

STANISLAUS COUNTY SUPERIOR COURT

www.stanislaus.courts.ca.gov (209) 530-3100

Revised 03/25

Petition to Establish Parental Relationship Packet

This packet includes the necessary forms to establish Parentage, Custody, Visitation and Child Support.

The term "Establishing parentage" means determining who the legal parents of a child are if the parents were not married when the child was born. If the parents were married when the child was born, the law usually considers the husband to be the father.

After January 1, 2005, if parents are registered domestic partners when a child is born, the law assumes that the domestic partners are parents. However, since this law is new and unsettled, same sex parents should get legal advice to make sure that the parentage is clear.

Parents who are not married when a child is born can sign a Voluntary Declaration of Paternity at the hospital. This form can also be signed at the local child support agency, public health or the Family Law Facilitator's Office if both parties are present and show identification. When people who are not married cannot agree about parentage, the Court can order genetic testing.

Usually a child's parentage must be established **BEFORE** the Court can make any child support, custody and/or visitation orders.

ALERT! If a person is established as a legal parent of a child, that person MUST support the child. It is a crime for a legal parent to fail to support his or her child. A legal parent also has the right to get custody and/or visitation rights related to the child.

Additional Information:

Even if you get temporary orders for child support, child custody and visitation, you MUST submit the documents necessary to obtain a Judgment of Paternity. THE COURT WILL NOT FINALIZE YOUR CASE FOR YOU NOR DOES FILING A PETITION SETTLE YOUR ISSUES. YOU MUST SUBMIT JUDGMENT PAPERWORK.

A Judgment of Paternity protects your child's rights to receive support from both parents, to collect Social Security Worker's Compensation, State Disability or other benefits if a parent dies or becomes disabled, and to inherit from the estates of both parents or from other family members as the survivor of a deceased parent.

A Judgment of Paternity protects each parent's rights of support for the child from the other parent; to visit and be with the child; to access a child's medical, dental and educational records; and to participate in important decisions concerning the child.

Judicial Council forms, local forms and information are available in the Clerk's Office, the Stanislaus County Law Library located at 1101 13th Street, Modesto, and on the following Websites:

- Stanislaus County Superior Court: www.stanislaus.courts.ca.gov
- Judicial Council's Self Help: www.selfhelp.courts.ca.gov
- Judicial Council Forms: www.courts.ca.gov/forms-rules/find-your-court-forms
- Stanislaus County Law Library: www.stanislauslawlibrary.org
- California's Free Website for Legal Help: www.lawhelpcalifornia.org

Superior Court Self-Help Center/Family Law Facilitator's Office

800 11th Street, Room 220, Modesto

Hours: **Monday – Friday** 8:00am- 12:00pm & 1:00pm – 4:00pm

PROVIDING ASSISTANCE TO PARTIES REPRESENTING THEMSELVES

Both offices provide services on a first come, first serve basis.

NOTES:

- **The Income and Expense Declaration** (FL-150) is included in this packet. This form is also accessible on the Judicial Council website and it can be filled in directly from the website, and calculations will be computed for you.
- **Child Custody and Visitation issues -** If you are in agreement you may use the "Stipulation and Order for Custody and/or Visitation of Children" forms along with a Petition. If you are not in agreement, you may use a "Request for Order" packet.
- **Notice of Change of Address and Telephone Number** (MC–040) When you have a change in your address or telephone number, you MUST purchase this form and file it with the Clerk's Office.

Material prepared and/or distributed by the Superior Court Clerk's Office IS INTENDED FOR INFORMATIONAL AND EDUCATIONAL PURPOSES ONLY. Such material is NOT intended to be and IT IS NOT LEGAL ADVICE as to your specific case. IT IS NOT INTENDED TO TAKE THE PLACE OF COMPETENT LEGAL ADVICE FROM A FAMILY LAW ATTORNEY. You are strongly advised to seek the advice of a licensed family law attorney before starting or completing your case in order to protect valuable legal rights that you may have and of which you may be unaware. Please contact a competent family law attorney of your choice. The Clerk's Office cannot provide legal advice.

FL-314-INFO Child Custody Information Sheet-Child Custody Mediation

Parents who come to court about child custody and parenting time (visitation) face decisions about parenting plans for their children. This information sheet provides general information about child custody and parenting time matters, how to get help resolving a custody dispute or making a parenting plan, where to find an attorney, and where to find other resources.

What is a parenting plan?

A parenting plan describes how the parents will divide their responsibilities for taking care of their child.

The plan may include a general or specific schedule of days, times, weekends, holidays, vacations, transportation, pick-up/drop-off, limits on travel, counseling and treatment services, and other details.

What are legal and physical custody?

A parenting plan usually includes:

- Legal custody: how parents make major decisions about the child's health, education, and welfare:
- *Physical custody:* where the child lives; and
- Parenting time, time-share, or visitation: when the child spends time with each parent.

Legal custody and physical custody may each be specified as *joint* (both parents have certain responsibilities) or *sole* (one parent has the responsibility alone).

Can we make our own parenting plan?

Yes. You have a right to make a parenting plan agreement on your own. This agreement may be called a stipulation, time-share plan, or parenting plan.

If both parents can agree on a parenting plan, the judge will probably approve it. The agreement becomes a court order after it is signed by both parents and the judge, and filed with the court.

What if there is domestic violence or a protective order?

If there is domestic violence or a protective order, talk with an attorney, counselor, or mediator before making a parenting plan.

For domestic violence help, call the National Domestic Violence Hotline at 1-800-799-7233 (TDD:1-800-787-3224) or call 211 if available in vour area.

What if we don't have a parenting plan?

If you can't reach an agreement, the court will refer you to mediation with family court services (FCS) to try to work out a parenting plan.

What is mediation with family court services?

Family court services (FCS) provides mediation to help parents resolve disagreements about the care of their child. The mediator will meet with you and the other parent to try to help you both make a parenting plan. An orientation may be provided that offers additional information about the process.

If you are concerned about meeting with the other parent in mediation, or there is a domestic violence issue or a protective order involving the other parent, you may ask to meet alone with the mediator without the other parent. You may also request to have a support person with you at mediation. The support person may not speak for you.

Do we have to agree to a parenting plan in mediation?

No. You do not have to come to an agreement in mediation. When the parents can't agree, the judge will decide. For legal advice, contact an attorney. For other information, ask the self-help center or family court services about how the process works in your court.



Where can I get help?

assistance. For other information, you may want to: If you want legal advice, ask an attorney for on the child custody process and is not legal advice. This information sheet gives only basic information

Contact family court services.

and referrals to local legal services providers. center for information, local rules and court forms, 2. Contact the family law facilitator or self-help

at 1-866-442-2529. http://calbar.ca.gov, or the Lawyer Referral Service association, the State Bar of California at 3. Find an attorney through your local bar

referral to local resources. court ADR program, or family court services for a or counselor. Contact your local bar association, parenting agreement. A mediator may be an attorney 4. Hire a private mediator for help with your

website at www.courts.ca.gov/selfhelp. 5. Find information on the Online Self-Help Center

go to: www.lawhelpcalifornia.org. 6. For free and low-cost legal help (if you qualify),

at your public library. 7. Find information at your local law library or ask

what is best for your child. 8. Ask for a court hearing and let the judge decide

Are there other ways to resolve our dispute?

resolution (ADR) options, including: Yes. You may try other alternative dispute

attorneys or a mediator in separate sessions. the parents, then the "meet and confer" can be through there is a protective order limiting the contact between work out a parenting plan without a court hearing. If any) may meet at any time and as often as necessary to 1. Meet and Confer: Parents and their attorneys (if

separate sessions. discussion can be through attorneys or a mediator in is an option. If there is a protective order, the settlement settlement. Check with the local court to find out if this law attorneys not involved in the case to discuss may meet with a judge, neutral evaluators, or family 2. Settlement Conference: In some courts, parents

mediator to help them resolve their dispute. 3. Private Mediation: Parents may hire a private

to court. The parents may also hire other experts. lawyer and agrees to resolve the dispute without going 4. Collaborative Law Process: Each parent hires a

Court Hearing

process, the judge will decide. on their own, in mediation, or in any other ADR When the parents cannot agree to a parenting plan

person may not speak for that person. him or her to the court hearing, but the support parent may be able to bring a support person with If there is domestic violence or a protective order, a

Requests for Accommodations

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



Yes, I need an Interpreter!

