

## Judicial Council of California

455 Golden Gate Avenue · San Francisco, California 94102-3688

www.courts.ca.gov

## REPORT TO THE JUDICIAL COUNCIL

Item No.: 25-098
For business meeting on April 25, 2025

**Title** 

Family Law: Technical Changes to Forms

Rules, Forms, Standards, or Statutes Affected

Revise forms FL-142, FL-145, FL-165, FL-300, FL-306, FL-312, FL-313-INFO, FL-314-INFO, FL-320, FL-320-INFO, FL-340, FL-341(B), FL-343, and FL-411

Recommended by

Family and Juvenile Law Advisory Committee Hon. Tari L. Cody, Cochair Hon. Stephanie E. Hulsey, Cochair **Report Type** 

Action Required

**Effective Date** 

July 1, 2025

**Date of Report** 

April 2, 2025

**Contact** 

Gabrielle Selden, 415-865-8085 gabrielle.selden@jud.ca.gov

### **Executive Summary**

The Family and Juvenile Law Advisory Committee recommends technical changes to improve several forms by correcting clerical errors, updating references to state and federal codes, and making other minor changes to align the forms with statewide procedures. The technical changes will improve the accuracy of the forms and avoid causing confusion for court users, clerks, and judicial officers.

### Recommendation

The Family and Juvenile Law Advisory Committee recommends that the Judicial Council, effective July 1, 2025, revise the following forms:

1. *Schedule of Assets and Debts* (form <u>FL-142</u>).

- a. The reference to Code of Civil Procedure (CCP) sections 2030(c) and 2033.5 in the footer of the form will be deleted and replaced with CCP sections 2030.010 to 2030.310 to denote that the form may be used to propound or respond to form interrogatories; <sup>1</sup> and
- b. Family Code sections 2100–2113 will be added in the footer to denote that the form may also be used to comply with the parties' obligation to disclose assets and debts in dissolution proceedings.
- 2. Form Interrogatories—Family Law (form FL-145) will be revised to delete the reference to courtinfo.ca.gov and replace it with courts.ca.gov.
- 3. Request to Enter Default (form FL-165) will be revised to:
  - a. Renumber item 3 to add clarifying language that a person who does not attach a completed *Property Declaration* (form <u>FL-160</u>) must check a box to indicate why the form is not attached;
  - b. Delete "Family Code section 2330.5" in item 3d and add it to the citation in the footer; and
  - c. Reformat items 3(a)–(f), 4(a)–(b), and 6(a)–(f) so they are not enclosed by parentheticals.
- 4. Request for Order (form FL-300).
  - a. The reference in the footer to revoked Government Code 26826 will be deleted and replaced with Government Code section 70612;
  - b. Item 4e will be revised to delete the duplicate word "should";
  - c. Item 8c will be revised to delete the duplicate word "the"; and
  - d. The title of form MC-410 will be updated to *Disability Accommodation Request* in the Request for Accommodations language at the bottom of page 4 of the form.
- 5. Request to Reschedule Hearing (form FL-306). To avoid confusion if more than one Request for Order (form FL-300) is filed, a fillable blank space will be added at item 2a for a party to specify the type of relief being sought in the Request for Order (e.g., child custody, child support, property division, etc.).
- 6. Request for Child Abduction Prevention Orders (form FL-312).

<sup>&</sup>lt;sup>1</sup> Code of Civil Procedure sections 2030(c) and 2033.5 were renumbered following a reorganization of the "Civil Discovery Act" under Assembly Bill 3081 (Stats. 2004, ch 182).

- a. The reference to section 9001 et seq. of title 22 of the United States Code will be added to the footer of the first page of the form. This will also aid form users because Family Code section 3048, which is currently in the footer, still references revoked section 11601 of title 42 of the United States Code.<sup>2</sup>
- b. The form number for *Declaration of Supervised Visitation Provider* will be updated to include links to the form for nonprofessional providers (form FL-324(NP)) and the form for professional providers (form FL-324(P)).
- 7. Child Custody Information Sheet—Recommending Counseling (form FL-313-INFO).
  - a. The name of form MC-410 will be updated to *Disability Accommodation Request* in the Request for Accommodations language at the bottom of page 2; and
  - b. Hyperlinks to the websites listed on page 2 will be embedded in the form.
- 8. *Child Custody Information Sheet—Child Custody Mediation* (form <u>FL-314-INFO</u>) will be revised in the same manner as form FL-313-INFO will be, indicated above.
- 9. Responsive Declaration to Request for Order (form FL-320). The checkbox at item 9 will be corrected to reference "Attachment 9" instead of "Attachment 10."
- 10. *Information Sheet: Responsive Declaration to Request for Order* (form <u>FL-320-INFO</u>). The form will be revised by:
  - a. Replacing the image of *Response to Request for Order* (form FL-320) on page 2 with the image of form FL-320 that was revised effective January 1, 2025; and
  - b. Updating the hyperlinks in items 15 and 16 to match the current names of the webpages on the Self-Help Guide to the California Courts.
- 11. Findings and Order After Hearing (form FL-340).
  - a. The party caption will be updated to align with the format of other Judicial Council forms in the family law series;
  - b. All references to "Other party" will be changed to "Other parent/party" to be consistent with other family law forms;
  - c. In item 9, the term "reschedule" will be used instead of "continue" to align with *Request to Reschedule Hearing* (form FL-306);

<sup>&</sup>lt;sup>2</sup> 42 U.S.C. sections 11601 to 11610 were transferred to 22 U.S.C. section 9001 (titled "Foreign Relations and Intercourse"), effective January 3, 2016.

- d. A checkbox will be added at the bottom of the page to specify the name of the court professional, party, or attorney who drafted the court order under rule 5.125 of the California Rules of Court;
- e. A second date and signature line will be added to allow the other parent/party or attorney to indicate approval of the proposed order as conforming to the court order; and
- f. Rule 5.125 of the California Rules of Court will be added as a reference in the footer.
- 12. Child Abduction Prevention Order Attachment (form FL-341(B)). The references to section 11601 of title 42 of the United States Code in the footer on page 1 and in the notice language on page 2 will be revised to reflect that section 11601 of title 42 of the United States Code was transferred to section 9001 et seq. of title 22 of the United States Code.
- 13. Spousal, Domestic Partner, or Family Support Order Attachment (form FL-343).
  - a. To be consistent with item 3 in *Petition—Marriage/Domestic Partnership* (form <u>FL-100</u>), items 2.b and 2.c will be revised so that the length of time that the parties were married or in a registered domestic partnership appears as "\_\_\_\_\_ years and \_\_\_\_ months," instead of "\_\_\_\_ months and \_\_\_\_ years; and
  - b. Item 7c will be revised to update the title of form <u>FL-192</u> to *Notice of Rights and Responsibilities Regarding Child Support*.
- 14. Affidavit of Facts Constituting Contempt—Financial and Injunctive Orders (form FL-411). The reference to "Other party" in the caption will be changed to "Other parent/party" to be consistent with other family law forms. It will also be renumbered from item 1 with subitems a, b, and c to items 1, 2, and 3 to reflect the formatting used for Judicial Council forms. The link in the footer of the page will also be updated to courts.ca.gov, instead of courtinfo.ca.gov.

In addition, these 14 forms will be revised globally, as needed, to reflect current formatting for weblinks on Judicial Council forms.

### Relevant Previous Council Action

The Judicial Council has previously acted on these forms, but this proposal makes no substantive changes; it only involves minor corrections that are unrelated to prior council action.

### Analysis/Rationale

The changes to these forms are technical in nature and necessary to ensure the forms are accurate and reference current statutes, and are consistent with the other forms in the Judicial Council's family law forms series.

### **Policy implications**

None.

### **Comments**

Public comments were not solicited for this proposal because the recommendation is within the Judicial Council's purview to approve without circulation.

### Alternatives considered

No alternatives were considered because the committee wants to ensure errors are corrected, and forms contain updated and accurate references to statutes, titles, and website links.

### **Fiscal and Operational Impacts**

This proposal should not have any fiscal or operational impacts on courts or litigants other than the costs of replacing outdated forms. In implementing the revised forms, courts will incur standard reproduction costs. Because the proposed changes are technical corrections, case management systems are unlikely to need updating to implement them.

### **Attachments and Links**

1. Forms FL-142, FL-145, FL-165, FL-300, FL-306, FL-312, FL-313-INFO, FL-314-INFO, FL-320, FL-320-INFO, FL-340, FL-341(B), FL-343, and FL-411, at pages 6–37

### FL-142

### THIS FORM SHOULD NOT BE FILED WITH THE COURT

ATTORNEY OR PARTY WITHOUT ATTORNEY (name and address):	TELEPHONE NO.:	
	raft - 02/25/25 ot Approved by the Judicial Council	
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
PETITIONER:		
RESPONDENT:		
SCHEDULE OF ASSETS AND DEBTS Petitioner's Respondent's	CASE NUMBER:	

#### - INSTRUCTIONS -

List all your known community and separate assets or debts. Include assets even if they are in the possession of another person, including your spouse. If you contend an asset or debt is separate, put P (for Petitioner) or R (for Respondent) in the first column (separate property) to indicate to whom you contend it belongs.

