply to ( <i>specify parties</i> ): Petitioner 🎦 Respondent 📃 Other Parent/Party
1.	Notification of parties' current address. Petitioner Respondent Other Parent/Party
	must notify all parties within ( <i>specify number</i> ): 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.
	<ul> <li>a. The children must not be left alone without age-appropriate supervision.</li> <li>b. The parties must let each other know the name, address, and phone number of the children's regular child-care</li> </ul>
	providers.
4.	<b>Right of first option of child care.</b> In the event any party requires child care for ( <i>specify number</i> ): 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 <i>(specify number):</i> 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 ( <i>specify</i> ):
	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 ( <i>specify</i> ):
	as much notice as possible.
	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.

Page 1 of 2

TH	IS IS PAGE 2 OI MAKE COMM							FL-341(D)
	PETITIONER:				1	CASE NUM	IBER-	
OTHER	RESPONDENT: R PARENT/PARTY:		EXACTLY AS THE II N YOUR OTHER DO				COURT CASE NUMBER	]
7.	No negative commo their past or present						nments about each othe n.	r or about
8.	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).							
9.	No use of children a children and may no					each oth	er on matters concernin	g the
10	Alcohol or substance abuse. The petitioner respondent other parent/party may not consume alcoholic beverages, narcotics, or restricted dangerous drugs (except by prescription) within ( <i>specify number</i> ): hours 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.							
11. 📃	No exposure to cigarette or medical marijuana smoke. The parties will not expose the children to secondhand cigarette 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	t.						
	a The childre	en will have no c	ontact with (speci	fy name):				
	b The childre	en must not be le	ft alone in the pre	esence of (spe	cify name):			
14.	Children's clothing	and belonging	s.					
	a. Each party additional		thing for the child	lren so that the	children do	o not hav	e to make the exchange	∍s with
	b The childre	en will be returne	d to the other par	ty with the clot	hing and ot	her belor	ngings they had when th	ley arrived.
15		esslike notes (no	personal comme	nts), parties wi	Il record inf		n the children between t related to the health, eo	
16	the needs of the chil	dren and parties	change. Such ch	anges will be i	n writing, da	ated and	er may be added to or c signed by the parties; e e court in the form of a c	ach party
17.	Other (specify):							

	FL-341(E)
	PETITIONER: RESPONDENT: APPEARS ON YOUR OTHER DOCUMENTS COURT CASE NUMBER COURT CASE NUMBER
Ц	CHECK A BOX TO SHOW WHAT THIS FORM IS BEING ATTACHED TO JOINT LEGAL CUSTODY ATTACHMENT
L TC	
	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 Judgment
	Custody Order—Juvenile—Final Judgment Other (specify):
	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
1.	The parties ( <i>specify</i> ): Petitioner Respondent Other Parent/Party will have joint legal custody of the children.
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:
	a. Enrollment in or leaving a particular private or public school or daycare center
	b Beginning or ending of psychiatric, psychological, or other mental health counseling or therapy
	<ul> <li>c. Participation in extracurricular activities</li> <li>d. Selection of a doctor, dentist, or other health professional (except in emergency situations)</li> </ul>
	e. Participation in particular religious activities or institutions f. Out-of-country or out-of-state travel CAN ASK THE COURT TO MAKE SPECIFIC
	g. Other (specify): JOINT LEGAL CUSTODY ORDERS.
3.	<ul> <li>If a party does not obtain the consent of the other party to those items in 2, which are granted as court orders:</li> <li>a. He or she may be subject to civil or criminal penalties.</li> <li>b. The court may change the legal and physical custody of the minor children.</li> <li>c. Other consequences (specify):</li> </ul>
4.	Special decision making designation and access to children's records a. The petitioner respondent other parent/party will be responsible for making decisions regarding the following issues (specify):
-	<ul> <li>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.</li> </ul>
5.	<ul> <li>Health-care notification.</li> <li>a. 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.</li> </ul>
	b. 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 procedures or treatment administered to the children.
	c. The parties are required to administer any prescribed medications for the children.
6.	School notification. Each party will be designated as a person the children's school will contact in the event of an emergency.
7.	Name. The parties will not change the last name of the children or have a different name used on the children's medical, school, or other records without the written consent of the other party.
8.	Other (specify):