Sí, necesito un Intérprete!

Name (Nombre):		_
Case Number (Número de cas	so):	_
Language/Dialect Spoke	ີ່ (Que idioma/dialecto habla):	
□ Spanish (Español)	Dialecto:	
□ Other:	Dialect:	
Person requesting ar Persona que solicita el intérprete	•	
☐ Petitioner (Solicitante)		
☐ Respondent (Demandad	lo)	
□ Protected Person (Pe	rsona Protegida)	
□ Restrained Person (P	ersona Restringida)	
☐ Other (Otro):		

CONFIDENTIAL

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME, ADDRESS, PHONE)	FOR COURT USE ONLY NOTICE TO CLERK Place in confidential
Attorney for:	part of the court file.
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS Street Address: 800 11th Street, Modesto, CA 95354 Civil Clerk' Office: 1100 Street, P.O. Box 1098, Modesto, CA 95353	
Petitioner:	
Respondent:	
CONFIDENTIAL DECLARATION	Case Number:
You are required to complete this <i>Confidential Declaration</i> when you file any petit You are required to provide the social security numbers for yourself and your spour form will be kept in a confidential part of the court file and may not be disclosed we after you have completed this form, you may redact (block or cross out) any social any future document or other written material filed with the court. You may not redact or change any previously filed documents without a court order. Petitioner (name): Address: Alias (if any): Date of Birth: Drivers License: Female Male	se on this form if you know them. This ithout good cause shown to the court. security number listed on this form from
Respondent (name): Address:	
Alias (if any):Social security r	number:
	:
☐ Female ☐ Male I declare under penalty of perjury under the laws of the State of Californic correct. Date:	
(Type or Print Your Name) (Sign	Your Name)

				FL-200
PA	RTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:		FOR COURT USE ONLY
NA	AME:			
FIF	RM NAME:			
ST	REET ADDRESS:			
CI	TY:	STATE: ZIP CODE:		
TE	ELEPHONE NO.:	FAX NO.:		
E-I	MAIL ADDRESS:			
АТ	TORNEY FOR (name):			
S	UPERIOR COURT OF CALIFORNIA, COUNTY OF	STANISLAUS		
	STREET ADDRESS: 1100 I STREET			
	mailing address: P.O. BOX 1098			
	CITY AND ZIP CODE: MODESTO, CA 9535	4		
	BRANCH NAME:			
	PETITIONER:			
	RESPONDENT:			
	RESPONDENT.			
				CASE NUMBER:
	PETITION TO DETERMINE PAR	RENTAL RELATIONSHIP		
1	The petitioner			
•	a. gave birth to the children listed in iter	m 2		
	b. wants to be determined as a parent of		(specify)	
	vario to so dotorrimos do a parorir o	or the ormater in nom 2 secades (e	opcony).	
	c. wants to be determined as not a pare	ent of the children listed in item 2 b	because (specify):
	<u> </u>		(
	d. is the child or the child's personal rep	presentative (specify court and date	te of appo	intment):
	e. Other (specify):	(-,		,
_	_			
2.				
	a. <u>Child's name</u>	<u>Birthdate</u>		<u>Age</u>
	h a shild who is not yet born			
	b. a child who is not yet born.			
3.	The court has jurisdiction over the respondent	t because the respondent:		
	a. lives in this state.			
	b. and sexual intercourse in this state, v	which resulted in conception of the	e children	listed in item 2.
	c. Other (specify):	·		
	The entire is because in this country in a	(l- !- 41-!	
4.	The action is brought in this county because (ie in this c	ounty):
	a the children live or are found in this c	-		
	b. a parent is deceased and proceeding	gs for administration of the estate h	have beer	or could be started in this county.
5.	Petitioner claims (check all that apply):			
	a. respondent is the parent of the childr	en listed in item 2 above.		
	b. parentage has been determined by a		ie or nater	rnity (Attach a copy if available)
	c. respondent is the children's parent ar	-		Tity. (Alliaeri a copy ii availabio.)
	d. (name):	• •		rnishing the following reasonable expenses
	of pregnancy and birth for which the			
		The state of the s		pay.
	Amount Paya	able to For (special	ury).	
	a nublic assistance is being provided to	o the children		
	e. public assistance is being provided tof. Other (specify):	o the officient.		
	Julion (opcomy).			

Page 1 of 2

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

	TITIES OF SECULATION (SIGNATURE OF PETITION OF 15	A blank Response to Petition to Determine Parental Relationship (form FL-220) mus
		Date:
	pregoing is true and correct.	I declare under penalty of perjury under the laws of the State of California that the fo
ei noititə9 eidt nə	derstand it applies to me wh	14. I have read the restraining order on the back of the Summons (FL-210) and I un filed.
		13. 🔲 OTHER ORDERS REQUESTED (specify):
ice to either party.	signment without further not	15. CHILD SUPPORT
:(รอเมชน พ	ollows (specify old and new	11. NAME CHANGE Children's names be changed, according to Family Code section 7638, as
	Hespondent Iniour	10. FEES AND COSTS OF LITIGATION a. Attorney fees to be paid by b. Expert fees, guardian ad litem fees, and other costs of the action or pretrial proceedings to be paid by
	Respondent Joint	9. REASONABLE EXPENSES OF PREGNANCY AND BIRTH as follows:
	orders are (specify):	e. The facts in support of the requested custody and visitation (parenting time) o
	(O) FL-341(C) form FL-341(C)	As requested in form FL-311 form FL-312 (C) form FL-341(E)
Other	Respondent Joint	b. Legal custody of children to
	n listed in item 2.	8. CHILD CUSTODY AND VISITATION (PARENTING TIME) a. If Petitioner Respondent is found to be the parent of the childre
is the parent of the		Petitioner asks the court to make the determinations indicated below. 7. PARENT-CHILD RELATIONSHIP (check all that apply): a. Petitioner Respondent is the parent of the children listed in b. Petitioner requests genetic testing to determine whether the Petitioner requests genetic testing to the children listed in item 2.
		BESPONDENT:
	CASE NUMBER:	PETITIONER:
FL-200		

(Uniform Parentage) PETITION TO DETERMINE PARENTAL RELATIONSHIP

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

ceb.com **™**CEB. Esseutisl FL-200 [Rev. September 1, 2021]

E:	OUT ATTORNEY	STATE B	AR NUMBER:		FOR COURT US	SE ONLY
NAME:						
EET ADDRESS:						
:		STATE:	ZIP CODE:			
PHONE NO.:		FAX NO.:				
L ADDRESS:						
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	OF CALIFORNIA,		STANISLAUS			
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	.O. BOX 10					
ITY AND ZIP CODE: M	ODESTO, CA	95353				
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PETITIONER:						
SPONDENT:						
HER PARTY:						
LD'S NAME (Juven	- 7					
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CASE NUMBER:	CASE NAME:
(Y)071 00 (Y)001 7 1	

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

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Family Code, § 3400 et seq.; Probate Code, §§ 1510(f), 1512 Www.courts.ca.gov

Page

Form Adopted for Mandatory Use Judicial Council of California FL-105(A)/GC-120(A) [Rev. January 1, 2025]

From:

:oT

CA	SE NAME:						CASE NUMBER:		
	o you have information custody or visitation p Yes \(\begin{array}{c} \text{No} & (l) \\ \end{array}	oroceeding, in Ca	ılifornia or	elsewhere, cor	ncerning	a child sub	-	g?	ourt case
	Proceeding	Case number	(name, s	Court state, or tribe, ocation)	or ju	t order dgment <i>late)</i>	Name of each child	Your connection to the case	Case statu
á	a. 🔲 Family								
k	o. Probate Guardianship								
ď	c. Other								
	Proceeding		Case Nun	nber			Court (name, state	, location)	
C	d. Uvenile								
•	e. Adoption								
5.	One or more dome			rotective orders	s are nov	v in effect. ((Attach a copy of the	orders if you ha	ve one
	Court	County	/	State or T	ribe	Case nu	umber <i>(if known)</i>	Orders ex	pire <i>(date)</i>
á	a. Criminal								
k	o. Tamily								
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	o you know of any per sitation rights with any						ustody of or claims to following information)	-	ustody of or
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Date	:								
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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)
NOTICE TO RESPONDENT (Name):
AVISO AL DEMANDADO (Nombre):

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

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:

El nombre del demandante:

CASE NUMBER: (Número de caso)

You have **30 calendar days** after this *Summons* and *Petition* are served on you to file a *Response* (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 **30 dias de calendario** 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 *Response* 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 Respuesta 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.

NOTICE: The restraining order on page 2 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.

EXENCIÓN DE CUOTAS: 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.

[SEAL]			

- 1. The name and address of the court are: (El nombre y dirección de la corte son:)
- 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:)

Date (Fecha): _______, Deputy (Asistente)

Page 1 of 2

STANDARD RESTRAINING ORDER (Parentage—Custody and Support)

ORDEN DE RESTRICCIÓN ESTÁNDAR (Paternidad—Custodia y Manutención)

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.

AVISO — ACCESO A SEGURA DE SALUD MÁS ECONOMICO Necessita seguro de salud a un costo

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.

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 For more information, visit www.coveredca.com. Or call

Covered California at 1-800-300-1506.



ATTOF	RNEY OR PARTY WITHOUT ATTORNEY (NAME, ADDRESS, PHONE)	FOR COURT USE ONLY	
Attorne	ey for:		
SUPE	RIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS		
	Address: 800 11th Street, Modesto, CA 95354 Slerk' Office: 1100 I Street, P.O. Box 1098, Modesto, CA 95353		
Petitio	ner:	RELATED CASE NOS:	
Respo	ndent:	CA3E NO3	
	NOTICE OF FAMILY LAW	CASE NO.	
	CASE MANAGEMENT CONFERENCE	CASE NO:	
TO	ALL PARTIES: YOU MUST APPEAR AT THE F	OLLOWING HEARING	
	AS SCHEDULED BELOW. THIS HEARING IS	NOT THE TRIAL!	
Date	: AM/PM De	pt#:	
This	case is assigned to Judge, Dept	for all purposes.	
NOTI	CE TO THE DETITIONED (DEDCON WITO EILED THIS	CASE WITH THE COURT	
	CE TO THE PETITIONER (PERSON WHO FILED THIS	CASE WITH THE COURT) -	
	MUST DO ALL OF THE FOLLOWING:		
1.	The petition must be served on the other party, and proof of service of the party days of the days of		
calendar days after the petition is filed. If a responsive pleading is not filed within thirty (30) calendar days			
	after service of the petition , you must file a request for the entry of default, form #FL-165. After filing the request for		
	entry of default, you must file the necessary documents to obtain the default judgment and conclude your case. You may obtain information and assistance in preparing these documents from our Family Law Facilitator/Self Help Center, 800, 11th		
	obtain information and assistance in preparing these documents from our Family Law Facilitator/Self Help Center, 800 11th Street, Room 220, Modesto, CA.		
2.	You must also serve a copy of this Notice of Case Management Confer	ence on the other person (respondent)	
2.	with the petition along with a blank Case Management Conference Stat		
		•	
	service of the Notice of Case Management Conference within five (5) calendar days after the documents are		
3	served on the other person. A Case Management Conference Statement form FL-005 must be file	nd with the court and corved on all	
3.			
	parties by each counsel or self-represented party by the 15 th calendar day before the date set for the Case		
NOTI	Management Conference. CE TO THE RESPONDENT (PERSON WHO IS RESPONDENT)	DING TO THIS CASE) - VOII	
	T DO ALL OF THE FOLLOWING:	<u> </u>	
1.	You must serve the other party and file your response to this case within	n thirty (30) days after you are served	
1.			
	with the petition. This time may not be extended except as authorized by Local Rule 7.03. Your failure to file a timely response may result in a default being taken against you—preventing you from further participating		
	in the case.	nting you from further participating	
2.	A Case Management Conference Statement form FL-005 must be file	ed with the court and served on all	
	parties by counsel or self-represented party by the 15 th calendar da		
	Management Conference.	,	
WAR	NING TO BOTH PARTIES:		
	ourt can impose monetary sanctions and/or dismiss the case if the parties	s do not appear, if the parties do not	
	file their Case Management Conference Statements, or if the parties fail t		
Date:_	Clerk, by		

(SEE PAGE 2 FOR ADDITIONAL IMPORTANT INFORMATION)
NOTICE OF CASE MANAGEMENT CONFERENCE

IMPORTANT CASE MANAGEMENT CONFERENCE INFORMATION, RULES, & REQUIREMENTS

Counsel and self-represented parties are obligated to review and comply with Local Rules regarding Family Law proceedings at the following website: http://www.stanct.org/courts/RULES/index.html. If you do not file the Case Management Conference Statement required by local rule, or attend the case management conference or participate effectively in the conference, the Court may impose sanctions (including dismissal of the case, striking of the petition/response, and/or requiring payment of money).

- **A. Subjects to be considered at the case management conference**. At the case management conference, the parties must address, if applicable, and the court may take appropriate action with respect to the following:
 - · Whether there are any related cases;
 - Whether any additional parties may be joined in the proceeding;
 - Whether there are any other matters (e.g. out of state custody orders) that may affect the court's jurisdiction or processing the case:
 - Whether the parties have agreements on issues such as child custody, child support, spousal support, or division of property;
 - Whether discovery has been completed and, if not, by when it will be completed;
 - Whether certain issues (e.g. marital status, date of separation, or date of valuation) should be bifurcated;
 - Whether the case is entitled to any statutory preference, and if so, the statute granting the preference;
 - If the trial date has not been previously set, the date by which the case will be ready for trial and the available trial dates.
 - The estimated length of trial;
 - The nature of the disputed issues; and other matters that should be considered by the court or addressed in its case management order.
- **B. Meet and confer requirement.** Unless the court orders another time period, no later than **thirty** (30) days before the initial case management conference, the parties must meet and confer, **unless there exists a current restraining order prohibiting personal contact with the other party and both parties are self-represented, in person or by telephone, to consider each of the issues identified in subdivision A, and, in addition, to consider the following:**
 - Identifying and, if possible, informally resolving any anticipated motions;
 - Identifying the facts and issues in the case that are uncontested and may be stipulated to;
 - Identifying the facts and issues in the case that are in dispute;
 - Determining whether the issues in the case can be narrowed by eliminating any claims or defenses by means of a motion or otherwise;
 - Possible settlement; and other relevant matters.
- c. Case Management Statement. No later than fifteen (15) calendar days before the initial case management conference date, each party must file an initial case management statement with the clerk of the court. The parties must use the Mandatory Case Management Conference Statement. All applicable items on the form must be completed. In lieu of each party filing a separate case management statement, any two or more parties may file a joint statement.
- **D. Case management order.** The court will issue a case management order in each case. The order will set a schedule for subsequent proceedings and otherwise provide for the management of the case.
- E. Order to Show Cause. The court may issue an Order to Show Cause to any party violating any provision of this rule. Responsive papers to the Order to Show Cause may be filed and served no later than five (5) court days before the hearing. The court may issue monetary sanctions up to \$300 and/or dismiss the petition and/or strike the response.

