# PETITION TO DETERMINE PARENTAL RELATIONSHIP

# Forms are available online at: www.courts.ca.gov

## **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.

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

- FL-200 Petition to Determine Parental Relationship
- **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-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-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-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.

## You will also need these **BLANK** forms to serve on the Other Party:

- FL-220 BLANK *Response*: (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)

#### The following are optional forms that are available online or at the Self-Help Center:

- 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)

## SUPERIOR COURT OF CALIFORNIA COUNTY OF SUTTER

**REVISED 1/1/2025** 

FAMILY LAW FACILITATOR
FAMILY LAW INFORMATION CENTER

**CSEN** 530-822-3305

#### **LEGAL TERMS OF CUSTODY DEFINED**

**Physical Custody:** Who the child primarily lives with

<u>Sole Physical Custody</u>: The child resides with one parent, subject to the power of the court to order visitation with the other parent

<u>Joint Physical Custody</u>: Each parent has periods of physical custody. It does not have to be equal time

<u>Legal Custody:</u> Who makes the decisions about the child's health, education, and welfare

<u>Sole Legal Custody</u>: One parent shall have the right to make decisions about the child's health, education, and welfare

<u>Joint Legal Custody</u>: Both parents share in making the decisions

## **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 2 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 2 copies of a **Notice of Status Conference** and a **Referral to Family Court Services**. You will separate all of your Endorsed Filed documents into 2 stacks as follows:

#### Your Stack

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

#### Other Party's Stack

- FL-200 *Petition* (Including attachments)
- FL-105 Declaration Under UCCJEA
- FL-210 Summons
- 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 make sure that the original filed with the Court. YOUR CASE CANNOT PROCEED UNTIL THIS PROOF OF SERVICE IS FILED WITH THE COURT.

#### WHAT'S NEXT?

Filing the Petition 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 Parentage Clinic at the Family Law Self-Help Center. You can check the clinic calendar online at www.sutter.courts.ca.gov. or get one from the Self-Help Center. If a response HAS been filed, contact the Self-Help Center for information on how to proceed.

PARTY WITHOUT AT	TTORNEY OR ATTORNEY	STATE BAR NUM	BER:	FOR COU	RT USE ONLY
NAME: FIRM NAME: STREET ADDRESS: CITY:	YOUR NAME YOUR STREET ADDRESS	STATE:	ZIP CODE:		
TELEPHONE NO.:	YOUR CITY, STATE, and ZIP CODE TELEPHONE #	FAX NO.:			
E-MAIL ADDRESS:					
ATTORNEY FOR (na			1		
SUPERIOR COL STREET ADDR	RESS:	COUNTY NAME			
MAILING ADDR	I CULIDT'S DUVSICAL ANNDESS				
CITY AND ZIP CO BRANCH N	COLIDT'S CITY STATE and 7ID				
		<del>_</del>			
PETITIONER:	TOOK ELOAL WAIIL				
RESPONDENT	OTHER PART I 3 LEGAL NAME				
PE	TITION TO DETERMINE PARE	NTAL RELA	TIONSHIP	CASE NUMBER:	
1. The petition	ner		ı	IE VOU ARE MOTI	IED CHECK (A)
	ave birth to the children listed in iten ants to be determined as a parent o		in item 2 because (specify)		ER, CHECK (A). ER, CHECK (B) AND EXPLAIN TO BE THE LEGAL FATHER.
6	ants to be determined as not a pare	nt of the childs	ron listed in itom 2 hosque	(opposity):	
C W	ants to be determined as <u>not</u> a pare	iii oi uie ciiidi	en iisted iii item 2 because	s (specify).	
	the child or the child's personal rep ther (specify):	resentative (sp	ecify court and date of app	oointment):	
2. The childre	n are				
a. Child's i	<u>name</u>		<u>Birthdate</u>	<u>Age</u>	
CHILD'S	FULL NAME		CHILD'S DATE OF BIRTH	CHILD'S	
(OLDEST	CHILD FIRST)		MONTH / DAY / YEAR	AGE	
b.	child who is not yet born.				
	-				
	is jurisdiction over the respondent but this state.	ecause the res	spondent:	Í	
	ad sexual intercourse in this state, v	vhich resulted	in conception of the childre	en listed in item 2.	CHECK ALL THE BOXES THAT APPLY TO YOUR
c. 0	Other (specify):				SITUATION, UNDER #3, #4,
4. The action i	is brought in this county because (y	ou must check	one <u>or mere</u> to file in this	co <del>unty):</del>	AND #5.
	ne children live or are found in this c	-			
b. a	parent is deceased and proceeding	s for administr	ration of the estate have be	een or could be sta	rted in this county.
	laims (check all that apply):				
	espondent is the parent of the childr arentage has been determined by a			ternity (Attach a co	ony if availahla )
	espondent is the children's parent a	-		normity. (Andorra of	ору п ачапавіс.)
	name):		• •	urnishing the follow	ing reasonable expenses
	f pregnancy and birth for which the	respondent as		uld pay:	
A	mount Payable to		For (specify):		
e. p	ublic assistance is being provided to	the children.			
	Other (specify):				