## SUMMONS

CITACIÓN (Paternidad—Custodia y Manutención)

FL-210

(Parentage—Custody and Support) NOTICE TO RESPONDENT (Name): AVISO AL DEMANDADO (Nombre): You have been sued. Read the information below and on Lo han demandado. Lea la información a continuación y o Petitioner's name: El nombre del demandante: YOUR NAME	the next page.
	BER: (Número de caso)
You have <b>30 calendar days</b> after this <i>Summons</i> and <i>Petition</i> are served on you to file a <i>Response</i> (form FL-220 or FL-270) at the court and have a copy served on the petitioner. A letter, phone call, or court appearance will not protect you.	Tiene <b>30 dias de calendario</b> después de habir recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario FL-220 o FL-270) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica o una audiencia de la corte no basta para protegerlo.
If you do not file your <i>Response</i> on time, the court may make orders affecting your right to custody of your children. You may also be ordered to pay child support and attorney fees and costs.	Si no presenta su <b>Respuesta</b> a tiempo, la corte puede dar órdenes que afecten la custodia de sus hijos. La corte también le puede ordenar que pague manutención de los hijos, y honorarios y costos legales.
For legal advice, contact a lawyer immediately. Get help finding a lawyer at the California Courts Online Self-Help Center (www.courts.ca.gov/selfhelp), at the California Legal Services website (www.lawhelpca.org), or by contacting your local bar association.	Para asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio web de los Servicios Legales de California (www.lawhelpca.org), o poniéndose en contacto con el colegio de abogados de su condado.
<b>NOTICE: The restraining order on page 2</b> remains in effect against each parent until the petition is dismissed, a judgment is entered, or the court makes further orders. This order is enforceable anywhere in California by any law enforcement officer who has received or seen a copy of it.	AVISO: La órden de protección que aparecen en la pagina 2 continuará en vigencia en cuanto a cada parte hasta que se emita un fallo final, se despida la petición o la corte dé otras órdenes. Cualquier agencia del orden público que haya recibido o visto una copia de estas orden puede hacerla acatar en cualquier lugar de California.
FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. The court may order you to pay back all or part of the fees and costs that the court waived for you or the other party.	<b>EXENCIÓN DE CUOTAS:</b> Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. La corte puede ordenar que usted pague, ya sea en parte o por completo, las cuotas y costos de la corte previamente exentos a petición de usted o de la otra parte.
2. The name, address, and te attorney, are: (El nombre, demandante si no tiene at	the court are: ( <i>El nombre y dirección de la corte son:</i> ) <b>S NAME AND ADDRESS</b> elephone number of petitioner's attorney, or petitioner without an <i>la dirección y el número de teléfono del abogado del demandante, o del</i> bogado, son:) AME AND ADDRESS AND LEPHONE NUMBER
Date (Fecha): Clerk, by (Sec	cretario, por), Deputy (Asistente)

Form Adopted for Mandatory Use Judicial Council of California FL-210 [Rev. January 1, 2015] SUMMONS (Parentage—Custody and Support)

#### ORDEN DE RESTRICCIÓN ESTÁNDAR (Paternidad—Custodia y Manutención)

THIS RESTRAINING ORDER APPLIES TO YOU, AS WELL AS THE OTHER PARTY

Starting immediately, you and every other party are restrained from removing from the state, or applying for a passport for, the minor child or children for whom this action seeks to establish a parent-child relationship or a custody order without the prior written consent of every other party or an order of the court.

This restraining order takes effect against the petitioner when he or she files the petition and against the respondent when he or she is personally served with the *Summons* and *Petition* OR when he or she waives and accepts service.

This restraining order remains in effect until the judgment is entered, the petition is dismissed, or the court makes other orders.

This order is enforceable anywhere in California by any law enforcement officer who has received or seen a copy of it.

En forma inmediata, usted y cada otra parte tienen prohibido llevarse del estado a los hijos menores para quienes esta acción judicial procura establecer una relación entre hijos y padres o una orden de custodia, ni pueden solicitar un pasaporte para los mismos, sin el consentimiento previo por escrito de cada otra parte o sin una orden de la corte.

Esta orden de restricción entrará en vigencia para el demandante una vez presentada la petición, y para el demandado una vez que éste reciba la notificación personal de la Citación y Petición, o una vez que renuncie su derecho a recibir dicha notificación y se dé por notificado.