Sanctions that typically will be imposed at the Order to Show Cause Hearing.

Failure to file proof of service timely.

1st Violation \$100 per party

2nd and subsequent violations \$150 per party/dismissal of petition or striking of response.

Failure to meet and confer \$50 to \$250

Failure to fully complete the Case

Management Conference Statement \$50 to \$100/striking the statement

The following sanctions will apply without issuing an Order to Show Cause:

Failure to appear at Case

Management Conference \$300

Failure to file a Case

Management Conference Statement \$150

Failure to timely file Case Management Conference Statement (\$100 if filed day of the conference) (1/1/05)

\$25

ATTOF	RNEY OR PARTY WITHOUT ATTORNEY (NAME, ADDRESS, PHONE)	FOR COURT USE ONLY	
Attorne	ey for:		
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	Address: 800 11th Street, Modesto, CA 95354 Slerk' Office: 1100 I Street, P.O. Box 1098, Modesto, CA 95353		
Petitio	ner:	RELATED CASE NOS:	
Respo	ndent:	CA3E NO3	
	NOTICE OF FAMILY LAW	CASE NO.	
	CASE MANAGEMENT CONFERENCE	CASE NO:	
TO	ALL PARTIES: YOU MUST APPEAR AT THE F	OLLOWING HEARING	
	AS SCHEDULED BELOW. THIS HEARING IS	NOT THE TRIAL!	
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3.			
	parties by each counsel or self-represented party by the 15 th calendar day before the date set for the Case		
NOTI	Management Conference. CE TO THE RESPONDENT (PERSON WHO IS RESPONDENT)	DING TO THIS CASE) - VOII	
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Date:_	Clerk, by		

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1st Violation \$100 per party

2nd and subsequent violations \$150 per party/dismissal of petition or striking of response.

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Failure to fully complete the Case

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Management Conference \$300

Failure to file a Case

Management Conference Statement \$150

Failure to timely file Case Management Conference Statement (\$100 if filed day of the conference) (1/1/05)

\$25

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Petitio	ner:	RELATED CASE NOS:	
Respo	ndent:	CA3E NO3	
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TO	ALL PARTIES: YOU MUST APPEAR AT THE F	OLLOWING HEARING	
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3.			
	parties by each counsel or self-represented party by the 15 th calendar day before the date set for the Case		
NOTI	Management Conference. CE TO THE RESPONDENT (PERSON WHO IS RESPONDENT)	DING TO THIS CASE) - VOII	
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1.	You must serve the other party and file your response to this case within	n thirty (30) days after you are served	
1.			
	with the petition. This time may not be extended except as authorized by Local Rule 7.03. Your failure to file a timely response may result in a default being taken against you—preventing you from further participating		
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	Management Conference.	,	
WAR	NING TO BOTH PARTIES:		
	ourt can impose monetary sanctions and/or dismiss the case if the parties	s do not appear, if the parties do not	
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Date:_	Clerk, by		

(SEE PAGE 2 FOR ADDITIONAL IMPORTANT INFORMATION)
NOTICE OF CASE MANAGEMENT CONFERENCE

IMPORTANT CASE MANAGEMENT CONFERENCE INFORMATION, RULES, & REQUIREMENTS

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 - Whether certain issues (e.g. marital status, date of separation, or date of valuation) should be bifurcated;
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- **B. Meet and confer requirement.** Unless the court orders another time period, no later than **thirty** (30) days before the initial case management conference, the parties must meet and confer, **unless there exists a current restraining order prohibiting personal contact with the other party and both parties are self-represented, in person or by telephone, to consider each of the issues identified in subdivision A, and, in addition, to consider the following:**
 - Identifying and, if possible, informally resolving any anticipated motions;
 - Identifying the facts and issues in the case that are uncontested and may be stipulated to;
 - Identifying the facts and issues in the case that are in dispute;
 - Determining whether the issues in the case can be narrowed by eliminating any claims or defenses by means of a motion or otherwise;
 - Possible settlement; and other relevant matters.
- c. Case Management Statement. No later than fifteen (15) calendar days before the initial case management conference date, each party must file an initial case management statement with the clerk of the court. The parties must use the Mandatory Case Management Conference Statement. All applicable items on the form must be completed. In lieu of each party filing a separate case management statement, any two or more parties may file a joint statement.
- **D. Case management order.** The court will issue a case management order in each case. The order will set a schedule for subsequent proceedings and otherwise provide for the management of the case.
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Management Conference \$300

Failure to file a Case

Management Conference Statement \$150

Failure to timely file Case Management Conference Statement (\$100 if filed day of the conference) (1/1/05)

\$25

			• •
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:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COU			
STREET ADDRESS: 1100 I STREET			
MAILING ADDRESS: P.O. BOX 1098			
CITY AND ZIP CODE: MODESTO, CA 9	5353		
BRANCH NAME:			
PETITIONER:			
RESPONDENT:			
PROOF OF SE	ERVICE OF SUMMONS		CASE NUMBER:
 At the time of service I was at least 18 a.	nge/Domestic Partnership (fo hip (form <u>FL-120</u>)	orm <u>FL-100</u>), <i>Summons</i> (f	the respondent with copies of: orm <u>FL-110</u>), and blank <i>Response</i> —
b. Uniform Parentage: Petition Response to Petition to Dete	to Determine Parental Relat ermine Parental Relationship		ummons (form <u>FL-210</u>), and blank
c. Custody and Support: Petition for blank Response to Petition for	n for Custody and Support of Nor Custody and Support of N	of Minor Children (form <u>FL</u>	<u>260</u>), <i>Summons</i> (form <u>FL-210</u>), and <u>70</u>)
d. (1) Completed and bla		· · · —	d and blank <i>Financial Statement</i>
	ody Jurisdiction and		d) (form <u>FL-155</u>)
	JCCJEA) (form <u>FL-105</u>)		d and blank <i>Property</i>
(2) Completed and bla		· · · · · · · · · · · · · · · · · · ·	on (form <u>FL-160</u>)
Disclosure (form FI			for Order (form <u>FL-300</u>), and blank
	nk <i>Schedule of Assets</i>		ve Declaration to Request for Order
and Debts (form FL		(form <u>FL-</u>	
(4) Completed and bla		(8) Other (sp.	•
Expense Declaration		(b) Line (apr	oony).
2. Address where respondent was serve	ed:		
 I served the respondent by the following as Personal service. I personal on (date): 	lly delivered the copies to th	e respondent (Code Civ. at (time):	Proc., § 415.10)
b. Substituted service. I left th	· · · · · · · · · · · · · · · · · · ·	ence of (name):	
who is (specify title or relatio			
			arge at the office or usual place of
(2) (Home) a compete		I (at least 18 years of age	of the papers.) at the home of the respondent. I
	n of the general nature of the		
on (date):		at (time):	
			ndent at the place where the
	Proc., § 415.20b) on (date):		
A declaration of diligence	is attached, stating the action	ons taken to first attempt	personal service.