All values should be as of the date of signing the declaration unless you specify a different valuation date with the description. For additional space, use a continuation sheet numbered to show which item is being continued.

ITEM NO. ASSETS DESCRIPTION	SEP.	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
1. REAL ESTATE (Give street addresses and attach copies of deeds with legal descriptions and latest lender's statement.)  Output  Description of the street addresses and attach copies of deeds with legal descriptions and latest lender's statement.)	FROF	ACQUINED		\$
2. HOUSEHOLD FURNITURE, FURNISHINGS, APPLIANCES (Identify.)				
3. JEWELRY, ANTIQUES, ART, COIN COLLECTIONS, etc. (Identify.)				Page 1 of 4

Page 1 of 4

			CLIDDENT CDOSS	AMOUNT OF MONEY
ITEM	SEP.	DATE	FAIR MARKET	OWED OR
NO. ASSETS DESCRIPTION	PROP	ACQUIRED	VALUE	ENCUMBRANCE
4. VEHICLES, BOATS, TRAILERS (Describe and attach copy of title document.)  A very comment of the control of title document.)				\$
5. SAVINGS ACCOUNTS (Account name, account number, bank, and branch. Attach copy of latest statement.)				
6. CHECKING ACCOUNTS (Account name and number, bank,				
and branch. Attach copy of latest statement.)  7. CREDIT UNION, OTHER DEPOSIT ACCOUNTS (Account				
name and number, bank, and branch. Attach copy of latest statement.)				
8. CASH (Give location.)				
9. TAX REFUND				
10. LIFE INSURANCE WITH CASH SURRENDER OR LOAN VALUE (Attach copy of declaration page for each policy.)				

			CLIPPENT CPOSS	AMOUNT OF MONEY
ITEM	SEP.	DATE	FAIR MARKET	OWED OR
NO. ASSETS DESCRIPTION	PROP	ACQUIRED	VALUE	ENCUMBRANCE
11. STOCKS, BONDS, SECURED NOTES, MUTUAL FUNDS (Give certificate number and attach copy of the certificate or copy of latest statement.)			\$	\$
12. RETIREMENT AND PENSIONS (Attach copy of latest summary plan documents and latest benefit statement.)				
13. PROFIT - SHARING, ANNUITIES, IRAS, DEFERRED COMPENSATION (Attach copy of latest statement.)				
14. ACCOUNTS RECEIVABLE AND UNSECURED NOTES (Attach copy of each.)				
15. PARTNERSHIPS AND OTHER BUSINESS INTERESTS (Attach copy of most current K-1 form and Schedule C.)				
16. OTHER ASSETS				
17. TOTAL ASSETS FROM CONTINUATION SHEET				
18. TOTAL ASSETS			\$	\$

8

ITEM NO		SEP. PROP	TOTAL OWING	DATE INCURRED
19. S	TUDENT LOANS (Give details.)		\$	
20. TA	AXES (Give details.)			
21. SI	JPPORT ARREARAGES (Attach copies of orders and statements.)			
	DANS—UNSECURED (Give bank name and loan number and attach copy of latest atement.)			
	REDIT CARDS (Give creditor's name and address and the account number. Attach			
cc	py of latest statement.)			
24. O	THER DEBTS (Specify.):			
0				
25 T	OTAL DEBTS FROM CONTINUATION SHEET			
20. 1				
26. T	OTAL DEBTS		\$	
27.	(Specify number): pages are attached as continuation sheets.			
I decl	are under penalty of perjury under the laws of the State of California that the foregoi	ng is true	and correct.	
Date:				
	<u> </u>			
	(TYPE OR PRINT NAME)	(SIGN	ATURE OF DECLARAN	IT)

FL-142 [Rev. July 1, 2025]

SCHEDULE OF ASSETS AND DEBTS

Page 4 of 4

(Family Law)

Print this form

Save this form

ATTORNEY OR PARTY WITHOUT ATTORNEY (name, State Bar number, and address):	TELEPHONE NO.:	
ATTORNEY FOR ( <mark>n</mark> ame):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
SHORT TITLE:		
FORM INTERROGATORIES-FAMILY LAW		
Asking Party:	CASE NUMBER:	
Answering Party:	CASE NUMBER:	
Set No.:		

#### Sec. 1. Instructions to Both Parties

The interrogatories on page 2 of this form are intended to provide for the exchange of relevant information without unreasonable expense to the answering party. They do not change existing law relating to interrogatories, nor do they affect the answering party's right to assert any privilege or make any objection. **Privileges must be asserted.** 

#### Sec. 2. Definitions

Words in **boldface** in these interrogatories are defined as follows:

- (a) Person includes a natural person; a partnership; any kind of business, legal, or public entity; and its agents or employees.
- (b) Document means all written, recorded, or graphic materials, however stored, produced, or reproduced.
- (c) Asset or property includes any interest in real estate or personal property. It includes any interest in a pension, profit-sharing, or retirement plan.
- (d) Debt means any obligation, including debts paid since the date of separation.
- (e) Support means any benefit or economic contribution to the living expenses of another person, including gifts.
- (f) If asked to identify a person, give the person's name, last known residence and business addresses, telephone numbers, and company affiliation at the date of the transaction referred to.
- (g) If asked to identify a document, attach a copy of the document unless you explain why not. If you do not attach the copy, describe the document, including its date and nature, and give the name, address, telephone number, and occupation of the person who has the document.

### Sec. 3. Instructions to the Asking Party

Check the box next to each interrogatory you want the answering party to answer.

### Sec. 4. Instructions to the Answering Party

You must answer these interrogatories under oath within 30 days, in accordance with Code of Civil Procedure section 2030.260.

You must furnish all information you have or can reasonably find out, including all information (not privileged) from your attorneys or under your control. If you don't know, say so.

If an interrogatory is answered by referring to a document, the document must be attached as an exhibit to the response and referred to in the response. If the document has more than one page, refer to the page and section where the answer can be found.

If a document to be attached to the response may also be attached to the *Schedule of Assets and Debts* (form FL-142), the document should be attached only to the response, and the form should refer to the response.

If an interrogatory cannot be answered completely, answer as much as you can, state the reason you cannot answer the rest, and state any information you have about the unanswered portion.

#### Sec. 5. Oath

Your answers to these interrogatories must be under oath, dated, and signed. Use the following statement at the end of your answers:

I declare under penalty of perjury under the laws of the State of California that the foregoing answers are true and correct.

	<b>)</b>
(DATE)	(SIGNATURE)

Page 1 of 2

1.	<b>Personal history</b> . State your full name, current residence address and work address, social security number, any other names you have used, and the dates between which you used each name.	12.	<b>Property valuations.</b> During the past 12 months, have you received written offers to purchase or had written appraisals of any of the assets listed on your completed <i>Schedule of Assets and Debts?</i> If your answer is yes, <b>identify the document.</b>
2.	Agreements. Are there any agreements between you and your spouse or domestic partner, made before or during your marriage or domestic partnership or after your separation, that affect the disposition of assets, debts, or support in this proceeding? If your answer is yes, for each agreement state the date made and whether it was written or oral, and attach a copy of the agreement or describe its contents.	13.	Property held by others. Is there any property held by any third party in which you have any interest or over which you have any control? If your answer is yes, indicate whether the property is shown on the <i>Schedule of Assets and Debts</i> completed by you. If it is not, describe and identify each such asset, state its present value and the basis for your valuation, and identify the person holding the asset.
3.	Legal actions. Are you a party or do you anticipate being a party to any legal or administrative proceeding other than this action? If your answer is yes, state your role and the name, jurisdiction, case number, and a brief description of each proceeding.  Persons sharing residence. State the name, age, and	14.	Retirement and other benefits. Do you have an interest in any disability, retirement, profit-sharing, or deferred compensation plan? If your answer is yes, identify each plan and provide the name, address, and telephone number of the administrator and custodian of records.
	relationship to you of each <b>person</b> at your present address.	15.	Claims of reimbursement. Do you claim the legal right to be reimbursed for any expenditures of your
5.	Support provided others. State the name, age, address, and relationship to you of each person for whom you have provided support during the past 12 months and the amount provided per month for each.  Support received for others. State the name, age, address, and relationship to you of each person for whom you have received support during the past 12 months and the amount received per month for each.	<u> </u>	separate or community property? If your answer is yes, state all supporting facts.  Credits. Have you claimed reimbursement credits for payments of community debts since the date of separation? If your answer is yes, identify the source of payment, the creditor, the date paid, and the amount paid. State whether you have added to the debt since the separation.
7.	Current income. List all income you received during the past 12 months, its source, the basis for its computation, and the total amount received from each. Attach your last three paycheck stubs.	17.	Insurance. Identify each health, life, automobile, and disability insurance policy or plan that you now own or that covers you, your children, or your assets. State the policy type, policy number, and name of the company. Identify the agent and give the address.
8.	<b>Other income.</b> During the past three years, have you received cash or other property from any source not identified in item 7? If so, list the source, the date, and the nature and value of the property.	<u> </u>	<b>Health.</b> Is there any physical or emotional condition that limits your ability to work? If your answer is yes, state each fact on which you base your answer.
9.	<b>Tax returns.</b> Attach copies of all tax returns and tax schedules filed by or for you in any jurisdiction for the past three calendar years.	<u> </u>	Children's needs. Do you contend that any of your children have any special needs? If so, identify the child with the need, the reason for the need, its cost, and its expected duration.
10.	Schedule of assets and debts. Complete the Schedule of Assets and Debts (form FL-142) served with these interrogatories.	20.	Attorney fees. State the total amount of attorney fees and costs incurred by you in this proceeding,
11.	<b>Separate property contentions.</b> State the facts that support your contention that an asset or debt is separate property.	2 <b>1</b>	the amount paid, and the source of the money paid.  Describe the billing arrangements.
		21.	<b>Gifts.</b> List any gifts you have made without the consent of your spouse or domestic partner in the past 24 months, their values, and the recipients.