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

PETITIONER: YOUR NAME	1		CASE NUMBER:	
RESPONDENT: RESPONDENT'S NAME				
Petitioner asks the court to make the de	eterminations indicated be	elow.		
7. PARENT-CHILD RELATIONSHIP ( a. Petitioner Resport b. Petitioner Resport	ident is the parent of t	he children listed in item 2		G TO
c. Petitioner requests geneti		of the children listed in ite ether the Petitioner		t of the
children listed in item 2.	e testing to determine wit	CHECK THE PERSON YOU	CHECK THE BOXES TO TELL THE C	
CHILD CUSTODY AND VISITATIO     a. If Petitioner Resp.		ARE TRYING TO ESTABLISH AS THE PARENT the parent of the children li	YOU WANT TO HAVE <u>LEGAL</u> CUSTO PHYSICAL CUSTODY OF THE CHILD WELL AS VISITATION.	
a	is lound to be		spondent Joint Other	
b. Legal custody of children to		···········		
<ul> <li>c. Physical custody of children to .</li> </ul>				
d. Child visitation (parenting time)	be granted to			
As requested in X form FL-3	311 form FL	-312 <b>form</b>	FL-341(C) CHECK APPROPRIATE BOX	
form FL-	341(D) form FL	-341(E) Attac	chment 8d IF USING THESE FORMS	,
e. The facts in support of the reque	declaration. USE THE M	C-025 ATTACHMENT TO BRIEFLY	are (specify):  YEXPLAIN WHY YOUR REQUESTED  I THE CHILD(REN)'S BEST INTEREST.	
9. REASONABLE EXPENSES OF PR			7 - X - 7	
Reasonable expenses of pregnancy	<i>/</i> F	etitioner Responde	ent Joint	
and birth to be paid by as follows:				
as follows.			CHECK APPROPRIA	
		4	IF REQUESTING ORD AND/OR #10	
10. FEES AND COSTS OF LITIGATIO	N F	etitioner Responde	ent Joint	
a. Attorney fees to be paid by				
<ul> <li>Expert fees, guardian ad litem for the action or pretrial proceeding</li> </ul>				
11. NAME CHANGE	d according to Family Co	de section 7638, as follow	s (specify old and new names):	
CHECK THIS BOX IF YOU WOULD			, , , ,	
	EIRE TO CHANGE THE CHIED	THAME AND WRITE THE COMPE	TE GED AND NEW NAME	
<ol> <li>CHILD SUPPORT         The court may make orders for sup     </li> </ol>	port of the children and is	sue an earnings assignme	ent without further notice to either party	y.
13. OTHER ORDERS REQUEST	ΓED (specify):			
14. I have read the restraining order on filed.	the back of the Summon	s (form FL-210) and I unde	erstand it applies to me when this Petit	tion is
I declare under penalty of perjury unde Date: DATE	r the laws of the State of	California that the foregoin	g is true and correct.	
PRINT YOUR NAME		•	SIGN YOUR NAME	
(TYPE OR PRINT NAME)	nino Parantal Polationahi	7./form El 220\ must b =	(SIGNATURE OF PETITIONER)	ion
A blank Response to Petition to Determ				
_		-	hild support based upon the income the court with information about ve	

both parents. Support normally continues until the child is 18. You should supply the court with information about your finances. Otherwise, the child support order will be based upon information supplied by the other parent. Any party required to pay child support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