_	_		_
CI	т	-7	_

(SIGNATURE OF PERSON WHO SERVED PAPERS)	(NAME OF PERSON WHO SERVED PAPERS)
	<u> </u>
	Date:
was use nun en u el fauefere	
toerroo bas eurt zi paiopero	6.
	-0t-
is that the foregoing is true and correct.	5. I declare under penalty of perjury under the laws of the State of Californ
	(3) The fee for service was (specify): \$
	(2) County:
	.on noistration no.:
an independent contractor	c. a registered California process server: an employee or
ion 22350(b).	exempt from registration under Business and Professions Code section on a registered California process server.
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	This person is
	_elephone number:
	Name: Address:
	4. Person who served papers
	Continued on Attachment 3d.
	d. 🔲 Other (specify code section):
	return receipt or other evidence of actual delivery to th
mail with return receipt requested). (Attach signed	(Code Civ. Proc., § 415.30.) (2) to an address outside California (by registered or certified i
d Acknowledgment of Receipt (form FL-117).)	envelope addressed to me. (Attach completed Notice an
orm FL-117) and a postage-paid return	(1) with two copies of the Notice and Acknowledgment of Reco
from (city):	first-class mail, postage prepaid, on (date):
vd S meti ni nwoda as beaseaths "tnebno	3. c. Mail and acknowledgment service. I mailed the copies to the resp
	BESPONDENT:
CASE NUMBER:	PETITIONER:

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME, ADDRESS, PHONE)	FOR COURT USE ONLY
Attorney for:	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS Street Address: 800 11th Street, Modesto, CA 95354 Civil Clerk' Office: 1100 I Street, P.O. Box 1098, Modesto, CA 95353	
Plaintiff/Petitioner:	
Defendant/Respondent:	RELATED CASES:
CASE MANAGEMENT CONFERENCE STATEMENT	CASE NUMBER: Date: Time:
1. Names of parties/attorneys:	
a) PetitionerAttorney	
b) RespondentAttorney	
2. Nature of action (check the applicable action):	
 □ Dissolution of marriage, legal separation, or nullity □ Action to establish parent and child relationship □ Dissolution of domestic partnership 	
3. Service of pleadings:	
a) Date of service of petition If not served, explain	1:
b) Date of filing of response or default:	
4. Case information (complete all applicable sections):	
a) Date of marriage/partnership: Date of separation	on:
b) Names/ages of minor children:	

FL005 (Mandatory Form) Rev 9/04

Signature of Party/Attorney for Party
DATE:
12. Estimated length of trial (hours or days):
11. Estimated date that party will be ready for trial (the court anticipates that a case should be ready for trial within 3-6 months from the date of the case management conference) If longer than 6 months, explain:
10. Issues that a party believes should be bifurcated (e.g. marital status, date of separation or date valuation)
9. Issues agreed upon (e.g. child custody/visitation, child/spousal support, division of property)
Estimated time to complete discovery:months.
8. Describe discovery to be conducted:
7. Describe any discovery conducted to date:

	FL-333
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS	
STREET ADDRESS: 1100 I STREET MAILING ADDRESS: P.O. BOX 1098	
CITY AND ZIP CODE: MODESTO, CA 95354	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
PROOF OF SERVICE BY MAIL	HEARING TIME:
PROOF OF SERVICE BY WAIL	DEPT.:
NOTICE: To serve temporary restraining orders you must use personal service (see for	orm FL-330).
 I am at least 18 years of age, not a party to this action, and I am a resident of or employ place. 	ed in the county where the mailing took
2. My residence or business address is:	
3. I served a copy of the following documents (specify):	
by enclosing them in an envelope AND a. depositing the sealed envelope with the United States Postal Service with the b. placing the envelope for collection and mailing on the date and at the place sh business practices. I am readily familiar with this business's practice for collection and mailing. On the same day that correspondence is placed for collection and mail business with the United States Postal Service in a sealed envelope with postal.	own in item 4 following our ordinary ng and processing correspondence for ing, it is deposited in the ordinary course of
4. The envelope was addressed and mailed as follows:a. Name of person served:b. Address:	
c. Date mailed:d. Place of mailing (city and state):	
5.	tjudgment Request to Modify a Child
6. I declare under penalty of perjury under the laws of the State of California that the foreg	oing is true and correct.
Date:	
b	
(TYPE OR PRINT NAME) (SIGNA	TURE OF PERSON COMPLETING THIS FORM) Page 1 of 1

INFORMATION SHEET FOR PROOF OF SERVICE BY MAIL

Use these instructions to complete the Proof of Service by Mail (form FL-335).

being served. You cannot serve documents if you are a party to the action. personally served. The person who serves the documents must complete a proof of service form for the documents (1) personal delivery and (2) by mail. See the Proof of Personal Service (form FL-330) if the documents are being A person at least 18 years of age or older must serve the documents. There are two ways to serve documents:

INSTRUCTIONS FOR THE PERSON WHO SERVES THE DOCUMENTS (TYPE OR PRINT IN BLACK INK)

and the other parent, you must complete two proofs of service; one for the respondent and one for the other parent. You must complete a proof of service for each package of documents you serve. For example, if you serve the respondent

First box, left side: In this box print the name, address, and phone number of the person for whom you are serving the Complete the top section of the proof of service forms as follows:

Second box, left side: Print the name of the county in which the legal action is filed and the court's address in this box. documents.

Third box, left side: Print the names of the petitioner/plaintiff, respondent/defendant, and other parent in this box. Use Use the same address for the court that is on the documents you are serving.

the same names listed on the documents you are serving.

Third box, right side: Print the hearing date, time, and department. Use the same information that is on the documents Second box, right side: Print the case number in this box. This number is also stated on the documents you are serving. First box, top of form, right side: Leave this box blank for the court's use.

You cannot serve a temporary restraining order by mail. You must serve those documents by personal service.

- you either live in or are employed in the county where the mailing took place. You are stating that you are at least 18 years old and that you are not a party to this action. You are also stating that
- Print your home or business address.

you are serving.

- List the name of each document that you mailed (the exact names are listed on the bottoms of the forms).
- Check this box if you put the documents in the regular U.S. mail.
- Check this box if you put the documents in the mail at your place of employment.
- a. Print the name you put on the envelope containing the documents.
- Print the address you put on the envelope containing the documents.
- Print the date that you put the envelope containing the documents in the mail.
- 5. Check this box if you are serving an address verification form (required for service by mail of a postjudgment request to Print the city and state you were in when you mailed the envelope containing the documents.
- You are stating under penalty of perjury that the information you have provided is true and correct. change a child custody, visitation, or child support order).
- Print your name, fill in the date, and sign the form.

If you need additional assistance with this form, contact the family law facilitator in your county.

ceb.com CEB. Ezsential FL-335-INFO [New January 1, 2012]

	1 2 3 3
ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406) (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS	
STREET ADDRESS: 1100 I STREET MAILING ADDRESS: P.O. BOX 1098	
CITY AND ZIP CODE: MODESTO, CA 95353	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	CASE NUMBER:
DECORONDENT/DESENDANT	
RESPONDENT/DEFENDANT:	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
	HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:
1. I am at least 18 years old, not a party to this action, and not a protected person listed in a	iny of the orders.
2. Person served (name):3. I served copies of the following documents (specify):	
5. There is the following documents (specify).	
4. By personally delivering copies to the person served, as follows:	
a. Date: b. Time: c. Address:	
C. Addiess.	
5. lam	unting and a Davis and & Davis and
	ration under Business & Profession
 b. a registered California process server. c. an employee or independent contractor of a e. a California sheriff 	
registered California process server.	or maiorial.
6. My name, address, and telephone number, and, if applicable, county of registration and r	number (specify):
7. I declare under penalty of perjury under the laws of the State of California that the fo	
8.	
Date:	
Date.	
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNAT	TURE OF PERSON WHO SERVED THE PAPERS)

INFORMATION SHEET FOR PROOF OF SERVICE BY MAIL

Use these instructions to complete the Proof of Service by Mail (form FL-335).

being served. You cannot serve documents if you are a party to the action. personally served. The person who serves the documents must complete a proof of service form for the documents (1) personal delivery and (2) by mail. See the Proof of Personal Service (form FL-330) if the documents are being A person at least 18 years of age or older must serve the documents. There are two ways to serve documents:

INSTRUCTIONS FOR THE PERSON WHO SERVES THE DOCUMENTS (TYPE OR PRINT IN BLACK INK)

and the other parent, you must complete two proofs of service; one for the respondent and one for the other parent. You must complete a proof of service for each package of documents you serve. For example, if you serve the respondent

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Second box, left side: Print the name of the county in which the legal action is filed and the court's address in this box. documents.