Esta orden de restricción continuará en vigencia hasta que se emita un fallo final, se despida la petición o la corte dé otras órdenes.

Cualquier agencia del orden público que haya recibido o visto una copia de esta orden puede hacerla acatar en cualquier lugar de California.

NOTICE—ACCESS TO AFFORDABLE HEALTH INSURANCE Do you or someone in your household need affordable health insurance? If so, you should apply for Covered California. Covered California can help reduce the cost you pay toward high-quality, affordable health care. For more information, visit www.coveredca.com. Or call Covered California at 1-800-300-1506.	AVISO—ACCESO A SEGURA DE SALUD MÁS ECONOMICO Necessita seguro de salud a un costo asequible, ya sea para usted o alguien en su hogar? Si es asi, puede presentar una solicitud con Covered California. Covered California lo puede ayudar a reducir al costo que paga por seguro de salud asequible y de alta calidad. Para obtener más información, visite www.coveredca.com. O Ilame a Covered California al 1-800-300-0213.
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#### FL-105/GC-120

	tate Bar number, and addre	·ss):			FOR COURT USE	ONLY	
YOUR NAME							
YOUR STREET ADDRESS							
YOUR CITY, STATE, and ZIP CODE							
TELEPHONE NO .: TELEPHONE #	FAX NO. (Option	nai):		T	HIS FORM IS	το τε	LL THE
E-MAIL ADDRESS (Optional):	•				<b>OURT WHERE</b>	E THE	CHILD
ATTORNEY FOR (Name):				Ын	AS BEEN LIV	NG F	OR THE
SUPERIOR COURT OF CALIFORNIA,		OUNTY NAM	NE .		AST <u>FIVE</u> YEA		
STREET ADDRESS: COURT'S PHYSICAL	ADDRESS						
MAILING ADDRESS:							
CITY AND ZIP CODE: COURT'S CITY, STA	TE, and ZIP CODE						
BRANCH NAME:							
FEITIONER:	n applies only to family						
	CTLY AS THE INFOR						
OTHER PARTY: APPEARS ON YO	OUR OTHER DOCUM	ENTS					
	apples only to guardia	nshin cases )		CASE NUMBE	R:		
GUARDIANSHIP OF (Name):		·····	Minor	_			
			Minor	0	OURT CASE NUM	BER	
DECLARATION UNDE	R UNIFORM CH	III D CUS	TODY				
JURISDICTION AND EI							
		-					
1. I am a party to this proceeding to dete	-						
<ol><li>My present address and the present address address and the present address address and the present address add</li></ol>				nfidential u	inder Family Co	de sec	tion 3429 as
I have indicated in item 3.	WRITE IN THE N						
<ol><li>There are (specify number):</li></ol>			e subject to this proce				
(Insert the information requested b	elow. The resider	nce inforn	nation must be give	n for the la	st FIVE years.)		
a. Child's name	P	lace of birth		Date of b	irth		Sex
OLDEST CHILD'S NAME	<u>CI</u>	ITY & STATE	E WHERE CHILD WAS BO	ORN	MM / DD / YYYY		M or F
Period of residence Address		P	Person child lived with (nam	e and comple	te current address)	Relatio	nship
CURRENT	ADDRESS FOR THE		NAME OF PERS			RELA	TIONSHIP OF
to present Confid	Jential			HAT ADDRE		PERS	ON TO CHILD
Child's residence	e (City, State)	F	Person child lived with (nam	e and comple	te current address)		
	ADDRESSES FOR TH						
FOR <u>FIVE</u> YE	EARS GO IN THESE E	BOXES.	Person child lived with (nam	e and comple	te current address)		
	<b>RIOD OF RESIDENCE</b>	E"					
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			Person child lived with (nam	e and comple	te current address)		
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b. Child's name NEXT OLDEST CHILD'S		MATCH.		Date of b			Sex M or F
DATES, DIAGONAL FI	NAME P	MATCH.	Person child lived with (nam WHERE CHILD WAS BO	Date of b	irth	]	
b. Child's name NEXT OLDEST CHILD'S Residence information is the same as given	NAME P	MATCH.	WHERE CHILD WAS BO	Date of b	irth MM / DD / YYYY	Relation	M or F
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FL-105/GC-120