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	Draft
EMAIL ADDRESS:		Not Approved by
ATTORNEY FOR (name):		the Judicial Council
SUPERIOR COURT OF CALIFORNIA, COUNTSTREET ADDRESS:	TY OF	tric dational Courton
MAILING ADDRESS:		v. 02/25/25
CITY AND ZIP CODE:		V. 02/25/25
BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
REQUEST TO	ENTER DEFAULT	CASE NUMBER:
1. To the clerk: Please enter the default	of the respondent who has failed to respor	nd to the petition.
2. A completed Income and Expense Dec	claration (form FL-150) or Financial Statem	nent (Simplified) (form FL-155)
is attached is not attache	•	( F / ( / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / - / / / / / / / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - / / / / / / / / / / / - /
3. A completed Property Declaration (form	n FL-160) is attached is no	ot attached
If a completed Property Declaration (fo	rm FL-160) is not attached, check at least	one of the following boxes to indicate the reason:
a. There have been no changes	since the previous filing.	
	•	aubicat of a written agreement
	tion by the court in this proceeding are the	•
c There are no issues of child,	spousal, or partner support or attorney fee	es and costs subject to determination by the court.
<ul> <li>d. The petition does not request</li> </ul>	t money, property, costs, or attorney fees.	
e. There are no issues of division	on of community property.	
f. This is an action to establish	narental relationshin	
This is an action to octabilish	paromai rolationomp.	
Date:		
	<u>P</u>	
(TYPE OR PRINT NAME)		(SIGNATURE OF [ATTORNEY FOR] PETITIONER)
4. Declaration		
<ul> <li>a. No mailing is required because</li> </ul>	se service was by publication or posting an	nd the address of the respondent remains unknown
	• •	an envelope with sufficient postage, was dress of the respondent's attorney or, if none,
I declare under penalty of perjury under the	e laws of the State of California that the for	regoing is true and correct.
Date:	•	
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)
	FOR COURT USE ONLY	
Request to Enter Default mailed to	the respondent or the respondent's attorned	ev on (date):
Default entered as requested on (a	ate).	
Default <b>not</b> entered. Reason:		
	Clerk, by	. Deputy

Page 1 of 2

FL-165 [Rev. July 1, 2025] REQUEST TO ENTER DE	EFAULT Page 2 o
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
	(CIONATURE OF DECLARANT)
Date:	
I declare under penalty of perjury under the laws of the State of California that	the foregoing is true and correct.
For more information, see selfhelp.courts.ca.gov/military-defaul	
<ul> <li>U.S. military status can be checked online at <a href="scra.dmdc.osd.mi">scra.dmdc.osd.mi</a></li> <li>If the respondent is in the military service, or their military status certain rights and protections under federal and state law before</li> </ul>	s is unknown, the respondent is entitled to
Note	V.
f. other (specify):	
e. the respondent is not eligible to serve in the U.S. military because	
d. I know that the respondent was discharged from U.S. military sen	•
c. I recently contacted the respondent, and they told me that they are	•
<ul> <li>a the search results that I received from scra.dmdc.osd.mil/say the</li> <li>b I am in regular communication with the respondent and know that</li> </ul>	
I know that the respondent is not in the U.S. military service because (chec	
6. <b>Declaration of nonmilitary status</b> (required for a judgment).  The respondent is not in the military service of the United States as defined U.S.C. § 3911(2)) or California Military and Veterans Code sections 400 and	d 402(f).
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
Date:	
I declare under penalty of perjury under the laws of the State of California that	the foregoing is true and correct.
cost are correct and have been necessarily incurred in this cause or pro	oceeding.
c. I am the attorney, agent, or party who claims these costs. To the best o	
TOTAL	
	¢
	¢
(3) Other (specify):	¢
(2) Process server's fees	
(1) Clerk's fees	
b. Costs and disbursements are listed as follows:	
a. Costs and disbursements are waived.	
5. Memorandum of costs	
RESPONDENT:	
PETITIONER:	CASE NUMBER:

(Family Law—Uniform Parentage)

**Print this form** 

Save this form

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	Draft
EMAIL ADDRESS:	TACTION.	
		Not Approved by
ATTORNEY FOR (name):		the Judicial Council
SUPERIOR COURT OF CALIFORNIA	A, COUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		v. 02/25/25
CITY AND ZIP CODE:		
BRANCH NAME:		
		1
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
	<u>_</u>	
REQUEST FOR ORDER	CHANGE TEMPORARY EMERGENCY ORDERS	CASE NUMBER:
Child Custody	Visitation (Parenting Time) Spousal or Partner Support	
	· • , ·	
	Property Control Attorney's Fees and Costs	
Other (specify):		
	<u>O-INFO</u> for information about how to complete this form. To ask to	
	in a Restraining Order After Hearing <i>(form DV-130 or JV-255), rea</i>	d form <u>FL-300-INFO</u> and form
<u>DV-300-INFO</u>		
	NOTICE OF HEARING	
4 TO (1111)		
1. TO ( <mark>name</mark> ):		
Petitione	er Respondent Other Parent/Party Other	(specify):
2. A COURT HEARING WILL B	E HELD AS EOLI OWS:	
2. A COOK! HEAKING WILL DI	L HELD AS I OLLOWS.	
a Data:	Times. Dent.	Daam :
a. Date:	Time: Dept.:	Room.:
b. Address of court s	ame as noted above other (specify):	
3. WARNING to the person ser	ved with the Request for Order: The court may make the reque	sted orders without you if you do
	ion to Request for Order (form FL-320), serve a copy on the other	
	court has ordered a shorter period of time), and appear at the he	
	count has ordered a shorter period of time, and appear at the he	aning. (See form 1 L-320-livi O for
more information.)		
	COURT ORDER	
It is ordered that:	(FOR COURT USE ONLY)	
		_
4 Time for service	e until the hearing is shortened. Service must be on or	pefore <i>(date):</i>
5. A Responsive Declaration	on to Request for Order (form FL-320) must be served on or befor	e (date):
7. Trooperione Bediaran	on to request for Gradi (form 1 2 020) mast so convoca on or solor	o (date).
6. The parties must attend	an appointment for child custody mediation or child custody recor	nmending counseling as follows
(specify date, time, and l		- <del>-</del>
	•	
7. The orders in <i>Temporary</i>	y Emergency (Ex Parte) Orders (form FL-305) apply to this procee	eding and must be personally
	ts filed with this Request for Order.	, ,
	· · · · · · · · · · · · · · · · · · ·	
8. Other (specify):		
D .		
Date:		IIIDICIAI OFFICED
Date:		JUDICIAL OFFICER Page 1 of 4

FL-300

PETITIONER:		CASE NUMBER:
RESPONDENT: OTHER PARENT/PARTY:		
	REQUEST FOR ORDER	
Note: Place a mark <b>X</b> in front of the box that applies "Attachment." For example, mark "Attachment 2a" to attached to this form. Then, on a sheet of paper, list your name, case number, and "FL-300" as a title. (Your name)	o indicate that the list of children's nar t each attachment number followed by	mes and birth dates continues on a paper y your request. At the top of the paper, write
1. RESTRAINING ORDER INFORMATION One or more domestic violence restraining/s Petitioner Respondent The orders are from the following court or co	Other Parent/Party (Attach a co	
a. Criminal: County/state (specify):		No. (if known):
b. Family: County/state (specify):		No. (if known):
c. Juvenile: County/state (specify):		No. (if known):
d. Other: County/state (specify):	Case	No. (if known):
CHILD CUSTODY     VISITATION (PARENTING TIME)     a. I request that the court make orders abo     Child's Name     Date	out the following children (specify):  Legal Custody to (per decides: health, education)	
b. The orders I request for change of the ch	nild custody visitation (parenti ed forms: Form <u>FL-311</u> Form <u>FI</u> Form <u>FL-341(E)</u> Other (s	312 Form <u>FL-341(C)</u>
c. The orders that I request are in the best	interest of the children because (spe	cify): Attachment 2c.

OTHER		TIONER: ONDENT:						CASE NUMBER	₹:		FL-300
2.	d	This is a (	change from the	ne current orde legal or physi		child custoo was filed on (		visitation (p	_	time). court ordere	ed (specify):
		(2)	The visitation	n (parenting tin	ne) order wa	as filed on <i>(da</i>	ate):		. The	court ordere	d (specify):
3.	(Note: Ar	uest that th	assignment m e court order ame and age	•	as follows:	e Withholding equest suppo sed on the cl	ort for eac	h child	Monthly	amount (\$)	nment 2d.
	b. The	•	change a curre ed child suppo		•	port filed on (	(date):			Attacl	nment 3a.
	a cur	rrent <i>Finan</i>	ed and filed wi cial Statement d make or cha	(Simplified) (	form FL-155	) because I r	meet the r			rm FL-155.	nment 3d.

4.		SPOUSAL	OR DOMEST	FIC PARTNER	SUPPORT
----	--	---------	-----------	-------------	---------

(Note: An Earnings Assignment Order for Spousal or Partner Support (form FL-435) may be issued.)

٥.	I want the court to change	end	the current support order filed on (date).
	The court ordered \$	ner r	month for support

This request is to modify (change) spousal or partner support after entry of a judgment. I have completed and attached Spousal or Partner Support Declaration Attachment (form FL-157) or a declaration that addresses the same factors covered in form FL-157.

d. I have completed and filed a current *Income and Expense Declaration* (form <u>FL-150</u>) in support of my request.

e.	The court should make	, cnange, or end	tne support orae	ers because ( <i>specity):</i>		Attachment 46
----	-----------------------	------------------	------------------	--------------------------------	--	---------------

PETITIONER:		CASE	IUMBER:	
RESPONDENT:				
OTHER PARENT/PARTY:				
5. PROPERTY CONTROL			I request temporary emergency	orders /
a. The petitioner respon	dent other par	ent/party be given exclu	usive temporary use, possessio	n, and
control of the following property that	we own or are	buying lease or r	ent <i>(specify):</i>	
b. The petitioner respon	dont other no	ront/party ha ardared to	make the following payments or	a dobte
and liens coming due while the orde		remparty be ordered to i	nake the following payments of	i debis
Pay to:		Amount: \$	Due date:	
Pay to:			Due date:	
Pay to:			· · · · · · · · · · · · · · · · · · ·	
Pay to:	<u> </u>		Due date:	
1 ay to	1 01		Duc date	
c. This is a change from the curr	ent order for property	control filed on (date):		
d. Specify in Attachment 5d the reason	s why the court shoul	ld make or change the pro	perty control orders.	
6. ATTORNEY'S FEES AND COSTS				
I request attorney's fees and costs, which	h total (specify amou	nt): \$ I file	ed the following to support my re	equest:
a. A current <i>Income and Expense Decl</i>		•	a and removing to support my it	oquoot.
b. A Request for Attorney's Fees and C	,		that addresses the factors cov	vered
in that form.	osis Allaciinieni (ion	ii <u>r L-319</u> ) or a deciaration	i that addresses the factors cov	/ereu
c. A Supporting Declaration for Attorne	v's Fees and Costs A	ttachment (form FL-158) o	r a declaration that addresses t	the
factors covered in that form.	,			
7. OTHER ORDERS REQUESTED (speci	ifv):		Attachme	nt 7
	.,,,		<u>//ttdoffffic</u>	<u> </u>
8. TIME FOR SERVICE / TIME UNTIL HE	ARING Turgently ne	zeq.		
a. To serve the Request for Orde	0 ,		fore the hearing.	
b. The hearing date and service	· ·		ioro ano modinig.	
c. I need the order because (specify):			Attachme	ent 8.
These the state because (openny).			- Itaoime	<u> </u>
9. FACTS TO SUPPORT the orders I requ				
cannot be longer than 10 pages, unless	s the court gives me p	permission.	<u>Attachme</u>	<u>ent 9.</u>
	(1) (1) (0) (1)			
I declare under penalty of perjury under the laws of is true and correct.	or the State of Californ	nia that the information pro	vided in this form and all attach	iments
Date:				
Date.		<b>L</b>		
(TYPE OR PRINT NAME)		<u>/</u>	DIONATURE OF ARRUSANTS	
A Degueste for Apparent delicing		(\$	SIGNATURE OF APPLICANT)	
Requests for Accommodations	:		- :	

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to <a href="courts.ca.gov/forms">courts.ca.gov/forms</a> for <a href="Disability Accommodations Request">Disability</a> Accommodations Request (form <a href="MC-410">MC-410</a>). (Civ. Code, § 54.8.)

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:	0747F 7ID 00DF	
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	Draft
EMAIL ADDRESS: ATTORNEY FOR (name):		Not Approved by
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF	the Judicial Council
STREET ADDRESS:	OF .	the Judicial Council
MAILING ADDRESS:		v. 02/25/25
CITY AND ZIP CODE:		
BRANCH NAME:		_
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
OTHER PARENT/PARTY:		
		CASE NUMBER:
REQUEST TO RESC	HEDULE HEARING	
Notice: Read How to Reschedule a Hea	ring in Family Court (form FL-304-INFO) be	fore you complete this form.
Notice: Do not use this form	to ask to change the date of a domestic viol	ence restraining order hearing.
For more information, read f	<u>orm DV-115-INFO</u> , How to Ask for a New H	learing Date.
CASE INFORMATION		
1. Name of person asking to reschedule the	hearing (specify):	
a. I am the party who filed the Rec	quest for Order (form FL-300), order to show	cause, or other moving paper in item 2.
b. I am the party who is respondin paper in item 2.	g to the <i>Request for Order</i> (form FL-300), or	der to show cause, or other moving
<ol> <li>I ask that the court reschedule the hearing</li> </ol>	n date for the (select one)	
a. Request for Order for (specify):	· · · · · · · · · · · · · · · · · · ·	
b. Order to Show Cause for	contempt. seek work.	
c. Other (specify):		
3. The item in 2 was filed on (date):		
, ,		
4. The hearing is currently set for <i>(date):</i>		
5. The court did not issue temporary emerge	ncy (ex parte) orders with the item in 2.	
REQUEST		
6. I request that the hearing be rescheduled	as follows:	
a. After (specify date):		
b. On a date I am available, which	does not include (specify dates):	
	(-1, - 5)	
c. Other (specify):		
care. (opcony).		
REASON FOR RESCHEDULING		
7. The hearing needs to be rescheduled bed	cause (select all that apply)	
a the papers were not served before		
	_	anding counceling before the bearing
	custody mediation or child custody recomme	anding counseling before the fleating.
c other good cause as stated	below: on Attachment 7c.	

Page 1 of 2

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	FL-306						
PETITIONER/PLAINTIFF:	CASE NUMBER:						
RESPONDENT/DEFENDANT:							
OTHER PARENT/PARTY:							
SPECIAL PROCEDURES MAY APPLY							
The procedures in items 8 and 9 apply only if the documents in item 2 were served on the parties.							

- 8. Unless the court determines that there are exceptional circumstances, the other parties must first be
  - a. notified that you are going to ask the court to reschedule the hearing; and
  - b. served with copies of the request to reschedule at the first reasonable opportunity.
- 9. You must then submit to the court a proof of the notice and service in items 8a and 8b, along with the request to reschedule. You may use Declaration Regarding Notice and Service of Request for Temporary Emergency (Ex Parte) Orders (form FL-303) to comply with the proof of notice and service.
- 10. You should submit the documents in item 9 to the court no later than five court days before the hearing date set on the Request for Order (form FL-300), order to show cause, or other moving paper, unless you have a very good reason to submit them later.

(TYPE OR PRINT NAME)

PROPOSED ORDER REQUIRED
11. I have submitted a proposed <i>Order on Request to Reschedule Hearing</i> (form FL-309).
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date:

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SIGNATURE

		PETITIONER: RESPONDENT:	CASE NUMBER:
o		RESPONDENT: ARENT/PARTY:	
		REQUEST FOR CHILD ABDUCTION PREVENTION	N ORDERS
		—This is not a court order—	
то		Petition Response Request for Order Responsition Other (specify):	ve Declaration to Request for Order
1.	Your na	me:	
2.	l reques	t orders to prevent child abduction by <i>(specify):</i> Petitioner	Respondent Other Parent/Party
3.	l think t	hat he or she might take the children without my permission to <i>(check all</i>	that apply):
	a b c	another county in California (specify the county): another state (specify the state): a foreign country (specify the foreign country):  (1) He or she is a citizen of that country.	
		(2) He or she has family or emotional ties to that country (explain):	
	<b>I think t</b> a.	hat he or she might take the children without my permission because he or she might take the children without my permission because he or has violate—or threatened to violate—a custody or visitation (parenting time Explain:	
	b	does not have strong ties to California.  Explain any work, financial, social, or family situation that makes it easy for t	the party to leave California.
	С.	has recently done things that make it easy for him or her to take the children (check all that apply):  quit his or her job. sold his or her home. closed a bank account. ended a lease. sold or gotten rid of assets. hidden or destroyed documen applied for a passport, birth certificate, or school or medical records.  Other (specify):	
	d	has a history of (check all that apply and explain your answers in the space plant domestic violence. Child abuse. Child a	provided in this section):  not cooperating with me in parenting.
	e	has a criminal record. <i>Explain:</i>	

	PETITIONER: RESPONDENT:	CASE NUMBER:
OTHE	R PARENT/PARTY:	
	EST THE FOLLOWING ORDERS AGAINST (specify): Petitioner Supervised Visitation (Parenting Time)	Respondent Other Parent/Party
5.	I ask the court to order supervised visitation (parenting time). I understand that the must meet the qualifications listed in <i>Declaration of Supervised Visitation Provide</i> The specific terms are attached (check one): form FL-311 as follows:	er (form FL-324(NP) or form FL-324(P))
6.	Post a Bond I ask the court to order the posting of a bond for \$ If the party can use this money to bring the children back.	takes the children without my permission, I
7.	Do Not Move Without My Permission or Court Order I ask for a court order preventing the party from moving with the children without it	my written permission or a court order.
8.	No Travel Without My Permission or Court Order  I ask for a court order preventing the party from traveling with the children outside this county the United States California Other (specify): without my written permission or a court order.	e (check all that apply):
9.	Notify Other State of Travel Restrictions I ask the court to order the party to register this order in the state of court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with proof of the registration before the children can travel to that state for court with the children can travel to the children can travel	and provide the hild visitation (parenting time).
10.	Turn In and Do Not Apply for Passports or Other Vital Documents  I ask for a court order (check all that apply):  requiring the party to turn in all the children's passports and other document other documents used for travel) that are in his or her possession and configured preventing the party from applying for passports or other documents (such used to travel with the children.	trol.
11.	Provide Itinerary and Other Travel Documents  If the party is allowed to travel with the children, I ask the court to order the party the children's travel itinerary.  copies of round-trip airline tickets.  addresses and telephone numbers where the children can be reached at a an open airline ticket for me in case the children are not returned.  other (specify):	
12.	Notify Foreign Embassy or Consulate of Passport Restrictions  I ask the court to order the party to notify the embassy or consulate of order and to provide the court with proof of that notification within cale	of this endar days.
13.	Foreign Custody and Visitation (Parenting Time) Order I ask the court to order the party to get a custody and visitation (parenting time) or recent United States order before the children can travel to that country for visits. changed or enforced depending on the laws of that country.	
14	Other (specify):	
I declare Date:	under penalty of perjury under the laws of the State of California that the information	on on this form is true and correct.
	<del>.</del>	(SIGNATURE )

## FL-313-INFO

## Child Custody Information Sheet—Recommending Counseling

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 child custody recommending counselor 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 your area.

### What if we don't have a parenting plan?

If you can't reach an agreement, the court will refer you to family court services (FCS) for child custody mediation also called "child custody recommending counseling." At the appointment, you will meet with an FCS professional also called a "child custody recommending counselor." He or she will help you and the other parent reach an agreement about a parenting plan.

## What is child custody recommending counseling with family court services?

Family court services (FCS) provides child custody recommending counseling (sometimes referred to as child custody mediation) to help parents resolve disagreements about the care of their child. The child custody recommending counselor will meet with you and the other parent to try to help you both make a parenting plan. There may be an orientation provided that offers additional information about the process.

If you are unable to reach an agreement after meeting with family court services, the child custody recommending counselor will make a written recommendation to the court about a parenting plan. You and the other parent and the attorneys (if any) will get a copy of the recommendation before the court hearing.

If you are concerned about meeting with the other parent, or there is a domestic violence issue or a protective order involving the other parent, you may

## FL-313-INFO

## Child Custody Information Sheet—Recommending Counseling

ask to meet alone with the child custody recommending counselor without the other parent. You may also request to have a support person with you. The support person may not speak for you.

### Do we have to agree to a parenting plan when we meet?

No. You do not have to come to an agreement. 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.

### Are there other ways to resolve our dispute?

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

- 1. Meet and Confer: Parents and their attorneys (if any) may meet at any time and as often as necessary to work out a parenting plan without a court hearing. If there is a protective order limiting the contact between the parents, then the "meet and confer" can be through attorneys or a mediator in separate sessions.
- 2. Settlement Conference: In some courts, parents may meet with a judge, neutral evaluators, or family law attorneys not involved in the case to discuss settlement. Check with the local court to find out if this is an option. If there is a protective order, the settlement discussion can be through attorneys or a mediator in separate sessions.
- **3. Private Mediation:** Parents may hire a private mediator to help them resolve their dispute.
- 4. Collaborative Law Process: Each parent hires a lawyer and agrees to resolve the dispute without going to court. The parents may also hire other experts.

### **Court Hearing**

When the parents cannot agree to a parenting plan on their own, in child custody recommending

counseling, or in any other ADR process, the judge will decide.

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

### Where can I get help?

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

- 1. Contact family court services.
- 2. Contact the family law facilitator or self-help center for information, local rules and court forms, and referrals to local legal services providers.
- 3. Find an attorney through your local bar association, the State Bar of California at www.calbar.ca.gov, or the Lawyer Referral Service at 1-866-442-2529.
- 4. Hire a private mediator for help with your parenting agreement. A mediator may be an attorney or counselor. Contact your local bar association, court ADR program, or family court services for a referral to local resources.
- 5. Find information on the Online Self-Help Center website at courts.ca.gov/selfhelp.
- 6. For free and low-cost legal help (if you qualify), go to www.lawhelpcalifornia.org.
- 7. Find information at your local law library or ask at your public library.
- 8. Ask for a court hearing and let the judge decide what is best for your child.



Rev. July 1, 2025

### **Requests for Accommodations**

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

## 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 your 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.

## FL-314-INFO

## Child Custody Information Sheet—Recommending Counseling

### Are there other ways to resolve our dispute?

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

- 1. Meet and Confer: Parents and their attorneys (if any) may meet at any time and as often as necessary to work out a parenting plan without a court hearing. If there is a protective order limiting the contact between the parents, then the "meet and confer" can be through attorneys or a mediator in separate sessions.
- **2. Settlement Conference:** In some courts, parents may meet with a judge, neutral evaluators, or family law attorneys not involved in the case to discuss settlement. Check with the local court to find out if this is an option. If there is a protective order, the settlement discussion can be through attorneys or a mediator in separate sessions.
- **3. Private Mediation:** Parents may hire a private mediator to help them resolve their dispute.
- **4. Collaborative Law Process:** Each parent hires a lawyer and agrees to resolve the dispute without going to court. The parents may also hire other experts.

### **Court Hearing**

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

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

### Where can I get help?

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

- 1. Contact family court services.
- 2. Contact the family law facilitator or self-help center for information, local rules and court forms, and referrals to local legal services providers.
- 3. Find an attorney through your local bar association, the State Bar of California at <a href="https://www.calbar.ca.gov">www.calbar.ca.gov</a>, or the Lawyer Referral Service at 1-866-442-2529.
- 4. Hire a private mediator for help with your parenting agreement. A mediator may be an attorney or counselor. Contact your local bar association, court ADR program, or family court services for a referral to local resources.
- 5. Find information on the Online Self-Help Center website at courts.ca.gov/selfhelp.
- 6. For free and low-cost legal help (if you qualify), go to www.lawhelpcalifornia.org.
- 7. Find information at your local law library or ask at your public library.
- 8. Ask for a court hearing and let the judge decide what is best for your child.



### **Requests for Accommodations**

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

**Print this form** 

FL-314-INFO, Page 2 of 2

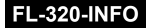
PARTY	WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NU	MBER:	FOR COURT USE ONLY			
NAME:							
FIRM N	NAME:						
STREE	ET ADDRESS:						
CITY:		STATE:	ZIP CODE:				
TELEP	PHONE NO.:	FAX NO.:		D#			
EMAIL	ADDRESS:			Draft -			
ATTO	RNEY FOR <mark>(</mark> name <mark>):</mark>						
SUP	ERIOR COURT OF CALIFORNIA, COU	NTY OF		Not Approved by the			
STRE	ET ADDRESS:			Judicial Council			
MAILI	NG ADDRESS:						
CITY A	AND ZIP CODE:			00/05/05			
В	RANCH NAME:			v. 02/25/25			
	PETITIONER:						
	RESPONDENT:						
OTH	IER PARENT/PARTY:						
-							
	RESPONSIVE DECLAR	ATION TO REQUE	ST FOR ORDER	CASE NUMBER:			
	HEARING DATE:	TIME:	DEPARTMENT OR ROOM:				
	Read Information Sheet: Responsive	e Declaration to Requε	est for Order (form FL-320-IN	NFO) for more information about this form.			
<b>1</b> $\Box$	RESTRAINING ORDER INFOR	DMATION					
1			a are now in effect between	the parties in this case			
a				· · · · · · · · · · · · · · · · · · ·			
b	ragree that one or more do	mestic violence restrai	ming/protective orders are r	now in effect between the parties in this case.			
2.	CHILD CUSTODY						
	VISITATION (PARENTING TIM	E)					
а	. I consent to the order reque	sted for child custody	(legal and physical custody	<b>/</b> ).			
b	. I consent to the order reque	sted for visitation (par	enting time).				
С	. I do not consent to the orde	r requested for	child custody	visitation (parenting time)			
	but I consent to the fo	=	<u> </u>	. ,			
		ŭ					
3.	CHILD SUPPORT						
а	. I have completed and filed a curre	nt <i>Income and Expen</i>	se Declaration ( <u>form FL-150</u>	) or, if eligible, a current <i>Financial</i>			
	Statement (Simplified) (form FL-18	55) to support my resp	onsive declaration.				
b	. I consent to the order reque	sted.					
С	. I consent to guideline suppo	ort.					
d	_ =		t I consent to the following o	order:			
			G				
4.	SPOUSAL OR DOMESTIC PAI	RTNER SUPPORT					
a			se Declaration (form FI -150	) to support my responsive declaration.			
	·	-	22 22 20 20 20 (101111 1 E-100	=, sapperting responding deciding in			
b							
С	. I do not consent to the order	requested bu	t I consent to the following of	order:			

PETITIONER:		CASE NUMBER:
RESPONDENT:		
OTHER PARENT/PARTY:		
5. PROPERTY CONTROL		
a. I consent to the order requested.		
b. I do not consent to the order requested	but I consent to the following	order:
b r do not consent to the order requested	but I consent to the following	order.
6. ATTORNEY'S FEES AND COSTS		
a. I have completed and filed a current Income and E	Expense Declaration (form <u>FL-150</u>	) to support my responsive declaration.
b. I have completed and filed with this form a Support		es and Costs Attachment (form FL-158) or a
declaration that addresses the factors covered in t	hat form.	
c. I consent to the order requested.		
d. I do not consent to the order requested	but I consent to the follow	wing order:
7. OTHER ORDERS REQUESTED		
a. I consent to the order requested.		
b. I do not consent to the order requested.	but I consent to the follow	wing order:
b I do not consent to the order requested	but I consent to the follow	wing order.
8. TIME FOR SERVICE / TIME UNTIL HEARING		
a. I consent to the order requested.		oda a sadam
b. I do not consent to the order requested	but I consent to the follo	wing order:
9. FACTS TO SUPPORT my responsive declarati	on are listed below. The facts tha	t I write and attach to this form cannot be
longer than 10 pages, unless the court gives me		Attachment 9.
	•	
I declare under penalty of perjury under the laws of the St	ate of California that the informat	ion provided in this form and all attachments
is true and correct.		
Date:		
	•	
(TYPE OR PRINT NAME)	<u>,                                      </u>	(SIGNATURE OF DECLARANT)
(···= -·································		,

FL-320 [Rev. July 1, 2025]

**Clear this form** 

### Draft - 02/26/25 Not Approved by the Judicial Council



### Information Sheet: Responsive Declaration to Request for Order

(	1	) If	vou	received	a Red	uest for	Order	(form	FL-30	)O)
١	•	/ •• .	you	ICCCIVCA	u nec	quest ioi	Ol aci	(101111	0	,,,

- Carefully read the papers you received to make sure you understand what orders are being requested.
- Note the date, time, and location of the court hearing.
- Check to see if the court ordered a specific date for filing and serving your *Responsive Declaration to Request for Order* (form FL-320).
- If you need more time before the hearing to prepare a responsive declaration or talk with a lawyer, you may ask the court to continue the hearing date. For more information, consult with a lawyer or contact the Family Law Facilitator or Self-Help Center in your court (see item (16)).

## (2) USE Responsive Declaration to Request for Order (form FL-320)

Use form FL-320 to let the court and the other party know that you agree or disagree with each of the requests made in the *Request for Order* (form FL-300).

- If you disagree, use form FL-320 to describe the orders you would like the court to make.
- If you do not file and serve form FL-320, the court can still make orders without your input.

### (3) DO NOT USE Responsive Declaration to Request for Order (form FL-320) to:

- Ask for court orders that were not requested in the *Request for Order* (form FL-300). Instead, file and serve your own *Request for Order* (form <u>FL-300</u>) to ask for orders about other issues.
- Respond to *Request for Domestic Violence Restraining Order* (form <u>DV-100</u>). Instead, you must use *Response to Request for Domestic Restraining Order* (form <u>DV-120</u>).
- Respond to *Request to Change or End Restraining Order* (form <u>DV-300</u> or form <u>JV-255</u> when the juvenile case is closed and the order was granted under the Domestic Violence Prevention Act). Instead, you must use *Response to Request to End or Change Restraining Order* (form <u>DV-320</u>).

### (4) Forms checklist

- a. Form <u>FL-320</u>, *Responsive Declaration to Request for Order*, is the basic form you need. Depending on the requests made in the *Request for Order* (form FL-300), you may need other forms.
- - ☐ <u>FL-311</u>, Child Custody and Visitation (Parenting Time) Application Attachment ☐ <u>FL-312</u>, Request for Child Abduction Prevention Orders
  - FL-341(C), Children's Holiday Schedule Attachment
  - FL-341(D), Additional Provisions—Physical Custody Attachment
  - FL-341(E), Joint Legal Custody Attachment
- c. For child support, you need:
  - A current form <u>FL-150</u>, *Income and Expense Declaration*. You may use form <u>FL-155</u>, *Financial Statement (Simplified)*, instead of form FL-150 if you meet the requirements listed on page 2 of form FL-155.
  - *Notice*: The court will order child support based on the income of the parents.
    - Child support normally continues until the child is 18 years and has graduated from high school.
    - You must give the court information about your finances. If you do not, the child support order will be based on information about your income that the court receives from other sources.
- d. For spousal or domestic partner support or orders about your finances, you need these forms:

- ☐ <u>FL-157</u>, Spousal or Partner Support Declaration Attachment (if the request is to change a support judgment)
- e. For attorney's fees and costs, you need these forms (except in Domestic Violence Prevention Act cases):
  - ☐ <u>FL-150</u>, *Income and Expense Declaration*
  - ☐ <u>FL-158</u>, Supporting Declaration for Attorney's Fees and Costs (or provide the information in a declaration)
  - FL-319, Request for Attorney's Fees and Costs Attachment (or provide the information in a declaration)
- f. If you plan on having witnesses testify at the hearing, you need this form:
  - ☐ FL-321, Witness List



## FL-320-INFO

### Information Sheet: Responsive Declaration to Request for Order

### To respond to a Request for Order, you must:

Complete the top part (caption) of the form Complete the top portion including your name, address, and telephone number, the court address, the names of all the parties in the case, and the case number. Also, print or type the same hearing date, time, and department that appears on the *Request for Order* (form FL-300).

## (6) Specify a response to orders requested

Items 1–8: Each item on the form matches the item numbers on the *Request for Order* (form FL-300). Complete item 1. Next, mark the same box that is marked on form FL-300. Then, specify if you consent (agree) or do not consent to (disagree with) the orders requested. If you disagree, describe the order you would like the court to make. *Note: You may file one form FL-150 to respond to items 3, 4, and 6.* 

**Item 9:** Use the space to explain your responses to items 1–8. Include the reasons why you do not agree with the orders requested by the other party and why the court should make the orders you described. If you need more space, write your responses on a separate sheet of paper and attach it to the form (*Attached Declaration* (form MC-031) may be used for this purpose).

**Sign and date:** Print your name, sign, and write the date you signed form FL-320.

## (7) Next steps: file or serve your paperwork

You must file your paperwork with the court clerk at least 9 court days before the hearing. If the court orders a shorter time to file your papers, file them by the date specified in the order.

Make 2 copies of your original paperwork. Then, do one of the following before the filing deadline:

- Take your paperwork and copies to the court clerk to process (or e-file them, if available in your county). The clerk will keep the original and give you back copies with a court stamp on them. Have a stamped copy served; or
- Have an unstamped copy of your paperwork served *before* you take (or e-file) the originals and copies to the court clerk to file.
   Be sure the original documents are not served.

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
IAME:		
TRM NAME:		
TREET ADDRESS:		
OTY:	STATE: ZIP CODE:	
ELEPHONE NO.:	FAX NO.:	D
EMAIL ADDRESS:		Draft -
ATTORNEY FOR (name)		
SUPERIOR COURT OF CALIFORNIA, COUNT	Y OF	Not Approved by the
STREET ADDRESS:		Judicial Council
MAILING ADDRESS:		
ITY AND ZIP CODE:		v. 02/21/25
BRANCH NAME:		V. 02/21/25
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
DESPONSIVE DECLARA	TION TO REQUEST FOR ORDER	CASE NUMBER:
		COUL PROPERTY.
HEARING DATE: TII	ME: DEPARTMENT OR ROOM:	
	ted for child custody (legal and physical custo ted for visitation (parenting time). requested for child custody	ody).  visitation (parenting time)
VISITATION (PARENTING TIME a   Concent to the order request b,   Consent to the order request c.   I do not consent to the order   but I consent to the order   but I consent to the fold   but I consent to the fold   Consent to the fold   Consent to the order request   Consent to guideline support	ted for child custody (legal and physical custode do rivistation (parenting time), equested for	visitation (parenting time)  visitation (parenting time)
MISTATION (PARENTING TIME a.   Consent to the order request b.   I consent to the order request c.   I do not consent to the order   but I consent to the order   but I consent to the folk   but I consent to the folk   but I consent to the order   a.   have completed and filed a current   Salement (Simplified) (form FL-155   b.     Consent to the order request   c.                             i	ted for child custody (legal and physical custod of the visitation (parenting time), equested for middle custody considered and the considered custody child	visitation (parenting time)  150) or, if eligible, a current Financial  g order:  150) to support my responsive declaration.
NISTATION (PARENTING TIME a   Lonsent to the order request b   Lonsent to the order request c   Lonsent to the order request c   Lonsent to the order request b   Lonsent to the order request c   Lonsent to guideline support d   Lonsent to guideline support c   Lonsent to guideline support d   Lonsent to the order request c   Lonsent to the order request c   Lonsent to the order request c   Lonsent to the order request	ted for child custody (legal and physical custod of the visitation (parenting time), equested for middle custody considered and the considered custody child	visitation (parenting time)  150) or, if eligible, a current Financial g order:  150) to support my responsive declaration. g order:
NISTATION (PARENTINS TIME a   Lonsent to the order request b,   Lonsent to the order request c.   I do not consent to the order order   but I consent to the order order   but I consent to the fold   but I consent to the order order   c.   Lonsent to guideline support   d.   I do not consent to the order order   a.   have completed and filed a current   b.   Lonsent to the order fold   longer to the order order order   longer to the order order order   longer to the order order order order order   longer to the order order order order order order order   longer to the order	ted for child custody (legal and physical custod of the visitation (parenting time), equested for middle custody considered and the considered custody child	visitation (parenting time)  150) or, if eligible, a current Financial  g order:  150) to support my responsive declaration.  g order:

## (8) Pay filing fees

Generally, you do not have to pay a fee to file the *Responsive Declaration*. However, if you have never filed any papers in the case, you may have to pay a "first appearance fee," which, in general, everyone has to pay when filing court papers in a case for the first time.

If you cannot afford to pay the filing fee, you can ask the court to waive the fees. To do so, complete and file form <u>FW-001</u>, *Request to Waive Court Fees*, and form <u>FW-003</u>, *Order on Court Fee Waiver*.

## 9 Serve your papers on the other party

"Service" is the act of giving your legal papers to all persons named as parties in the case so that they know what orders you want the court to make. Note: If a party has a lawyer in the case, the papers should be served on that party's lawyer.



## FL-320-INFO

## Information Sheet: Responsive Declaration to Request for Order

## (10) How to "serve"

**Server.** You cannot serve the papers. Have someone else (who is at least 18 years old) do it. The "server" can be a friend, a relative who is not involved in your case, a county sheriff, or a professional process server.

#### Personal service.

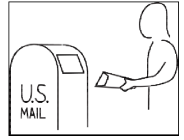
Your papers may be served by "personal service." Personal service means that



your server walks up to each person to be served, makes sure they are the right person, and then gives a copy of all the papers to each person.

### Service by mail.

"Service by mail" means that your server places copies of all the documents in a sealed envelope and mails them to the address of each party



being served (or to the party's lawyer, if applicable.) The server must be 18 years of age or over and must live or work in the county where the mailing took place.

### (11) Deadline for service

complete the form.

Personal service or service by mail on the other party must be completed at least 9 court days before the court hearing. If the court has ordered a shorter time to serve your responsive papers, be sure to have them served by the date specified in the court order.

After personal service, the server should complete a form FL-330, Proof of Personal Service. Form FL-330-INFO, Information Sheet for Proof of Personal Service, has instructions to help the person

After service by mail, the server should complete form FL-335, *Proof of Service by Mail*. Form FL-335-INFO, *Information Sheet for Proof of Service by Mail*, has instructions to help the person complete the form.

## (13) File the *Proof of Service* before your hearing date

The *Proof of Service* shows the judge that the person received a copy of your *Responsive* Declaration to Request for Order. Make three copies of the completed *Proof of Service*. Take the original and copies to the court clerk as soon as possible before your hearing.

The clerk will keep the original and give you back the copies stamped "Filed." Bring a copy stamped "Filed" to your hearing. (If unstamped copies of your paperwork were served, you can file the completed *Proof of Service* when you file the original *Responsive Declaration*.)

## (14) Participate in child custody mediation or child custody recommending counseling

If the *Request for Order* includes a court order for you to attend mediation or child custody recommending counseling, the date, time, and location is found on page 1 of the *Request for Order*. For more information, read *Child Custody Information Sheet* (form <u>FL-313-INFO</u> or form <u>FL-314-INFO</u>).

### (15) Get ready for your hearing

- Take at least two copies of your documents and filed forms to the hearing. Include a filed *Proof of Service* form.
- Find more information about preparing for the hearing at the following web link: selfhelp.courts.ca.gov/tips-your-day-court.

## (16) Still have questions or need help?

- Contact the Family Law Facilitator or Self-Help Center for information, local rules, and referrals to local legal services providers. Go to selfhelp.courts.ca.gov/court-based-self-helpservices.
- Talk to a lawyer if you want legal advice, someone to go to court with you, or other legal help. Find an attorney through your local bar association, the State Bar of California at <a href="https://www.calbar.ca.gov">www.calbar.ca.gov</a>, or the Lawyer Referral Service at 866-442-2529.
- For free and low-cost legal help (if you qualify), go to www.lawhelpcalifornia.org.

Rev. July 1, 2025

Information Sheet: Responsive Declaration to Request for Order
(Family Law)

**FL-320-INFO**, Page 3 of 3

For your protection and privacy, please press the Clear This Form button after you have printed the form.

**Print this form** 

Save this form

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUN	MRER.		FL-340
NAME:	STATE BAR NUM		FOR COUR	T USE ONLY
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE:	ZIP CODE:	Droft	
TELEPHONE NO.:	FAX NO.:		Draft -	
EMAIL ADDRESS:				
ATTORNEY FOR (name):			Not Approved I	by the Judicial
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF		Council	
STREET ADDRESS:				
MAILING ADDRESS:			v. 02/25/25	
CITY AND ZIP CODE:			V. 02/23/23	
BRANCH NAME:				
PETITIONER/PLAINTIFF:				
RESPONDENT/DEFENDANT:				
OTHER PARENT/PARTY:				
			CASE NUMBER:	
FINDINGS AND ORDER	AFTER HEARI	NG	CASE NUMBER.	
1. This proceeding was heard				
on (date):	time):	in Dept.:	Room:	
by Judge <i>(name):</i>		Tempor	ary Judge	
On the order to show cause, notice of mot	ion or request for a		by (name):	
<u> </u>	•		• • • •	
<ul> <li>a. Petitioner/plaintiff present</li> <li>b. Respondent/defendant present</li> <li>c. Other parent/party present</li> </ul>	A	ttorney present <i>(name)</i> ttorney present <i>(name)</i> ttorney present <i>(name)</i>	:	
THE COURT ORDERS				
2. Custody and visitation/parenting time:	As attached	on form FL-341	Other	Not applicable
3. Child support:	As attached	on form FL-342	Other	Not applicable
Spousal or family support:	As attached	on form FL-343	Other	Not applicable
5. Property orders:	As attached	on form FL-344	Other	Not applicable
6. Attorney's fees:	As attached	on form FL-346	Other	Not applicable
7. Other orders:	As attached	<u> </u>		
All other issues are reserved until further of the second of the se				
9. This matter is rescheduled for further	r hearing on <i>(dat</i> e	).	at (time):	in Dept.:
	incaming on (date)	<i>).</i>	at (timo).	ш Бери
on the following issues:				
Date:				
		-	JUDICIAL OFFICER	
The order prepared by (specify):	io or -	roved as conforming to t	ho court order	
The order propared by (apolity).	is appi	oved as comorning to t	ie court order.	
Date:				
SIGNATURE OF ATTORNEY FOR PETITI	ONER / PLAINTIFF	RESPONDENT/DEFENDANT	OTHER PARENT/PARTY	
Date:	5		OTHER PARENTI ARTT	
Date.				
SIGNATURE OF ATTORNEY FOR PETITI	ONER / PLAINTIFF	RESPONDENT/DEFENDANT	OTHER PARENT/PARTY	
Form Adopted for Mandatory Llea	IDINGS AND OF	DER AFTER HEARI	VIC	Page 1 of 1  Cal. Rules of Court, rule 5.125
Judicial Council of California (Family La)		Support—Uniform		courts.ca.gov
FL-340 [Rev. July 1, 2025]  For your protection and privacy, please press the	-	a Gupport—Gillioffil	aremaye,	

		Draft - Not Approved by the J	udicial Council v. 02/25/25	FL-341(E
	PETITIONER: RESPONDENT: OTHER PARENT/PARTY:			CASE NUMBER:
	TO Child Custod	ILD ABDUCTION PREVI by and Visitation (Parenting er—Juvenile—Final Judgr vi):	Time) Order Attachme	
1.	The court finds there is a risk t without permission because the	hat (specify name of party):		will take the child
	a. has violated—or threat b. does not have strong ti c. has done things that m (check all that apply):  quit a job.  closed a bank ac  sold or gotten ric  applied for a pas  Other (specify):  d. has a history of (check  domestic violence	ened to violate—a custody content to California.  ake it easy for him or her to Sold his count. ended of assets. hidden sport, birth certificate, or schall that apply):	r visitation (parenting times take the children away with sor her home.  a lease.  or destroyed documents.	thout any permission, such as
<b>TH</b> 2.	e. has a criminal record.  f. has family or emotiona (NOTE: If item "f" is one HE COURT ORDERS, to prevent to supervised visitation (page 1)	ties to another county, state hecked, at least one other he party in item 1 from take renting time). The terms are thed form FL-341(A)	e, or foreign country.  factor must be checked  ing the children without	•
3.	The party in item 1 must p	ost a bond for \$	. The terms of the bon	d are (specify):
4.	The party in item 1 must other parent or party or a communication Current residence This county			ildren without permission in writing from the
5.	The party in item 1 must this county. California.	not travel with the children the United States. Other (specify):	out of (check all that app	oly):
6.	The party in item 1 must travel to that state for visits	register this order in the st	ate of (specify):	before the children can
7.	The party in item 1 must can be used for travel.	not apply for a passport o	any other vital docume	ent, such as a visa or birth certificate, that

THIS IS A COURT ORDER.

FL-341(B) PETITIONER: CASE NUMBER RESPONDENT: OTHER PARENT/PARTY: The party in item 1 must turn in all the children's passports and other vital documents in the party's possession or control as specified below (List the documents that must be turned in. Include the details for turning in the documents to the court, one of the attorneys, the other party, or another person): The party in item 1 must give the other parent or party the following before traveling with the children: The children's travel itinerary Copies of round-trip airline tickets Addresses and telephone numbers where the children can be reached at all times An open airline ticket for the other parent in case the children are not returned Other (specify): The party in item 1 must notify the embassy or consulate of (specify country): about this order and provide the court with proof of that notification within (specify number): days. The party in item 1 must get a custody and visitation (parenting time) order equivalent to the most recent U.S. order before the children may travel to that country for visits. The court recognizes that foreign orders may be changed or enforced according to the laws of that country. Enforcing the order. The court authorizes any law enforcement officer to enforce this order. In this county, contact the Child Abduction Unit of the Office of the District Attorney at (phone number and address): Other orders (specify): 14. This order is valid in other states and in any country that has signed the Hague Convention on Child Abduction. NOTICE TO AUTHORITIES IN OTHER STATES AND COUNTRIES This court has jurisdiction to make child custody orders under California's Uniform Child Custody Jurisdiction and Enforcement Act (Fam. Code, § 3400 et seq.) and the Hague Convention on Civil Aspects of International Child Abduction (22 U.S.C. § 9001 et seq.). If jurisdiction is based on other factors, they are listed above in item 13. Date: JUDICIAL OFFICER

THIS IS A COURT ORDER.

Draft -	Not Approved	l by the Jud	<u>icial Counc</u> il v. (	02/25/25		FL-34
PETITIONER: RESPONDENT:			CASI	E NUMBER:		
SPOUSAL, DOMESTIC PARTNER, C	OR FAMILY	SUPPO	RT ORDER	ATTACHME	NT	
TO Findings and Order After Hearing (form FL Restraining Order After Hearing (CLETS-C Parties' Stipulation (Written Agreement) da	AH) (form I	•		Judgmen Other (sp	•	<b>180</b> )
THE COURT FINDS THE PARTIES S	STIPULATE	(AGREE				
Specify if this attachment is about an order for temporary s	upport or a j	udgment f	or permanent	support (chec	k either 1	or 2 below).
<ul> <li>This attachment relates to temporary spousal</li> <li>a. This order attachment modifies an order or ag</li> <li>b. Net income. The parties' monthly income and dedu</li> </ul>	reement for	temporary	support ente			
	To gross n <u>inco</u>	nonthly	Total monthly <u>deductions</u>	To hard <u>deduc</u>	ship	Net monthly disposable <u>income</u>
(1) Petitioner: receiving TANF/CalWORKS	\$	\$	i	\$	\$	
(2) Respondent: receiving TANF/CalWORKS	\$	\$		\$	\$	
<ul> <li>A printout of a computer calculation of the parabove (for temporary support only).</li> </ul>	ties' financia	Il circumst	ances is attacl	hed for all requ	uired items	not filled out
2. This attachment relates to a judgment for perr	nanent spo	usal or do	omestic partn	er support.		
a. This order attachment modifies a judgment en						
<ul><li>b The parties were married for (specify):</li><li>c The parties were registered as domestic partners.</li></ul>	years	and guivalent f	mont for (specify):		and	months.
c. Ine parties were registered as domestic partie d. Family Code section 4320 factors (check either (1) of the control of the		-		years	and	monuis.
(1) The parties agreed to some or all of the f  Attachment (form FL-157) or in a similar	actors as sta	ated in <i>Sp</i>	ousal or Dome		upport De	claration
(2) The court considered the parties' declara 4320 factor as stated in testimony, in <i>Spo</i> FL-157), or in a similar written declaration	ousal or Don	nestic Pan				
(3) The parties' agreement, or the court's findings,	on Family C	Code secti	on 4320 factor	rs are (specify)	) <i>:</i>	
(A) included in Attachment 2d(3)(A).						
(B) included in Spousal or Domestic Partr (form FL-349).	ner Support F	actors Un	der Family Cod	de Section 4320	0—Attachn	nent
(C) specified below:						

THIS IS A COURT ORDER.

		1 L-07
	PETITIONER:	CASE NUMBER:
	RESPONDENT:	
7.	Family support orders. This order is for family support.	
	a. Both parties must complete and file with the court a <i>Child Support Case Reg</i> the date of this order.	istry Form (form <u>FL-191</u> ) within 10 days of
	b. The parents must notify the court of any change of information submitted with form.	nin 10 days of the change by filing an updated
	c. A Notice of Rights and Responsibilities Regarding Child Support (form FL-19	2) must be attached to the court order.
8.	Notice of change of employment  The parties must inform each other in writing within 10 days of any change of e name, address, and telephone number.	mployment, and include the new employer's
9	Duty to become self-supporting	
	a. Notice: It is the goal of this state that each party must make reasonable good provided in Family Code section 4320. Failure to make reasonable good-faith considered by the court as a basis for modifying or terminating support.	
	b The petitioner respondent should make reasonable go	ood-faith efforts to become self-supporting.
	c. Other (specify):	
10	Attachment to Restraining Order After Hearing (form DV-130)	
	a. This form is attached to Restraining Order After Hearing (CLETS-OAH) (Ord	• • • • • • • • • • • • • • • • • • • •
	b. The orders issued on this form (FL-343) do not expire on termination of the re	estraining orders issued on form DV-130.
11. 🗀	Other orders or agreements (specify):	

NOTICE: Any party required to pay support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

THIS IS A COURT ORDER.

SPOUSAL, DOMESTIC PARTNER, OR FAMILY SUPPORT ORDER ATTACHMENT

FL-343 [Rev. July 1, 2025]

Page 3 of 3

PETITIONER/PLAINTIFF:		CASE NUMBER:
RESPONDENT/DEFENDANT:		5,62,10,11,52,1
OTHER PARENT/PARTY:		

# AFFIDAVIT OF FACTS CONSTITUTING CONTEMPT Financial and Injunctive Orders Attachment to Order to Show Cause and Affidavit for Contempt (form FL-410)

1. Orders for child support, spousal support, family support, attorney fees, and court and litigation costs (separately itemize each default on installment payments):

DATE DUE	TYPE OF ORDER AND DATE FILED	PAYABLE TO	AMOUNT ORDERED	AMOUNT PAID	AMOUNT DUE
			TOTAL	TOTAL	TOTAL
	nued on Attachment 1.  f contempt counts alleged (including a	all attachments).	AMOUNT ORDERED	AMOUNT PAID	AMOUNT DUE
Child su		all attasilliones).			
	support:				
Attorney Court an	r fees: and other costs:				
Total			\$	\$	\$
2. Other	orders (specify which order was viole	ated, how the order was violate	ed, and when the v	iolation occurred):	
				Continued on	Attachment 2.
3. Other	material facts (specify):				
				Continued on	Attachment 3.
l declare under <sub>l</sub> Date:	penalty of perjury under the laws of th	ne State of California that the t	foregoing is true an	_	Attachment 3.

Form Adopted for Mandatory Use Judicial Council of California FL-411 [Rev. July 1, 2025]

AFFIDAVIT OF FACTS CONSTITUTING CONTEMPT Financial and Injunctive Orders

Family Code, § 292; Code of Civil Procedure, §§ 1209, 1211, 1211.5, 2015.5 courts.ca.gov

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