Third box, left side: Print the names of the petitioner/plaintiff, respondent/defendant, and other parent in this box. Use Use the same address for the court that is on the documents you are serving.

the same names listed on the documents you are serving.

Third box, right side: Print the hearing date, time, and department. Use the same information that is on the documents Second box, right side: Print the case number in this box. This number is also stated on the documents you are serving. First box, top of form, right side: Leave this box blank for the court's use.

You cannot serve a temporary restraining order by mail. You must serve those documents by personal service.

- you either live in or are employed in the county where the mailing took place. You are stating that you are at least 18 years old and that you are not a party to this action. You are also stating that
- Print your home or business address.

you are serving.

- List the name of each document that you mailed (the exact names are listed on the bottoms of the forms).
- Check this box if you put the documents in the regular U.S. mail.
- Check this box if you put the documents in the mail at your place of employment.
- a. Print the name you put on the envelope containing the documents.
- Print the address you put on the envelope containing the documents.
- Print the date that you put the envelope containing the documents in the mail.
- 5. Check this box if you are serving an address verification form (required for service by mail of a postjudgment request to Print the city and state you were in when you mailed the envelope containing the documents.
- You are stating under penalty of perjury that the information you have provided is true and correct. change a child custody, visitation, or child support order).
- Print your name, fill in the date, and sign the form.

If you need additional assistance with this form, contact the family law facilitator in your county.

ceb.com CEB. Ezsential FL-335-INFO [New January 1, 2012]

SUPERIOR COURT OF STANISLAUS COUNTY

www.stanislaus.courts.ca.gov (209) 530-3100 Street Address: 1100 I Street Modesto, CA 95353 Mailing Address: P.O. Box 1098 Modesto, CA 95353

Self Help Center: 800 11th Street Room #220 Modesto, CA 95353 (PROVIDING ASSISTANCE TO PARTIES REPRESENTING THEMSELVES)

STOP

The following forms need to be served on the other party BLANK.

Response to Petition to Establish Parental Relationship Packet

All documents must be typed or printed legibly per Rules of Court 2.104, in blue or black ink.

This packet includes the necessary forms to respond to a Petition for Parentage, Custody, Visitation and Child Support.

The term "Establishing parentage" means determining who the legal parents of a child are if the parents were not married when the child was born. If the parents were married when the child was born, the law usually considers the husband to be the father.

After January 1, 2005, if parents are registered domestic partners when a child is born, the law assumes that the domestic partners are parents. However, since this law is new and unsettled, same sex parents should get legal advice to make sure that the parentage is clear. Parents who are not married when a child is born can sign a Voluntary Declaration of Paternity at the hospital. This form can also be signed at the local child support agency, public health or the Family Law Facilitator's Office if both parties are present and show identification. When people who are not married cannot agree about parentage, the Court can order genetic testing. Usually a child's parentage must be established **BEFORE** the Court can make any child support, custody and/or visitation orders.

ALERT! If a person is established as a legal parent of a child, that person MUST support the child. It is a crime for a legal parent to fail to support his or her child. A legal parent also has the right to get custody and/or visitation rights related to the child. Even if you get temporary orders for child support, child custody and visitation, you MUST submit the documents necessary to obtain a Judgment of Paternity. THE COURT WILL NOT FINALIZE YOUR CASE FOR YOU. YOU MUST SUBMIT JUDGMENT PAPERWORK.

A Judgment of Paternity protects your child's rights to receive support from both parents, to collect Social Security Worker's Compensation, State Disability or other benefits if a parent dies or becomes disabled, and to inherit from the estates of both parents or from other family members as the survivor of a deceased parent. A Judgment of Paternity protects each parent's rights of support for the child from the other parent; to visit and be with the child; to access a child's medical, dental and educational records; and to participate in important decisions concerning the child.

Either party may file paperwork to get orders for custody, visitation or support at any time after the Petition has been filed. Additional packets are available for scheduling hearings to obtain any orders you may need.

Judicial Council forms, local forms, and information are available in the Clerk's Office, the Stanislaus County Law Library located at 1101 13th Street, Modesto, CA and on the following websites:

- Stanislaus County Superior Court: www.stanislaus.courts.ca.gov
- Judicial Council's Self Help: www.selfhelp.courts.ca.gov
- Judicial Council Forms: www.courts.ca.gov/forms-rules/find-your-court-forms
- Stanislaus County Law Library: www.stanislauslawlibrary.org
- California's Free Website for Legal Help: www.lawhelpcalifornia.org

REQUIRED FORMS:

- FL-003 Confidential Declaration (Local Form)
- FL-220 Response to Petition to Establish Parental Relationship
- FL-105 Declaration Under Uniform Child Custody Jur. & Enf. Act
- FL-335- Proof of Service by Mail

CASE MANAGEMENT INFORMATION:

- A Case Management Conference Statement form FL-005 must be filed with the court and served on all parties by each counsel or self-represented party by the 15th calendar day before the date set for the Case Management Conference.
- Refer to the instructions on both sides of the Notice of Family Law Case Management Conference (this form is green) for rules and requirements related to the Case Management Conference.
- THE CASE MANAGEMENT CONFERENCE IS NOT A TRIAL, IT DOES NOT RESOLVE SUPPORT OR CUSTODY ISSUES AND IT IS NOT A JUDGMENT HEARING. This hearing allows the Court to track cases to ensure that they are proceeding as required by law.

Parties are encouraged to review and comply with Local Rules regarding Family Law proceedings. Local Rules can be located on the following Superior Court website: www.stanislaus.courts.ca.gov.

Material distributed by the Superior Court Clerk's Office or Self-Help Center **IS INTENDED FOR INFORMATIONAL AND EDUCATIONAL PURPOSES ONLY**. Such material is **NOT LEGAL ADVICE** and is not intended to be legal advice as to your specific case. **IT IS NOT INTENDED TO TAKE THE PLACE OF LEGAL ADVICE FROM AN ATTORNEY.** You are strongly urged to seek the advice of a licensed attorney before starting or completing your case in order to protect valuable legal rights that you may have, of which you may be unaware of. Please contact an attorney of your choice. The Clerk's Office cannot give you legal advice.

Yes, I need an Interpreter!

Sí, necesito un Intérprete!

Name (Nombre):		_	
Case Number (Número de cas	so):	_	
Language/Dialect Spoke	ີ່ (Que idioma/dialecto habla):		
□ Spanish (Español)	Dialecto:		
□ Other:	Dialect:		
Person requesting an Interpreter is: Persona que solicita el intérprete es:			
☐ Petitioner (Solicitante)			
☐ Respondent (Demandado)			
□ Protected Person (Pe	rsona Protegida)		
□ Restrained Person (P	ersona Restringida)		
☐ Other (Otro):			

CONFIDENTIAL

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME, ADDRESS, PHONE)	FOR COURT USE ONLY NOTICE TO CLERK Place in confidential
Attorney for:	part of the court file.
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS Street Address: 800 11th Street, Modesto, CA 95354 Civil Clerk' Office: 1100 Street, P.O. Box 1098, Modesto, CA 95353	
Petitioner:	
Respondent:	
CONFIDENTIAL DECLARATION	Case Number:
You are required to complete this <i>Confidential Declaration</i> when you file any petit You are required to provide the social security numbers for yourself and your spour form will be kept in a confidential part of the court file and may not be disclosed we after you have completed this form, you may redact (block or cross out) any social any future document or other written material filed with the court. You may not redact or change any previously filed documents without a court order. Petitioner (name): Address: Alias (if any): Date of Birth: Drivers License: Female Male	se on this form if you know them. This ithout good cause shown to the court. security number listed on this form from
Respondent (name): Address:	
Alias (if any):Social security r	number:
	:
☐ Female ☐ Male I declare under penalty of perjury under the laws of the State of Californic correct. Date:	
(Type or Print Your Name) (Sign	Your Name)