SHORT TITLE:		CASE NU	MBER:
-	LAST NAME 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):

Tes No (in yes, attach a copy of the orders (in you have one) and provide the following mormation).								
Proceeding	Case number	Court (name, state, location)	Court order or judgment <i>(date)</i>	Name of each child	Your connection to the case	Case status		
a. 🔲 Family								
b. 🔛 Guardianship	THE CHILD(RE							
c. 🔲 Other								

Proceeding	Case Number	Court (name, state, location)
d. Juvenile Delinquency/ Juvenile Dependency		
e. Adoption		

5. One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):

Court	County	State	Case number (if	known)	Orders expire (date)		
a. 🗖 Criminal	CHECK THIS BOX I						
b. 🔲 Family		VIOLENCE RESTRAINING ORDERS NOW IN EFFECT AND COMPLETE THE INFORMATION IN THIS SECTION.					
c. Juvenile Delinquency/ Juvenile Dependency							
d. Other							

6. Do you know of any person who is not a party to this proceeding who has physical custody or claims to have custody of or visitation rights with any child in this case? Yes No (If yes, provide the following information):

	·						
a. Name and address of person	b. Name and address of person	c. Name and address of person					
	COURT IF THERE IS ANYONE ELSE THAT CLAI TODY AND/OR VISITATION. Has physical custody Claims custody rights Claims visitation rights Name of each child	MS TO Has physical custody Claims custody rights Claims visitation rights 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 PRINT YOUR NAME SIGN YOUR NAME							
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)					
7. Number of pages attached:							
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.							
FL-105/GC-120 (Rev. January 1, 2009) DECLARATION UNDER UNIFORM CHILD CUSTODY Page 2 of 2 JURISDICTION AND ENFORCEMENT ACT (UCCJEA)							

#### FL-115

										12110
PARTY WITHOUT	T ATTOR	NEY OF ATTORNEY STATE E	AR NO.:						FOR COURT USE ONLY	
NAME:	Y	OUR NAME								
FIRM NAME: STREET ADDRES	~~ V	OUR STREET ADDRESS								
CITY:		OUR CITY, STATE, ZIP CODE	STATE	ZIP COD	<b>F</b> '					
TELEPHONE NO.		· · ·	FAX NO.		<b>_</b> .					
E-MAIL ADDRESS		ELEPHONE #								
ATTORNEY FOR	(name):									
SUPERIOR C	OURT	OF CALIFORNIA, COUNTY	OF	COUNTY NAM	-			1		
STREET ADDRE		-			-					
MAILING ADDRE	SS:	COURT'S PHYSICAL ADDRESS	5							
CITY AND ZIP CO BRANCH NAME:		COURT'S CITY, STATE, and ZIF	CODE							
PETITI	IONEF	YOUR NAME FOR PETITIC	NER							
RESPON	NDEN	C: OTHER PARTY'S NAME FO	OR RES	PONDENT						
		PROOF OF SER	VICE	OF SUMMO	ONS			CASE NUN	IBER: CASE NUMBER	
4 4444		and in a lower of least 40								
a.	Fam	service I was at least 18 y ily Law: Petition—Marriag iage/Domestic Partnershi	e/Dorr	nestic Partner						
	wich	lage/Domestic Farthership		( <u>FL-120</u> )	-or-					
b. X	Unifo	rm Parentage: Petition to	Deter	mine Parenta	Relations	nip (fo	ormFL-20	), Summ	ons (form FL-210 ), and	blank
		onse to Petition to Detern								
					-or-					
<b>C</b> .		ody and Support: Petition							0), Summons (form <u>FL</u>	210), and
	blank	Response to Petition for	Custo	dy and Supp		Child	dren (form	<u>FL-270</u> )		
d. 🗙	(1)	X Completed and bla Uniform Child Cust				5)			l blank <i>Financial Statem</i> m <u>FL-155</u> )	ent
		Enforcement Act (			4051					
CHECK ANY	(2)	Completed and bla				5) L			l blank <i>Property</i> rm <u>FL-160</u> )	
OTHER BOX(ES) FOR		Disclosure (form F			-	()	Requ	est for Or	der (form <u>FL-300</u> ), and	blank
ADDITIONAL	(3)	Completed and bla			sets				claration to Request for	Order
FORM(S) YOU COMPLETE		and Debts (form F		-		-	- ·	<u>FL-320</u> )		
	(4)	Completed and bla Expense Declaration			(	3)	X Othe	(specify):	NOTICE OF STATUS CO REFERRAL TO FAMILY CO	
2. Address	where	e respondent was served:	ADD	RESS WHERE T THE <u>SER</u>	HE RESPOND					
3 I served	the re	spondent by the following	mean	s (check proj	per hoxes):					
a. X		sonal service. I personal			-	spon	dent (Cod	e Civ. Pro	c., § 415.10)	
		date): DATE OTHER PARTY			at (time):			RTY WAS SE		
b.	Sub	stituted service. I left the	copie	s with or in th	e presence	of (n	name):			
	who i	s (specify title or relations	hip to	respondent):						
	(1)	(Business) a perso business of the res							e at the office or usual p the papers.	lace of
	(2)		nt men	nber of the h	ousehold (a	t leas	t 18 years		t the home of the respor	ndent. I
	on (d			_	t (time):					
		eafter mailed additional co s were left (Code Civ. Pro				epaid	) to the re	spondent	at the place where the	
	-	laration of diligence is a				en to	first atter	npt persor	nal service.	

Page 1 of 2

					FL-115					
	PETITIONER: RESPONDENT:	YOUR NAME FOR PETITIONER OTHER PARTY'S NAME FOR RESPONDENT		CASE NUMBER:						
3.		acknowledgment service. I maile mail, postage prepaid, on (date):	d the copies to the respondent, a	ddressed as shown in item 2, by from (city):						
	(1) with two copies of the Notice and Acknowledgment of Receipt (form <u>FL-117</u> ) and a postage-paid return envelope addressed to me. (Attach completed Notice and Acknowledgment of Receipt (form <u>FL-117</u> ).) (Code Civ. Proc., § 415.30.)									
		o an address outside California (by eturn receipt or other evidence o								
		pecify code section):								
		d on <u>Attachment 3d</u> .								
4.	Person who serve Name:									
	Address:	YOUR SERVER'S NAME SERVER'S STREET ADDRESS SERVER'S CITY, STATE, ZIP CODE								
	Telephone number	SERVER'S TELEPHONE #								
	This person is		CHECK APPROPRIATE BOX							
		from registration under Business an	d Professions Code section 223	50(b).						
		jistered California process server. red California process server:	an employee or an i	independent contractor						
		istration no.:								
	(2) Cou									
	(3) The	fee for service was (specify): \$								
5.	I declare un	der penalty of perjury under the law	s of the State of California that th	e foregoing is true and correct.						
			-or-							
6.	I am a Califo	ornia sheriff, marshal, or constab	le, and I certify that the foregoing	g is true and correct.						
	PAPERS, TH	F SERVES YOUR IEY CHECK #6. SE WILL CHECK #5								
Da	ate: DATE									
		RINT SERVER'S NAME	•	SERVER'S SIGNATURE						
	(NAME O	F PERSON WHO SERVED PAPERS)	(SIC	GNATURE OF PERSON WHO SERVED PAPERS)						

					FL-220
PARTY WITHOUT ATTORNEY OR ATTORNEY	ST	ATE BAR NUMBER:		FOR COURT USE ONLY	
NAME:					
FIRM NAME:					
STREET ADDRESS: CITY:	STA	TE: ZIP CODE:			
TELEPHONE NO.:	FAX				-
E-MAIL ADDRESS:			BOTH	PAGES OF THIS	
ATTORNEY FOR (name):					
SUPERIOR COURT OF CALIFORNI	A COUNTY OF		1 FORM	ARE LEFT	
STREET ADDRESS:	,				
MAILING ADDRESS:			BLAN	K AND SERVED	
CITY AND ZIP CODE: BRANCH NAME:				<b>IE OTHER PARTY</b>	
PETITIONER: RESPONDENT:					_
RESPONDENT.					
				CASE NUMBER:	
RESPONSE TO PETITION	TO DETERMINE	PARENTAL RELA	TIONSHIP		
<ol> <li>The petitioner         <ol> <li>a. is a parent of the chi</li> </ol> </li> </ol>	ldren in item 2				
b. is not a parent of the					
c. is the child or the chi	ild's personal represe	ntative (specify cour	t and date of a	ppointment):	
<li>d. Other (specify):</li>					
2. The children are					
a. Child's name			Birthdate	Age	
<li>b. a child who is not ye</li>	t born.				
3. The respondent					
a. Iives in the state of C b. was in California whe		in item 2 were conc	bovie		
c. does not live in the s		in item 2 were conce	civeu.		
d. was not in California		ted in item 2 were o	onceived.		
e. Other (specify):					
<ol> <li>The children         <ul> <li>a. Ive or are found in the second seco</li></ul></li></ol>	his county				
		and proceedings fo	r administration	of the estate have been or could b	e started
in this county.		, and proceedings to			o otantoa
-					
5. The respondent is	Marca Radad in Stars O	- have			
<ul> <li>a. the parent of the chil</li> <li>b. not certain if the response</li> </ul>			l in item 2 abou		
<ul> <li>b. not certain if the resp</li> <li>c. not the parent of the</li> </ul>				с.	
d. Other (specify):					
<ol><li>Additional statements</li></ol>					
	-	-		atemity. (Attach a copy if available	)
<li>b. Parentage has been</li>	established in anoth	er case gove	ernmental child	support Other (specify):	
c. Public assistance is	being provided to the	children			
7. A completed Declaration Under	er Uniform Child Cus	ody Jurisdiction and	Enforcement A	<i>lct (UCCJEA</i> ) (form FL-105) is attac	hed.
					Page 1 of 2
					1.000.1.012

### 405/CC 400

				FL-105/GC-120
ATTORNEY OR PARTY WITHOUT A	TTORNEY (Name, State Bar number, and addre	ess):	FOR COURT USE	ONLY
F				
TELEPHONE NO .:	FAX NO. (Optio	inal):		
E-MAIL ADDRESS (Optional):				
ATTORNEY FOR (Name):				
SUPERIOR COURT OF		PAGES OF THIS		
STREET ADDRESS:	вотні	FAGES OF THIS		
MAILING ADDRESS:	FORM	ARE LEFT		
CITY AND ZIP CODE:				
BRANCH NAME:	(This section at BLANK	( AND SERVED		
PETITIONER:	(This section ap		,	
RESPONDENT:		E OTHER PARTY		
OTHER PARTY:				
	(This section apples only to guardia	anship cases.)	CASE NUMBER:	
GUARDIANSHIP OF (Name):		Minor		
	TION UNDER UNIFORM CH			
	TION AND ENFORCEMENT			
	ceeding to determine custody of			
	•	each child residing with me is co	nfidential under Family Co	de section 3429 as
I have indicated i				
3. There are (specify numl (Insert the information	-	ren who are subject to this proce nce information must be giver		
-	•	-		
a. Child's name		Place of birth	Date of birth	Sex
Period of residence	Address	Dessee shild lived with desse	e and complete current address)	Relationship
rend offesidence	Address	Person child lived with (nam	e and complete current address)	readonamp
to present	Confidential	Confidential		
	Child's residence (City, State)	Person child lived with (nam	e and complete current address)	
to				
	Child's residence (City, State)	Person child lived with (nam	e and complete current address)	
to	Child's residence (City, State)	Denne all'Id Kund Mart	a and complete current address)	

	Child's residence (City, State) P		Person child lived with (name a		
to					
	Child's residence (City, State)		Person child lived with (name a	nd complete current address)	
to					
b. Child's name		Place of birth		Date of birth	Sex
	the same as given above for child a.				
(If NOT the same, provide	e the information below.)				
Period of residence	Address		Person child lived with (name a	and complete current address)	Relationship
to present	Confidential		Confidential		
	Child's residence (City, State)		Person child lived with (name a	and complete current address)	
to					
			-		
	Child's residence (City, State)		Person child lived with (name a	and complete current address)	
to					
	Child's residence (City, State)		Person child lived with (name a	and complete current address)	
to					
2					
c. Additional reside	ence information for a child liste	ed in item a	or b is continued on atta	chment 3c.	

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

Additional residence information for a Grind Istea in Item 6 of Provide all requested information for additional children.)
Additional children are listed on form FL-105(A)/GC-120(A). (Provide all requested information for additional children.)
Page 1 of 2 d.

Form Adopted for Mandatory Use Judicial Council of California FL-105/GC-120 (Rev. January 1, 2009)

DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)