			FL-311
PETITIONER: RESPONDENT: CHECK A BOX TO NT/PARTY: FILL TH	IIS OUT <u>EXACTLY</u> AS THE INFOR EARS ON YOUR OTHER DOCUM	CASE NUMB ENTS	COURT CASE NUMBER
	ID VISITATION (PARENT	ING TIME) APPLICATION	ATTACHMENT
FORM IS BEING ATTACHED TO	—This is not a co	•	
TO Petition Respons	e Request for Ord	der Responsive De	eclaration to Request for Order
Other (specify):  1. a. <b>X</b> Custody. Custody of the m	inor children of the parties is ı	requested as follows:	Attachment 1a.
		Legal Custody to	Physical Custody to
Child's Name	LISTA OT BIRTH "	rson who decides about the ci health, education, and welfare	· ·
COMPLETE #1 a. CHILD'S FULL NAME	CHILD'S DATE OF BIRTH	WRITE IN THE NAME(S) OF	WRITE IN THE NAME(S)
(OLDEST CHIEDTIKST)	MONTH / DAY / YEAR	WHO YOU WANT TO MAKE DECISIONS ABOUT THE CHILI	OF WHO YOU WANT THE CHILD TO LIVE WITH
IF THERE ARE ALLEGATIONS OF ABUSE, ALSO COMPLETE #1 b.			OINED TO EIVE WITH
b. Custody with allegations	of a history of abuse or sub	nstance ahuse	
(1) Petitioner	_		e) alleged to have
OR (2) FOR  ABUSE  a history of abuse aga person they live with 6		ons: a child, the other parent,	, •
ALLEGATIONS. (2) Petitioner	Respondent Othe	r parent/party is (or are	e) alleged to have
	ual illegal use of controlled su abuse of prescribed controlled		ontinual abuse of alcohol, or the
COMPLETE (3)	·	stody of the minor child to the	a nercon(s) alleged to have a
	or substance abuse.	stody of the millor child to the	e person(s) alleged to have a
ORDERS 4) Even though the	ere are allegations, I ask that	the court make the child custo	ody orders in item 1a.
even though the	ere are allegations against the	em of a history of abuse or su	person(s) be granted custody, lbstance abuse.)
Below:	Attachment 1b.	Other (specify):	
	CHECK ALL BOXES IN #2	THAT APPLY.	
	DESCRIBE THE PARENTING		
2. X Visitation (Parenting Time).	WANT THE COURT TO	O ORDER.	
Note: Unless specifically ordered, a	•		
a. Language Reasonable right of pa involving domestic v		party without physical custod	dy (not appropriate in cases
_	page document dated (s	specify date):	
c. The parties will go to c location):	hild custody mediation or chil	d custody recommending cou	inseling at (specify date, time, and
d. No visitation (parentino	g time).		

Page 1 of 4

PET	ΓΙΤΙΟ	ONER:	CASE NUMBER:	
	ONI	DENT:   FILL THIS OUT <u>EXACTLY</u> AS THE INFORMATION		COURT CASE NUMBER
e		itation (parenting time).(Specify start and ending date and time. If applicationer's Control C	-	
	(1)	Note: The first weekend of the month is the first weekend with a S	Saturday )	
IF YOU USE		<b>,</b> ·	end of the mo	nth
THESE BOXES, CHECK WHICH			olicable, speci	start of achael
PARTY'S PARENTING TIME YOU ARE		to at a.m. p.m./ if app (day of week) (time)	olicable, speci	fy: start of school after school
DESCRIBING.		(a) The parties will alternate the fifth weekends, with other parent/party having the initial fifth we	the p	petitioner respondent
		(b) The petitioner respondent	] other parer	nt/party will have the fifth
		weekend in odd even numbered mon	ths.	
	(2)	Alternate weekends starting (date):		., start of school
		from at a.m p.m./	if applicable,	specify: after school
		to at a.m. p.m./	if applicable,	specify: start of school after school
	(3)		if applicable,	specify: start of school after school
		to at a.m. p.m./ (day of week) (time)	if applicable,	specify: start of school after school
	(4)	Other visitation (parenting time) days and restrictions are:  as follows:	listed in	Attachment 2e(4)
3. Visitation		arenting time) with allegations of a history of abuse, substance	abuse, or ot	her parenting concerns
a		pervised visitation (parenting time)		
	(1)	l ask that petitioner respondent other pa		have supervised visitation
		with the minor children according to the schedule in item 2 because	e of (specity):	
IE VOLLADE AGUINO	1	(a) Domestic violence, child abuse, or neglect.		
IF YOU ARE ASKING FOR THE OTHER PARENT'S VISITATION TO BE		(b) Substance abuse: the habitual or continual illegal use o or continual abuse of alcohol, or the habitual or continual substances.		•
SUPERVISED WHERE THERE ARE ALLEGATIONS OF ABUSE, COMPLETE #3 a.		(c) Other parenting concerns (specify below):		
	(2)	The reasons why the court should make the orders are (specify):  (Write the reasons why you think unsupervised visitation (parenting)  Below in Attachment 3a(2)  Other (specify):	g time) would	be bad for the children.)

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:

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

CASE NUMBER:

**COURT CASE NUMBER** 

	(3) I ask for the following orders about the supervised visitation provider:
	(a) Visitation (parenting time) be monitored by (name, if known):
	(i) The person or agency is a professional provider. A professional provider must meet the requirements listed in <i>Declaration of Supervised Visitation Provider (Professional)</i> (form FL-324(P)) and sign the declaration.
	(ii) The person is a nonprofessional provider. That person must meet the requirements listed in Declaration of Supervised Visitation Provider (Nonprofessional) (form FL-324(NP)) and sign a declaration.
	(iii) The provider's phone number is (specify):
	(b) Any costs of supervision be paid as follows: petitioner: percent; respondent: percent.
	other parent/party: percent.
b	Unsupervised visitation (parenting time)
IF YOU ARE ASKING	(Complete 3b only if you want the court to order unsupervised visitation to a person alleged to have a history of abuse or substance abuse.)
FOR THE OTHER PARENT'S VISITATION TO BE UNSUPERVISED	(1) Petitioner Respondent Other parent/party is (or are) alleged to have a history of abuse against any of the following persons: a child, the other parent, their current spouse, or the person they live with or are dating or engaged to.
WHERE THERE ARE ALLEGATIONS OF ABUSE, COMPLETE #3 b.	(2) Petitioner Respondent Other parent/party is (or are) alleged to have the habitual or continual illegal use of controlled substances, or the habitual or continual abuse of alcohol, or the habitual or continual abuse of prescribed controlled substances.
	(3) Even though there are allegations of a history of abuse or substance abuse, I request that the court order unsupervised visitation to (specify): Petitioner Respondent Other parent/party
	(4) The reasons why the court should make the orders are (specify):  (Write the reasons why you think it would be good for the children that the person(s) be granted unsupervised visitation (parenting time) even though there are allegations against them of a history of abuse or substance abuse.)  Below: in Attachment 3b. Other (specify):
	(5) The orders for visitation (parenting time) that you request must be specific as to time, day, place, and manner of transfer of the child, as Family Code section 6323(c) requires.
Note: In	rtation for visitation (parenting time) and place of exchange cases of domestic violence, the court must have enough information to make orders that are specific as to the time, and manner of transfer (exchange) of the child for custody and visitation under Family Code section 6323(c).
a. The c Depa	nildren must be driven only by a licensed and insured driver. The vehicle must be legally registered with the tment of Motor Vehicles and must have child restraint devices properly installed, as required by law.
b c	Transportation <b>to</b> begin the visits will be provided by (name):  Transportation <b>from</b> the visits will be provided by (name):  SECTION 4 IS FOR REQUESTING SPECIFIC TRANSPORTATION ORDERS.
d	The exchange point at the beginning of the visit will be (address):
e	The exchange point at the end of the visit will be (address):  During the exchanges, the party driving the children will wait in the car and the other party will wait in the home (or
	exchange location) while the children go between the car and the home (or exchange location).
g	Other (specify):

		PETITIONER:	FILL THIS OUT EXACTLY AS	THE INFORMATION		CASE NUMBER:	
	OTHE	RESPONDENT: R PARENT/PARTY:	APPEARS ON YOUR OTH	ER DOCUMENTS			COURT CASE NUMBER
5.				SECTION 5 IS FOR R	ler, to ta	TING	y en out of the following places:
		<ul><li>b the following cor</li><li>c other places (sp</li></ul>		THE COURT TO F TRAVELING WITH TH			
6.			on. There is a risk that one st the orders set out on atta		ke the c	hildren out of	California without the other
7.		Children's holiday sched	lule. I request the holiday ar	nd vacation schedule	e set out	t bel	ow on form FL-341(C)
						CI ATTACH	NS 6 – 9 ARE FOR THE <u>OPTIONAL</u> HILD CUSTODY/VISITATION MENTS. CHECK ALL BOXES THAT LY FOR THE FORMS YOU USE.
8.		Additional custody provi	<b>isions.</b> I request the additio	nal orders for custod	dy set ou	ut <u>b</u> e	elow on form FL-341(D)
9.		Joint legal custody prov on form FL-341(E)	<b>isions.</b> I request joint legal (	custody and want the	e additio	onal orders s	et out below
10	)	Other. I request the follow	ing additional orders <i>(specil</i>	īy):			

				1 2 100/00 120
ATTORNEY OR PARTY	WITHOUT ATTORNEY	STATE BAR NUMBER:		FOR COURT USE ONLY
NAME: FIRM NAME:	YOUR NAME YOUR STREET ADDRESS	]		
STREET ADDRESS: CITY: TELEPHONE NO.:	YOUR CITY, STATE, and ZIP CODE TELEPHONE #	STATE: ZIP CODE: FAX NO.:		
EMAIL ADDRESS: ATTORNEY FOR (name	e):	_		
SUPERIOR COUR	RT OF CALIFORNIA, COUNTY OF	COUNTY NAME		
STREET ADDRESS: MAILING ADDRESS:	COURT'S PHYSICAL ADDRESS	<del></del>		
CITY AND ZIP CODE: BRANCH NAME:	COURT'S CITY, STATE, and ZIP CO	DE		
(Th	is section applies to cases other t	than probate guardianships.)		
PETITIONER RESPONDENT	FILL THIS OUT EXACTLY A			
OTHER PARTY	<b>/</b> :			
CHILD'S NAME (J	Iuvenile cases only):			
GUARDIANSHIP	(This section applies only to prob OF (name):	ate guardianship cases.)	Minor	CASE NUMBER:
	ECLARATION UNDER UNIFO	······ ···· · · · · · · · · · · · · ·	WIIITO	COURT CASE NUMBER
1. I am (check o		eeding to determine custody of a		the authorized representative of the

NUMBER OF CHILDREN IN THIS CASE | agency, which is a party to this proceeding to determine custody of a child.

2. There are (specify number): minor children who are subject to this proceeding, as follows (list oldest child first):

	Full Name	Date of birth	Place of birth (city and state)
a.	OLDEST CHILD'S NAME	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN
b.	NEXT CHILD (IF MORE THAN ONE)	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN
C.	NEXT CHILD (IF MORE THAN TWO)	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN
d.	NEXT CHILD (IF MORE THAN THREE)	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN

Check this box if you need to list more children. (On form MC-020 or a separate piece of paper, write "FL-105, Attachment 2, Additional Children" at the top, provide all requested information for each additional child, and attach to this form.)

3. a. Check this box if there is only one child *or* if all of the children listed in item 2 have lived together for the past five years. (Provide the current address of the child listed in item 2a and their residence history for the past five years. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.)

[	Dates of residence (Month/Year)			Residence (City, State)			1 -	Person child l complete cu	Relationship		
From:	From: To present CHI			CHII	LD'S CURI	RENT ADDRESS		IE & ADDRES LD LIVES WI	SS OF PERSON TH		NSHIP OF I TO CHILD
					Confidentia	al (list state only)		Confidential (/	ist state only)		
From:	DATES		PREVIOUS ADDRESSES FOR THE CHILD FOR 5 YEARS			NAME & ADDRESS OF PERSON CHILD LIVED WITH FOR PREVIOUS 5 YEARS				NSHIP OF TO CHILD	
From:	K	To:	SHOULD BE IN ORDER								
From:	*	To:	SO THERE ARE NO								
From:		То:	GAPS		•			,	▼		<b>♦</b>
Α	Additional addresses are listed on Attachment 3a. (Form MC-020 may be used for this purpose.)										

Check this box if there is more than one child and all the children have not lived together for the past five years. (Attach form FL-105(A)/GC-120(A) and list each other child's current address and their residence history for the past five years.)

b.

CA	ASE NAME:	ST NAME VS. LAST NAMI			CASE NUM	MBER:	COURT CASE NU	MBER
4.		tion about, or have you on proceeding, in Califo o (If yes, attach a c		ncerning a child	d subject to this	proceed	ding?	er court case
	Proceeding	Case number (	Court name, state or tribe, location)	Court order or judgment (date)	Name of eac	h child	Your connection to the case	Case status
	a. Family		QUESTION #4. TELL T					
	b. Probate Guardiansh	in AND/OR \	R COURT CASE THAT /ISITATION OF THE CHIPLETE THE INFORMA	HILD(REN) IN TI	HIS CASE. IF			
	c. Other							
	Proceeding	Cas	se Number		Court (name	e, state o	or tribe, location	)
	d. Juvenile							
	e. Adoption							
5.		omestic violence restra e following information)		are now in effe	ect. <i>(Attach a c</i> o	opy of th	e orders if you	have one
	Court	County	State or Tribe	Case	Number (if kno	wn)	Orders exp	ire <i>(date)</i>
	a. Criminal	TELL TU	E COURT IF THERE AI	DE ANY DOMES	STIC			
	b. Family	VIOLENC	E RESTRAINING ORD	ERS NOW IN E	FFECT			
	c. Juvenile	AND CO	MPLETE THE INFORM	ATION IN THIS	SECTION.			
	d. Other							
6.	Do you know of any por visitation with any a. Name and address	_	rty to this proceeding v Yes	(If yes, provi	ide the followin	g inform		
	b.	•	JESTION #6. TELL THE CLAIMS TO HAVE CUS					
	Has physical cu Claims custody Claims visitation Name of each child:	rights	Has physical control Claims custody Claims visitation Name of each child:	/ rights		Claims o	vsical custody custody rights isitation rights child:	
7.	Number of page							
I de	DATE	f perjury under the law	s ot the State of Califo	ornia that the fo	regoing is true	and corr	ect.	
υa	ile	NT YOUR NAME		•	SI	IGN YOUF	RNAME	
	(NAN	ME OF DECLARANT)		<u>Min</u>	(SIGNA	TURE OF D	ECLARANT)	

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.

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

\_\_\_, Deputy (Asistente)

Date (Fecha):

Clerk, by (Secretario, por)

# STANDARD RESTRAINING ORDER (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
llame a Covered California al 1-800-300-0213.

PARTY WITHOU	TATTOR	NEY or	ATTORNEY STATE B	AR NO.:							FOR COURT USE ONLY	
NAME:		OUR N	AME									
FIRM NAME:		/OUR C	DEET ADDDESS									
STREET ADDRE			REET ADDRESS TY, STATE, ZIP CODE	CTATE:	710.000	<b>.</b>						
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ATTORNEY FOR												
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BRANCH NAME:					1							
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						-or-						
C											), Summons (form E	<u>L-210</u> ), and
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	(4)	ш	Expense Declaration				(0)	ك	Outel	(opcony).	NOTICE OF STATUS	
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3. I served	the re	spond	ent by the following	means	s (check prop	er boxe	s):			_		
a. X	Per	sonal	service. I personally	deliv	ered the copi	es to the	eresp	onder	nt (Code	Civ. Pro	c., § 415.10)	
4	•	(date):				at (time)	_		_	TY WAS SE		
b.		,	ed service. I left the									
D			cify title or relations			p. 0001			-7-			
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PART	Y WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NU	MBER:		FOR COURT USE ONLY
NAM	Ē.				
FIRM	NAME:				
STRE	ET ADDRESS:				
CITY:		STATE:	ZIP CODE:		
TELE	PHONE NO.:	FAX NO.:	T T		
E-MA	IL ADDRESS:			POTI	HPAGES OF THIS
ATTO	RNEY FOR (name):			DUII	T PAGES OF THIS
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SUF	PERIOR COURT OF CALIFORNIA, COUNTY OF			FUKI	VI ARE LEFT
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	DRANGH NAME.			ONI	HE OTHER PARTY
PI	ETITIONER:				
RES	SPONDENT:		L		
1	STORBERT.				
					CASE NUMBER:
F	RESPONSE TO PETITION TO DETERMI	NE PAREN	TAL RELATIO	NSHIP	
1.	The petitioner				
á	<ol> <li>is a parent of the children in item 2.</li> </ol>				
t	<ol> <li>is not a parent of the children in item</li> </ol>	2.			
(	<ul> <li>is the child or the child's personal rep</li> </ul>	resentative (	specify court and	d date of ap	pointment):
(	d. Other (specify):				
2.	The children are				
ć	a. <u>Child's name</u>		<u>Birth</u>	<u>ndate</u>	<u>Age</u>
					_
3.	o a child who is not yet born.  The respondent a lives in the state of California. b was in California when the children li	sted in item 2	were conceived	d.	
(	does not live in the state of California	1.			
(	<ol> <li>was not in California when the children</li> </ol>	en listed in ite	m 2 were conce	eived.	
•	e. Other (specify):				
4.	The children				
ē	<ol> <li>live or are found in this county.</li> </ol>				
t	<ul> <li>are children of a parent who is decea</li> </ul>	ased, and pro	ceedings for ad	ministration	of the estate have been or could be started
	in this county.				
5.	The respondent is				
ě	<ul> <li>the parent of the children listed in ite</li> </ul>				
t	not certain if the respondent is the pa			item 2 abov	е.
(	not the parent of the children listed in	n item 2 abov	e.		
0	Other (specify):				
•					
6. /	Additional statements				
a	Parentage has been determined by a	a voluntary de	eclaration of par	entage or pa	atemity. (Attach a copy if available.)
	parentage has been established in a	_			
		_			
(	Public assistance is being provided t	o the childrer	1.		
7. /	A completed Declaration Under Uniform Child	Custody Juris	sdiction and Enf	forcement A	ct (UCCJEA) (form FL-105) is attached.

ATTOR	TORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER:					FOR COUL	RT USE ONLY	
NAME:								
FIRM N	AME:							
STREE	Γ ADDRESS:							
CITY:			STATE:	ZIP CODE:				
TELEPHONE NO.:			FAX NO.:					
EMAIL A	ADDRESS:							
ATTOR	NEY FOR (name):				<u> </u>			
SUPE	RIOR COURT	OF CALIFORNIA, CO	BOTH P	AGES	OF THIS	5		
STRE	ET ADDRESS:		EODM /	NDELE	CT			
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BR	ANCH NAME:			AND 2	<b>ERVED</b>			
		section applies to ca	ases ON THE	OTHE	DDADT	V		
PETITIONER ON THE OTHER PARTY								
RESPONDENT:								
ОТ	HER PARTY:							
		enile cases only):						
			only to probate guardia	anship cases.)	)	CASE NUMBER:		
GUAF	RDIANSHIP OF	, ,	, , ,	, ,				
					Minor			
DECLARATION UNDER UNIFORM CHILD CUSTODY								
	JURISDICTION AND ENFORCEMENT ACT (UCCJEA)							
1. I am <i>(check one):</i> a party to this proceeding to determine custody of a child the authorized representative of the agency, which is a party to this proceeding to determine custody of a child.								
2. There are (specify number): minor children who are subject to this proceeding, as follow							est child first):	
	Full Name			Date of birth		Place of birth (city and state)		
а	a.							
b								
<u> </u>								
С	C.							
d	_							
							7. 405. 141	
Check this box if you need to list more children. (On form MC-020 or a separate piece of paper, write "FL-105, Attachment and Children" at the ten provide all requested information for each additional child, and attach to this form.)								
Additional Children" at the top, provide all requested information for each additional child, and attach to this form.)								
3. a. Check this box if there is only one child <i>or</i> if all of the children listed in item 2 have lived together for the past five years. (Provide the current address of the child listed in item 2a and their residence history for the past <b>five years</b> . If the current							the past five years.	
							rs. If the current	
	address is c	onfidential under F	amily Code section 34	429, check the	e box and provi	de only the state of resid	dence.)	
	Dates	Dates of residence		Residence Person c		hild lived with and	Dolotionobio	
	(Month/Year)		(City, Sta	(City, State)		e current address	Relationship	
	From:	To present						
			Confidential (lis	st state only)	Confide	ntial (list state only)		
	From:	То:						
	From:	То:						
	From:	То:						
	From:	То:						
	Additio	onal addresses are	listed on Attachment	3a. <i>(Form <mark>MC</mark></i>	<u>-020</u> may be u	sed for this purpose.)		
b.	Check	this box if there is	more than one child a	nd all the chil	dren <i>have not</i> l	ived together for the pas	st five years. (Attach	
						neir residence history fo		
		- '					Page 1 of 2	