PAF	RTY WITHOUT ATTORNEY OR ATTORNEY	STATE BA	AR NUN	MBER:		FOR COURT USE ONLY	
NAI	ME:						
FIR	M NAME:						
STF	REET ADDRESS:						
CIT	Y:	STATE:	ZI	ZIP CODE:			
TEL	EPHONE NO.:	FAX NO.:					
E-M	IAIL ADDRESS:						
АТТ	TORNEY FOR (name):						
SI	JPERIOR COURT OF CALIFORNIA, COUNTY OF	STAN	[SL/	AUS			
	STREET ADDRESS: 1100 I STREET						
	MAILING ADDRESS: P.O. BOX 1098						
	CITY AND ZIP CODE: MODESTO, CA 9535	, 4					
	BRANCH NAME:						
F	PETITIONER:						
RE	ESPONDENT:						
					CASE NUMBER:		
	RESPONSE TO PETITION TO DETER	VINE PAR	REN	ITAL RELATIONSHIP			
1.	The petitioner						
	a. is a parent of the children in item 2						
	b. is not a parent of the children in ite	m 2.					
	c. is the child or the child's personal i	epresenta ¹	ive (s	(specify court and date of app	ointment):		
	d. Other (specify):						
2.	The children are						
۷.	01.11.11			<u>Birthdate</u>		Λαο	
	a. <u>Child's name</u>			bittidate		<u>Age</u>	
	b. a child who is not yet born						
	a crilid who is not yet born						
3.	The respondent						
	a. lives in the state of California.						
	b. was in California when the children	listed in it	em 2	2 were conceived.			
	c. does not live in the state of Californ	nia.					
	d. was not in California when the child	dren listed	in ite	em 2 were conceived.			
	e. Other (specify):						
4	The children						
4.	The children						
	a. Live or are found in this county.				f 46 4 - 4 - 6		-441
	b. are children of a parent who is dec	eased, and	ı proc	oceedings for administration of	r the estate h	ave been or could be	started
	in this county.						
5.	The respondent is						
	a. the parent of the children listed in i	tem 2 abo	/e.				
	b. not certain if the respondent is the			hildren listed in item 2 above.			
	c. not the parent of the children listed						
	d. Other (specify):						
6.	Additional statements						
	a. Parentage has been determined b						
	b. Parentage has been established in	another c	ase	governmental child supp	oort 🔲 Oth	ner <i>(specify):</i>	
	c. Public assistance is being provided	I to the chi	ldren	n.			
7.	A completed Declaration Under Uniform Chi	ld Custody	Juris	isdiction and Enforcement Act	(UCCJEA) (f	form FL-105) is attach	ned.

(SIGNATURE OF RESPONDENT)	TYPE OR PRINT NAME)
	re:
is true and correct.	sclare under penalty of perjury under the laws of the State of California that the forego
	ave read the restraining order on the back of the Summons (FL-210) and I understand
nt without further notice to either party.	The court may make orders for support of the children and issue an earnings assign
	CHILD SUPPORT
	OTHER ORDERS REQUESTED (specify):
:(səшɐu мəu риɐ рլо ʎijɔəds):	NAME CHANGE Children's names be changed, according to Family Code section 7638, as foll
	of the action or pretrial proceedings to be paid by
	b. Expert fees, guardian ad litem fees, and other costs
tnioL fra	FEES AND COSTS OF LITIGATION a. Attorney fees to be paid by
_	and birth to be paid by as follows:
dent Joint	
re (s <i>beciųλ):</i>	d. The facts in support of the requested custody and visitation (parenting time) orde
form FL-341(C) Attachment 9c	As requested in [] form FL-311 [] form FL-341(E)
	a. Legal custody of children to b. Physical custody of children to c. Child visitation (parenting time) be granted to
pondent Joint Other	CHILD CUSTODY AND VISITATION (PARENTING TIME) Petitioner
	children listed in item 2.
—	 b. Aespondent Petitioner is not the parent of the children listed in c. Aespondent requests genetic testing to determine whether the
	a. 🔲 Respondent 🔲 Petitioner is the parent of the children listed in iter
	be the control of the control of the determinations listed below. Factorially, in the control of the control o
	ESPONDENT:
CYSE NOWBEH:	PETITIONER:

FL-220 [Rev. September 1, 2021]

CEB' Essential

Ceb.com | Forms

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.

E:	OUT ATTORNEY	STATE B	AR NUMBER:		FOR COURT US	SE ONLY
NAME:						
EET ADDRESS:						
:		STATE:	ZIP CODE:			
PHONE NO.:		FAX NO.:				
L ADDRESS:						
NREY FOR (name):			~=====			
	OF CALIFORNIA,		STANISLAUS			
	100 I STRE					
	.O. BOX 10					
ITY AND ZIP CODE: M	ODESTO, CA	95353				
BRANCH NAME:						
	on applies to cases o	ther than probate (guardianships.)			
PETITIONER:						
SPONDENT:						
HER PARTY:						
LD'S NAME (Juven	- 7					
	ection applies only to	probate guardians	ship cases.)		CASE NUMBER:	
RDIANSHIP OF (na				Minor		
			HILD CUSTODY			
JURISL	JICTION AND EI	NFORCEMEN	FACT (UCCJEA)			
m (check one):	a party to this	proceeding to c	letermine custody of a	child	the authorized representa	ative of the
,	,		-		his proceeding to determine o	
ere are <i>(specify n</i>	number):	min		-	this proceeding, as follows (lis	•
Full name		Date of birth		Place of birth (city and state		
ā.						
D.						
 D.						
d.						
·						
					piece of paper, write "FL-105	
Additional Chi	ldren" at the top, p	rovide all reques	sted information for each	h additi	onal child, and attach to this f	orm.)
	ox if there is only (one child or if all	of the children listed in		nave lived together for the pas	t five vears
Check this h	OX II tilolo is offig t			item 2 h		
	ent address of the				ry for the past five vears If the	-
(Provide the curr		child listed in ite	m 2a and their residen	ce histo		ne current
(Provide the curr address is confid	lential under Famil	child listed in ite y Code section 3	m 2a and their residend 3429, check the box and	ce histo d provid	le only the state of residence.	ne current)
(Provide the curr address is confide Dates o	lential under Famil f residence	child listed in ite ly Code section 3 F	m 2a and their residend 3429, check the box and Residence	ce histo d provid Per	le only the state of residence. son child lived with and	ne current)
(Provide the curr address is confide Dates o	lential under Famil	child listed in ite ly Code section 3 F	m 2a and their residend 3429, check the box and	ce histo d provid Per	le only the state of residence.	ne current)
(Provide the curr address is confid Dates o (Mor	dential under Famil f residence nth/Year)	child listed in ite ly Code section 3 F	m 2a and their residend 3429, check the box and Residence	ce histo d provid Per	le only the state of residence. son child lived with and	ne current)
(Provide the curr address is confide Dates o	lential under Famil f residence	child listed in ite ly Code section 3 F	m 2a and their residend 3429, check the box and Residence	ce histo d provid Per	le only the state of residence. son child lived with and	ne current
(Provide the curr address is confid Dates o (Mor	dential under Famil f residence nth/Year)	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
(Provide the curr address is confid Dates o (Mor	dential under Famil f residence nth/Year) To present	child listed in ite ly Code section 3 F ((m 2a and their residend 3429, check the box and Residence	ce histo d provid Per co	le only the state of residence. son child lived with and	ne current)
(Provide the curr address is confid Dates o (Mor	dential under Famil f residence nth/Year)	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
(Provide the curr address is confident Dates of (Morent Morent Prome) From:	dential under Famil f residence nth/Year) To present	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
(Provide the curr address is confid Dates o (Mor	dential under Familif residence nth/Year) To present To:	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
(Provide the curr address is confident Dates of (Morent Morent Prome) From:	dential under Familif residence nth/Year) To present To:	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
(Provide the curraddress is confident Dates of (Morent Morent Promise) From: From:	residence nth/Year) To present To:	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
(Provide the curraddress is confident Dates of (Morent Morent Promise) From: From:	residence nth/Year) To present To:	child listed in ite ly Code section 3 F ((em 2a and their resident 3429, check the box and Residence City/State)	ce histo d provid Per co	de only the state of residence. son child lived with and mplete current address	ne current)
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			NOTICE TO DECLARANT: You have a continuing duty to inform this court if you opposed in a California court or any other court concerning.						
	(ТИАЯА	(SIGNATURE OF DECL			ı _			E OF DECLARANT)	MAN)
	Date:								
	7	ing is true and correc	t the forego	sdt sir	iforn	State of Call	aws of the	erjury under the l	I declare under penalty of p
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lo you know of any person who is not a party to this proceeding who has physical custody of or claims to have rights to custody of or istation rights with any child in this case?									
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									c. Tuvenile
									b. 🔲 Family
								a. 🔲 Criminal	
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	location)	Court (name, state,				ıpeı	Sase Num)	Proceeding
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		ect to this proceeding the following informat							or custody or visitation p
อระว มาต									4. Do you have information
		CASE NUMBER:							CASE NAME:

				FL-10	5(A)/GC-120(A
CASE	NAME:			CASE NUMBER:	
	DECLADATI		ATTACHMENT TO	OTION AND ENFORCEMENT ACT	LICC IEA'
				CTION AND ENFORCEMENT ACT (•
				for the last five years, use as many copion, and attach all pages to form FL-105/Go	
3. b. <u> </u>			e current address is confidential un	Provide the child's current address and der Family Code section 3429, check th	
		ice information is the sather information below.)	-	tem 2a on form FL-105/GC-120. (If not	the same,
		es of residence Month/Year)	Residence (City/State)	Person child lived with (name and complete current address)	Relationship
	From:	To present			
			Confidential (list state only)	Confidential (list state only)	
	From:	То:			
	From:	То:			
	From:	To:			
	From:	То:			
3. b. <u> </u>	provide only Resider provide	e past five years. If the the state of residence, are information is the sathe information below.	e current address is confidential und) ame as given for the child listed in i	Provide the child's current address and der Family Code section 3429, check the tem 2a on form FL-105/GC-120. (If not	e box and the same,
		es of residence Month/Year)	Residence (City/State)	Person child lived with (name and complete current address)	Relationship
	From:	To present			
	From:	То:	Confidential (list state only)	Confidential (list state only)	
	From:	To:			
	From:	То:			
	From:	To:			

Page

	FL-333
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS	
STREET ADDRESS: 1100 I STREET MAILING ADDRESS: P.O. BOX 1098	
CITY AND ZIP CODE: MODESTO, CA 95354	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
PROOF OF SERVICE BY MAIL	HEARING TIME:
PROOF OF SERVICE BY WAIL	DEPT.:
NOTICE: To serve temporary restraining orders you must use personal service (see for	orm FL-330).
 I am at least 18 years of age, not a party to this action, and I am a resident of or employ place. 	ed in the county where the mailing took
2. My residence or business address is:	
3. I served a copy of the following documents (specify):	
by enclosing them in an envelope AND a. depositing the sealed envelope with the United States Postal Service with the b. placing the envelope for collection and mailing on the date and at the place sh business practices. I am readily familiar with this business's practice for collection and mailing. On the same day that correspondence is placed for collection and mail business with the United States Postal Service in a sealed envelope with postal.	own in item 4 following our ordinary ng and processing correspondence for ing, it is deposited in the ordinary course of
4. The envelope was addressed and mailed as follows:a. Name of person served:b. Address:	
c. Date mailed:d. Place of mailing (city and state):	
5.	tjudgment Request to Modify a Child
6. I declare under penalty of perjury under the laws of the State of California that the foreg	oing is true and correct.
Date:	
b	
(TYPE OR PRINT NAME) (SIGNA	TURE OF PERSON COMPLETING THIS FORM) Page 1 of 1

INFORMATION SHEET FOR PROOF OF SERVICE BY MAIL

Use these instructions to complete the Proof of Service by Mail (form FL-335).

being served. You cannot serve documents if you are a party to the action. personally served. The person who serves the documents must complete a proof of service form for the documents (1) personal delivery and (2) by mail. See the Proof of Personal Service (form FL-330) if the documents are being A person at least 18 years of age or older must serve the documents. There are two ways to serve documents:

INSTRUCTIONS FOR THE PERSON WHO SERVES THE DOCUMENTS (TYPE OR PRINT IN BLACK INK)

and the other parent, you must complete two proofs of service; one for the respondent and one for the other parent. You must complete a proof of service for each package of documents you serve. For example, if you serve the respondent

First box, left side: In this box print the name, address, and phone number of the person for whom you are serving the Complete the top section of the proof of service forms as follows:

Second box, left side: Print the name of the county in which the legal action is filed and the court's address in this box. documents.

Third box, left side: Print the names of the petitioner/plaintiff, respondent/defendant, and other parent in this box. Use Use the same address for the court that is on the documents you are serving.

the same names listed on the documents you are serving.

Third box, right side: Print the hearing date, time, and department. Use the same information that is on the documents Second box, right side: Print the case number in this box. This number is also stated on the documents you are serving. First box, top of form, right side: Leave this box blank for the court's use.

You cannot serve a temporary restraining order by mail. You must serve those documents by personal service.

- you either live in or are employed in the county where the mailing took place. You are stating that you are at least 18 years old and that you are not a party to this action. You are also stating that
- Print your home or business address.

you are serving.

- List the name of each document that you mailed (the exact names are listed on the bottoms of the forms).
- Check this box if you put the documents in the regular U.S. mail.
- Check this box if you put the documents in the mail at your place of employment.
- a. Print the name you put on the envelope containing the documents.
- Print the address you put on the envelope containing the documents.
- Print the date that you put the envelope containing the documents in the mail.
- 5. Check this box if you are serving an address verification form (required for service by mail of a postjudgment request to Print the city and state you were in when you mailed the envelope containing the documents.
- You are stating under penalty of perjury that the information you have provided is true and correct. change a child custody, visitation, or child support order).
- Print your name, fill in the date, and sign the form.

If you need additional assistance with this form, contact the family law facilitator in your county.

ceb.com CEB. Ezsential FL-335-INFO [New January 1, 2012]

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME, ADDRESS, PHONE)	FOR COURT USE ONLY
Attorney for:	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STANISLAUS Street Address: 800 11th Street, Modesto, CA 95354 Civil Clerk' Office: 1100 I Street, P.O. Box 1098, Modesto, CA 95353	
Plaintiff/Petitioner:	
Defendant/Respondent:	RELATED CASES:
CASE MANAGEMENT CONFERENCE STATEMENT	CASE NUMBER: Date: Time:
1. Names of parties/attorneys:	
a) PetitionerAttorney	
b) RespondentAttorney	
2. Nature of action (check the applicable action):	
 □ Dissolution of marriage, legal separation, or nullity □ Action to establish parent and child relationship □ Dissolution of domestic partnership 	
3. Service of pleadings:	
a) Date of service of petition If not served, explain	1:
b) Date of filing of response or default:	
4. Case information (complete all applicable sections):	
a) Date of marriage/partnership: Date of separation	on:
b) Names/ages of minor children:	

FL005 (Mandatory Form) Rev 9/04

Signature of Party/Attorney for Party
DATE:
12. Estimated length of trial (hours or days):
11. Estimated date that party will be ready for trial (the court anticipates that a case should be ready for trial within 3-6 months from the date of the case management conference) If longer than 6 months, explain:
10. Issues that a party believes should be bifurcated (e.g. marital status, date of separation or date valuation)
9. Issues agreed upon (e.g. child custody/visitation, child/spousal support, division of property)
Estimated time to complete discovery:months.
8. Describe discovery to be conducted:
7. Describe any discovery conducted to date: